506916318 10/12/2021 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6963153

SUBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEYANCE:		ASSIGNMENT	
CONVEYING PARTY DA	ATA		
		Name	Execution Date
CARLOS ALBERTO FONTS			10/05/2020
CARLOS ERNESTO FOI	NTS		10/01/2020
MARK ALLEN O'HAIR			10/01/2020
JOHN RICHARD O'HAIR			10/01/2020
RICHARD DOLAN RANDALL			10/06/2020
RECEIVING PARTY DA	ГА		
Name:	HG PARTNERS, LLC		
Street Address:	8140 WALNUT HILL LN STE 460		
City:	DALLAS		
State/Country:	TEXAS		
Postal Code:	75231		
PROPERTY NUMBERS	Total: 1		
Property Type		Number	
Application Number:	1749	98420	
Fax Number:			
Correspondence will be		e-mail address first; if that is unsu hat is unsuccessful, it will be sent	
Phone:		8021124	
Email.	adm	in@neoipassets.com	
Email:		N IB	
Email: Correspondent Name:	NEC	/ IF	
Correspondent Name: Address Line 1:	_	30X 52546	
Correspondent Name:	PO		
Correspondent Name: Address Line 1:	PO DUF	3OX 52546	

/JiNan Glasgow George/

10/12/2021

SIGNATURE:

DATE SIGNED:

Total Attachments: 10

source=4356001-20201005-Assignment-CAF-signed#page1.tif

Carlos Alberto Fonts ("ASSIGNOR"), whose mailing address is 6006 Boca Raton Dr, Dallas, TX 75230, US, is owner of:

"CONTINUOUS-WAVE RADAR SYSTEM FOR DETECTING FERROUS AND NON-FERROUS METALS IN SALTWATER ENVIRONMENTS" by inventors Carlos Alberto Fonts, Carlos Ernesto Fonts, Mark Allen O'Hair, John Richard O'Hair, and Richard Dolan Randall as described in U.S. Patent Application No. 62/978,021, filed on 02-18-2020;

"CONTINUOUS-WAVE RADAR SYSTEM FOR DETECTING FERROUS AND NON-FERROUS METALS IN SALTWATER ENVIRONMENTS" by inventors Carlos Alberto Fonts, Carlos Ernesto Fonts, Mark Allen O'Hair, John Richard O'Hair, and Richard Dolan Randall as described in U.S. Patent Application No. 17/033,046, filed on 09-25-2020;

(the "PATENT APPLICATIONS"). HG Partners, LLC ("ASSIGNEE"), whose mailing address is 8140 Walnut Hill Ln Ste 460, Dallas, TX 75231, US, desires to acquire all rights and interests in and to the PATENT APPLICATIONS and the Letters Patent (and any reissues or extensions) that may be granted.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby assigns, sells, and transfers unto ASSIGNEE the full and exclusive right, title, and interest in and to (a) the above-identified PATENT APPLICATIONS, (b) all Letters Patents which may issue from said PATENT APPLICATIONS in the United States and countries foreign thereto, (c) all non-provisionals, divisions, continuations in whole or part, reissues, substitute applications, foreign applications, and all foreign patents that may issue therefrom, and extensions of said PATENT APPLICATIONS and Letters Patents, and (d) the right to claim for any of said PATENT APPLICATIONS the full benefits and priority right under the International Convention and any other international agreement to which the United States adheres; such right, title, and interest to be held and enjoyed by ASSIGNEE, its successors and assigns, to the full end of the term or terms for which any and all such Letters Patent may be granted as fully and entirely as would have been held and enjoyed by ASSIGNOR had this Assignment not been made.

ASSIGNOR HEREBY AUTHORIZES AND REQUESTS the Commissioner of Patents and Trademarks to issue said Letters Patent to ASSIGNEE as assignee of the entire interest, for the sole use and benefit of ASSIGNEE, its successors and assigns.

