

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT7210321

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	NOTICE OF CONVERSION
CONVEYING PARTY DATA	
Name	Execution Date
SENSUS HEALTHCARE LLC	02/24/2022
RECEIVING PARTY DATA	
Name:	SENSUS HEALTHCARE, INC.
Street Address:	851 BROKEN SOUND PKWY. NW
Internal Address:	#215
City:	BOCA RATON
State/Country:	FLORIDA
Postal Code:	33487
PROPERTY NUMBERS Total: 6	
Property Type	Number
Application Number:	16836250
Patent Number:	10646726
Patent Number:	10607802
Application Number:	62534010
Application Number:	62479455
PCT Number:	US2018025438
CORRESPONDENCE DATA	
Fax Number:	
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>	
Phone:	5618358500
Email:	ptomail@shutts.com
Correspondent Name:	JOSEPH W. BAIN
Address Line 1:	525 OKEECHOBEE BOULEVARD, SUITE 1100
Address Line 4:	WEST PALM BEACH, FLORIDA 33401
ATTORNEY DOCKET NUMBER:	54579.0001
NAME OF SUBMITTER:	ALEXANDER SCHNEIDER
SIGNATURE:	/Alexander Schneider/
DATE SIGNED:	03/07/2022

Total Attachments: 9

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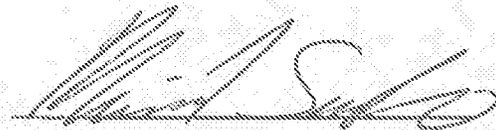
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NOTICE OF CONVERSION

Sensus Healthcare, Inc., a Delaware corporation, doing business at 851 Broken Sound Parkway NW #215, Boca Raton, FL 33487 does hereby certify as follows:

1. The intellectual property matters listed on Schedule A attached hereto, are a list of patent applications that were filed in the name of the Applicant, Sensus Healthcare LLC on the filing dates indicated.
2. The ownership of the intellectual property matters listed on Schedule A was duly assigned to Sensus Healthcare, LLC from the named inventors as evidenced in the assignments recorded at the reel and frame numbers indicated on Schedule A.
3. The State of Delaware Certificate of Conversion From a Limited Liability Company to a Corporation Pursuant to Section 265 of the Delaware General Corporation Law (the "Certificate") attached as Schedule B is a true and correct copy, which was executed on behalf of Sensus Healthcare, LLC on December 30, 2015. A copy of the Certificate is attached hereto.
4. By operation of the conversion provided for in the Certificate, all assets of Sensus Healthcare, LLC remained vested in Sensus Healthcare, Inc.
5. The applicant of the assets listed on Schedule A was updated to reflect Sensus Healthcare, Inc. with the United States Patent and Trademark Office records.
6. Further evidence of Sensus Healthcare, Inc.'s ownership of the assets listed on Schedule A is indicated by the assignments recorded on the date indicated on Schedule A at the indicated reel and frame numbers.

In witness whereof the undersigned duly authorized to sign on behalf of Sensus Healthcare, Inc. and the converted Sensus Healthcare, LLC has signed this Notice of Conversion on February 24, 2022.



Michael Sardano, Esq.,

President & General Counsel
Sensus Healthcare Inc.

SCHEDULE A

PENDING PATENT APPLICATIONS				
MATTER NO.	APP NO. PUB. NO.	COUNTRY	TITLE	INVENTOR / ASSIGNMENT INFORMATION
157265.01413	16/836,250 03/31/2020	US	Three-Dimensional Beam Forming X-Ray Source	Inventors: Kalman Fishman, Petre Vatahov, Brian P. Wilfley, Christopher W. Ellenor, Donald Olgado, Chwen-Yuan Ku, Tobias Funk, Christopher R. Mitchell Assignee: Sensus Healthcare, LLC Reel/Frame: 054019 / 0921 Recorded: 10/09/2020 Assignee: Sensus Healthcare, Inc. Reel/Frame: 054019 / 0983 Recorded: 10/09/2020
ISSUED PATENTS				
MATTER NO.	PATENT NO.	COUNTRY	TITLE	INVENTOR / ASSIGNMENT INFORMATION
157265.00401	10,646,726 05/12/2020	US	Robotic Intraoperative Radiation Therapy	Inventor: Kalman Fishman Sensus Healthcare LLC Reel / Frame: 043002 / 0152 07/13/2017 Sensus Healthcare, Inc. Reel/Frame: 046837 / 0254 09/11/2018
157265.01401	10,607,802 03/31/2020	US	Three-Dimensional Beam Forming X-Ray Source	Inventors: Kalman Fishman, Petre Vatahov, Brian P. Wilfley, Christopher W. Ellenor, Donald Olgado, Chwen-Yuan Ku, Tobias Funk, Christopher R. Mitchell Assignee: Sensus Healthcare, LLC Reel/Frame: 045413 / 0555 Recorded: 04/02/2018 Assignee: Sensus Healthcare, Inc. Reel/Frame: 046837 / 0664 Recorded: 09/11/2018
EXPIRED PATENT APPLICATIONS				
MATTER NO.	APP NO.	COUNTRY	TITLE	INVENTOR