ASSIGNOR HEREBY AGREES: (a) to communicate to ASSIGNEE, its successors and assigns, or their representative or agents, all facts and information known or available to ASSIGNOR respecting the PATENT APPLICATIONS, improvements, and modifications including evidence for interference, reexamination, reissue, opposition, revocation, extension, or infringement purposes or other legal, judicial, or administrative proceedings, whenever requested by ASSIGNEE; (b) to testify in person or by affidavit as required by ASSIGNEE, its successors and assigns, in any such proceeding in the United States or a country foreign thereto; (c) to execute and deliver, upon request by ASSIGNEE, all lawful papers including, but not limited to,

ASSIGNOR HEREBY REPRESENTS AND WARRANTS that ASSIGNOR has the full and unencumbered right to sell, assign, and transfer the interests sold, assigned, and transferred herein, and that ASSIGNOR has not executed and will not execute any document or instrument in conflict herewith.

ASSIGNOR UNDERSTANDS AND AGREES that the attorneys and agents of the law firm of NEO IP do not personally represent ASSIGNOR or ASSIGNOR's legal interests, but instead represent the interests of ASSIGNEE; since said attorneys and agents cannot provide legal advice to ASSIGNOR with respect to this Assignment, ASSIGNOR acknowledges its right to seek its own independent legal counsel.

Date: 10-5-20

Carlos Alberto Fonts

<u>_</u>____

ASSIGNOR

Signature

Carlos Ernesto Fonts ("ASSIGNOR"), whose mailing address is 10 Glenshire Ct, Dallas, TX 75225, US, is owner of:

"CONTINUOUS-WAVE RADAR SYSTEM FOR DETECTING FERROUS AND NON-FERROUS METALS IN SALTWATER ENVIRONMENTS" by inventors Carlos Alberto Fonts, Carlos Ernesto Fonts, Mark Allen O'Hair, John Richard O'Hair, and Richard Dolan Randall as described in U.S. Patent Application No. 62/978,021, filed on 02-18-2020;

"CONTINUOUS-WAVE RADAR SYSTEM FOR DETECTING FERROUS AND NON-FERROUS METALS IN SALTWATER ENVIRONMENTS" by inventors Carlos Alberto Fonts, Carlos Ernesto Fonts, Mark Allen O'Hair, John Richard O'Hair, and Richard Dolan Randall as described in U.S. Patent Application No. 17/033,046, filed on 09-25-2020;

(the "PATENT APPLICATIONS"). HG Partners, LLC ("ASSIGNEE"), whose mailing address is 8140 Walnut Hill Ln Ste 460, Dallas, TX 75231, US, desires to acquire all rights and interests in and to the PATENT APPLICATIONS and the Letters Patent (and any reissues or extensions) that may be granted.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby assigns, sells, and transfers unto ASSIGNEE the full and exclusive right, title, and interest in and to (a) the above-identified PATENT APPLICATIONS, (b) all Letters Patents which may issue from said PATENT APPLICATIONS in the United States and countries foreign thereto, (c) all non-provisionals, divisions, continuations in whole or part, reissues, substitute applications, foreign applications, and all foreign patents that may issue therefrom, and extensions of said PATENT APPLICATIONS and Letters Patents, and (d) the right to claim for any of said PATENT APPLICATIONS the full benefits and priority right under the International Convention and any other international agreement to which the United States adheres; such right, title, and interest to be held and enjoyed by ASSIGNEE, its successors and assigns, to the full end of the term or terms for which any and all such Letters Patent may be granted as fully and entirely as would have been held and enjoyed by ASSIGNOR had this Assignment not been made.

ASSIGNOR HEREBY AUTHORIZES AND REQUESTS the Commissioner of Patents and Trademarks to issue said Letters Patent to ASSIGNEE as assignee of the entire interest, for the sole use and benefit of ASSIGNEE, its successors and assigns.

ASSIGNOR HEREBY AGREES: (a) to communicate to ASSIGNEE, its successors and assigns, or their representative or agents, all facts and information known or available to ASSIGNOR respecting the PATENT APPLICATIONS, improvements, and modifications including evidence for interference, reexamination, reissue, opposition, revocation, extension, or infringement purposes or other legal, judicial, or administrative proceedings, whenever requested by ASSIGNEE; (b) to testify in person or by affidavit as required by ASSIGNEE, its successors and assigns, in any such proceeding in the United States or a country foreign thereto; (c) to execute and deliver, upon request by ASSIGNEE, all lawful papers including, but not limited to,

ASSIGNOR HEREBY REPRESENTS AND WARRANTS that ASSIGNOR has the full and unencumbered right to sell, assign, and transfer the interests sold, assigned, and transferred herein, and that ASSIGNOR has not executed and will not execute any document or instrument in conflict herewith.

ASSIGNOR UNDERSTANDS AND AGREES that the attorneys and agents of the law firm of NEO IP do not personally represent ASSIGNOR or ASSIGNOR's legal interests, but instead represent the interests of ASSIGNEE; since said attorneys and agents cannot provide legal advice to ASSIGNOR with respect to this Assignment, ASSIGNOR acknowledges its right to seek its own independent legal counsel.

Date: 10/01/2020

Carlos Ernesto Fonts

ASSIGNOR

Signature

Mark Allen O'Hair ("ASSIGNOR"), whose mailing address is 14 Floresta Drive, Santa Fe, NM 87508, US, is owner of:

"CONTINUOUS-WAVE RADAR SYSTEM FOR DETECTING FERROUS AND NON-FERROUS METALS IN SALTWATER ENVIRONMENTS" by inventors Carlos Alberto Fonts, Carlos Ernesto Fonts, Mark Allen O'Hair, John Richard O'Hair, and Richard Dolan Randall as described in U.S. Patent Application No. 62/978,021, filed on 02-18-2020;

"CONTINUOUS-WAVE RADAR SYSTEM FOR DETECTING FERROUS AND NON-FERROUS METALS IN SALTWATER ENVIRONMENTS" by inventors Carlos Alberto Fonts, Carlos Ernesto Fonts, Mark Allen O'Hair, John Richard O'Hair, and Richard Dolan Randall as described in U.S. Patent Application No. 17/033,046, filed on 09-25-2020;

(the "PATENT APPLICATIONS"). HG Partners, LLC ("ASSIGNEE"), whose mailing address is 8140 Walnut Hill Ln Ste 460, Dallas, TX 75231, US, desires to acquire all rights and interests in and to the PATENT APPLICATIONS and the Letters Patent (and any reissues or extensions) that may be granted.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby assigns, sells, and transfers unto ASSIGNEE the full and exclusive right, title, and interest in and to (a) the above-identified PATENT APPLICATIONS, (b) all Letters Patents which may issue from said PATENT APPLICATIONS in the United States and countries foreign thereto, (c) all non-provisionals, divisions, continuations in whole or part, reissues, substitute applications, foreign applications, and all foreign patents that may issue therefrom, and extensions of said PATENT APPLICATIONS and Letters Patents, and (d) the right to claim for any of said PATENT APPLICATIONS the full benefits and priority right under the International Convention and any other international agreement to which the United States adheres; such right, title, and interest to be held and enjoyed by ASSIGNEE, its successors and assigns, to the full end of the term or terms for which any and all such Letters Patent may be granted as fully and entirely as would have been held and enjoyed by ASSIGNOR had this Assignment not been made.

ASSIGNOR HEREBY AUTHORIZES AND REQUESTS the Commissioner of Patents and Trademarks to issue said Letters Patent to ASSIGNEE as assignee of the entire interest, for the sole use and benefit of ASSIGNEE, its successors and assigns.

ASSIGNOR HEREBY AGREES: (a) to communicate to ASSIGNEE, its successors and assigns, or their representative or agents, all facts and information known or available to ASSIGNOR respecting the PATENT APPLICATIONS, improvements, and modifications including evidence for interference, reexamination, reissue, opposition, revocation, extension, or infringement purposes or other legal, judicial, or administrative proceedings, whenever requested by ASSIGNEE; (b) to testify in person or by affidavit as required by ASSIGNEE, its successors and assigns, in any such proceeding in the United States or a country foreign thereto; (c) to execute and deliver, upon request by ASSIGNEE, all lawful papers including, but not limited to,

ASSIGNOR HEREBY REPRESENTS AND WARRANTS that ASSIGNOR has the full and unencumbered right to sell, assign, and transfer the interests sold, assigned, and transferred herein, and that ASSIGNOR has not executed and will not execute any document or instrument in conflict herewith.

ASSIGNOR UNDERSTANDS AND AGREES that the attorneys and agents of the law firm of NEO IP do not personally represent ASSIGNOR or ASSIGNOR's legal interests, but instead represent the interests of ASSIGNEE; since said attorneys and agents cannot provide legal advice to ASSIGNOR with respect to this Assignment, ASSIGNOR acknowledges its right to seek its own independent legal counsel.

Date: / 007 2020

Mark Allen O'Hair

ASSIGNOR

Şígnature

John Richard O'Hair ("ASSIGNOR"), whose mailing address is 3116 39th Ave SE, Ruskin, FL 33570, US, is owner of:

"CONTINUOUS-WAVE RADAR SYSTEM FOR DETECTING FERROUS AND NON-FERROUS METALS IN SALTWATER ENVIRONMENTS" by inventors Carlos Alberto Fonts, Carlos Ernesto Fonts, Mark Allen O'Hair, John Richard O'Hair, and Richard Dolan Randall as described in U.S. Patent Application No. 62/978,021, filed on 02-18-2020;

"CONTINUOUS-WAVE RADAR SYSTEM FOR DETECTING FERROUS AND NON-FERROUS METALS IN SALTWATER ENVIRONMENTS" by inventors Carlos Alberto Fonts, Carlos Ernesto Fonts, Mark Allen O'Hair, John Richard O'Hair, and Richard Dolan Randall as described in U.S. Patent Application No. 17/033,046, filed on 09-25-2020;

(the "PATENT APPLICATIONS"). HG Partners, LLC ("ASSIGNEE"), whose mailing address is 8140 Walnut Hill Ln Ste 460, Dallas, TX 75231, US, desires to acquire all rights and interests in and to the PATENT APPLICATIONS and the Letters Patent (and any reissues or extensions) that may be granted.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby assigns, sells, and transfers unto ASSIGNEE the full and exclusive right, title, and interest in and to (a) the above-identified PATENT APPLICATIONS, (b) all Letters Patents which may issue from said PATENT APPLICATIONS in the United States and countries foreign thereto, (c) all non-provisionals, divisions, continuations in whole or part, reissues, substitute applications, foreign applications, and all foreign patents that may issue therefrom, and extensions of said PATENT APPLICATIONS and Letters Patents, and (d) the right to claim for any of said PATENT APPLICATIONS the full benefits and priority right under the International Convention and any other international agreement to which the United States adheres; such right, title, and interest to be held and enjoyed by ASSIGNEE, its successors and assigns, to the full end of the term or terms for which any and all such Letters Patent may be granted as fully and entirely as would have been held and enjoyed by ASSIGNOR had this Assignment not been made.

ASSIGNOR HEREBY AUTHORIZES AND REQUESTS the Commissioner of Patents and Trademarks to issue said Letters Patent to ASSIGNEE as assignee of the entire interest, for the sole use and benefit of ASSIGNEE, its successors and assigns.

ASSIGNOR HEREBY AGREES: (a) to communicate to ASSIGNEE, its successors and assigns, or their representative or agents, all facts and information known or available to ASSIGNOR respecting the PATENT APPLICATIONS, improvements, and modifications including evidence for interference, reexamination, reissue, opposition, revocation, extension, or infringement purposes or other legal, judicial, or administrative proceedings, whenever requested by ASSIGNEE; (b) to testify in person or by affidavit as required by ASSIGNEE, its successors and assigns, in any such proceeding in the United States or a country foreign thereto; (c) to execute and deliver, upon request by ASSIGNEE, all lawful papers including, but not limited to,

ASSIGNOR HEREBY REPRESENTS AND WARRANTS that ASSIGNOR has the full and unencumbered right to sell, assign, and transfer the interests sold, assigned, and transferred herein, and that ASSIGNOR has not executed and will not execute any document or instrument in conflict herewith.

ASSIGNOR UNDERSTANDS AND AGREES that the attorneys and agents of the law firm of NEO IP do not personally represent ASSIGNOR or ASSIGNOR's legal interests, but instead represent the interests of ASSIGNEE; since said attorneys and agents cannot provide legal advice to ASSIGNOR with respect to this Assignment, ASSIGNOR acknowledges its right to seek its own independent legal counsel.

Date: 100+2020 John Richard O'Hair

John R. OHai

ASSIGNOR-

Richard Dolan Randall ("ASSIGNOR"), whose mailing address is 3526 Lakeview Parkway # B-235, Rowlett, TX 75088, US, is owner of:

"CONTINUOUS-WAVE RADAR SYSTEM FOR DETECTING FERROUS AND NON-FERROUS METALS IN SALTWATER ENVIRONMENTS" by inventors Carlos Alberto Fonts, Carlos Ernesto Fonts, Mark Allen O'Hair, John Richard O'Hair, and Richard Dolan Randall as described in U.S. Patent Application No. 62/978,021, filed on 02-18-2020;

"CONTINUOUS-WAVE RADAR SYSTEM FOR DETECTING FERROUS AND NON-FERROUS METALS IN SALTWATER ENVIRONMENTS" by inventors Carlos Alberto Fonts, Carlos Ernesto Fonts, Mark Allen O'Hair, John Richard O'Hair, and Richard Dolan Randall as described in U.S. Patent Application No. 17/033,046, filed on 09-25-2020;

(the "PATENT APPLICATIONS"). HG Partners, LLC ("ASSIGNEE"), whose mailing address is 8140 Walnut Hill Ln Ste 460, Dallas, TX 75231, US, desires to acquire all rights and interests in and to the PATENT APPLICATIONS and the Letters Patent (and any reissues or extensions) that may be granted.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby assigns, sells, and transfers unto ASSIGNEE the full and exclusive right, title, and interest in and to (a) the above-identified PATENT APPLICATIONS, (b) all Letters Patents which may issue from said PATENT APPLICATIONS in the United States and countries foreign thereto, (c) all non-provisionals, divisions, continuations in whole or part, reissues, substitute applications, foreign applications, and all foreign patents that may issue therefrom, and extensions of said PATENT APPLICATIONS and Letters Patents, and (d) the right to claim for any of said PATENT APPLICATIONS the full benefits and priority right under the International Convention and any other international agreement to which the United States adheres; such right, title, and interest to be held and enjoyed by ASSIGNEE, its successors and assigns, to the full end of the term or terms for which any and all such Letters Patent may be granted as fully and entirely as would have been held and enjoyed by ASSIGNOR had this Assignment not been made.

ASSIGNOR HEREBY AUTHORIZES AND REQUESTS the Commissioner of Patents and Trademarks to issue said Letters Patent to ASSIGNEE as assignee of the entire interest, for the sole use and benefit of ASSIGNEE, its successors and assigns.

ASSIGNOR HEREBY AGREES: (a) to communicate to ASSIGNEE, its successors and assigns, or their representative or agents, all facts and information known or available to ASSIGNOR respecting the PATENT APPLICATIONS, improvements, and modifications including evidence for interference, reexamination, reissue, opposition, revocation, extension, or infringement purposes or other legal, judicial, or administrative proceedings, whenever requested by ASSIGNEE; (b) to testify in person or by affidavit as required by ASSIGNEE, its successors and assigns, in any such proceeding in the United States or a country foreign thereto; (c) to execute and deliver, upon request by ASSIGNEE, all lawful papers including, but not limited to,

ASSIGNOR HEREBY REPRESENTS AND WARRANTS that ASSIGNOR has the full and unencumbered right to sell, assign, and transfer the interests sold, assigned, and transferred herein, and that ASSIGNOR has not executed and will not execute any document or instrument in conflict herewith.

ASSIGNOR UNDERSTANDS AND AGREES that the attorneys and agents of the law firm of NEO IP do not personally represent ASSIGNOR or ASSIGNOR's legal interests, but instead represent the interests of ASSIGNEE; since said attorneys and agents cannot provide legal advice to ASSIGNOR with respect to this Assignment, ASSIGNOR acknowledges its right to seek its own independent legal counsel.

Date: 10/6/20

Richard Dolan Randall

ASSIGNOR.

Signature