156265.01600	62/534,010 07/18/2017	US	Real-Time X-Ray Dosimetry In Intraoperative Radiation Therapy	Inventor: Kalman Fishman Assignee: Sensus Healthcare LLC Reel/Frame: 045453 / 0131 Recorded: 04/05/2018 Assignee: Sensus Healthcare, Inc. Reel/Frame: 046837 / 0738 Recorded: 09/11/2018
157265.01400	62/479,455 03/31/2017	US	Three-Dimensional Beam Forming X-Ray Source	Inventors: Kalman Fishman, Petre Vatahov, Brian P. Wilfley, Christopher W. Ellenor, Donald Olgado, Chwen-Yuan Ku, Tobias Funk, Christopher R. Mitchell Assignee: Sensus Healthcare LLC Reel/Frame: 042135 / 0097 Recorded: 04/25/2017 Assignee: Sensus Healthcare, Inc. Reel/Frame: 046837 / 0664 Recorded: 09/11/2018
157265.01402	PCT/US2018/025438 03/30/2018	WO	Three-Dimensional Beam Forming X-Ray Source	Inventors: Kalman Fishman, Petre Vatahov, Brian P. Wilfley, Christopher W. Ellenor, Donald Olgado, Chwen-Yuan Ku, Tobias Funk, Christopher R. Mitchell Assignee: Sensus Healthcare LLC Reel/Frame: 045413 / 0555 Recorded: 04/02/2018 Assignee: Sensus Healthcare, Inc. Reel/Frame: 046837 / 0664 Recorded: 09/11/2018

SCHEDULE B

**STATE OF DELAWARE
CERTIFICATE OF CONVERSION
FROM A LIMITED LIABILITY COMPANY TO A
CORPORATION PURSUANT TO SECTION 265 OF
THE DELAWARE GENERAL CORPORATION LAW**

Sensus Healthcare, LLC, a Delaware limited liability company (the "Limited Liability Company"), does hereby certify as follows:

1. The jurisdiction where the Limited Liability Company was first formed is Delaware.
2. The jurisdiction where the Limited Liability Company is domiciled immediately prior to filing this Certificate is Delaware.
3. The date the Limited Liability Company was first formed is May 7, 2010.
4. The name of the Limited Liability Company immediately prior to filing this Certificate is Sensus Healthcare, LLC.
5. The name of the corporation into which the Limited Liability Company is hereby being converted is Sensus Healthcare, Inc., as set forth in the certificate of incorporation filed with the Delaware Secretary of State in accordance with Section 265(b) of the Delaware General Corporate Law.
6. This Certificate of Conversion, and the conversion of Sensus Healthcare, LLC, a Delaware limited liability company, into Sensus Healthcare, Inc., a Delaware corporation, pursuant to this Certificate of Conversion, shall each become effective on January 1, 2016.

IN WITNESS WHEREOF, the undersigned, being duly authorized to sign on behalf of the converting Limited Liability Company, has executed this Certificate of Conversion on the 30th day December, 2015.

Sensus Healthcare, LLC

Signature: 

Name: Joseph Sardano

Title: Chief Executive Officer

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State of Delaware
Secretary of State
Division of Corporations
Dated: 04:23 PM 12/30/2015
FILED 04:23 PM 12/30/2015
SR 2015120203 - File Number 4628768

**CERTIFICATE OF INCORPORATION
OF
SENSUS HEALTHCARE, INC.**

State of Delaware
Secretary of State
Division of Corporations
Notified 04:23 PM 12/08/2015
FILED 04:23 PM 12/08/2015
SR 20151592823 - File Number 4838759

The Certificate of Incorporation shall become effective on January 1, 2016.

ARTICLE I

The name of the corporation is Sensus Healthcare, Inc. (the "Corporation").

ARTICLE II

The address of the registered offices of the Corporation in the State of Delaware will be at 3411 Silverside Road, Rodney Building #104, in the City of Wilmington, County of New Castle, Delaware 19810. The name of the registered agent of the Corporation at such address is Corporate Creations Network Inc.

ARTICLE III

The purpose of the Corporation is to engage in any lawful act or activity for which corporations may be organized under the Delaware General Corporation Law.

ARTICLE IV

The total number of shares of capital stock which the Corporation is authorized to issue is one million (1,000,000), all of which shall be designated "Common Stock" and have a par value of \$0.01 per share.

ARTICLE V

The business and affairs of the Corporation shall be managed by or under the direction of the Board of Directors. Elections of directors need not be by written ballot unless otherwise provided in the bylaws of the Corporation (the "Bylaws").

ARTICLE VI

A. Limitation of Liability

To the fullest extent permitted by the Delaware General Corporation Law, as the same exists or as may hereafter be amended, a director of the Corporation shall not be personally liable to the Corporation or its stockholders for monetary damages for breach of fiduciary duty as a director.

B. Indemnification of Directors and Officers

The Corporation shall indemnify and hold harmless, to the fullest extent permitted by applicable law as it presently exists or may hereafter be amended, any person who was or is made or is threatened to be made a party or is otherwise involved in any action, suit or

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proceeding, whether civil, criminal, administrative or investigative, by reason of the fact that he or she, or a person for whom he or she is the legal representative, is or was a director or officer of the Corporation or, while a director or officer of the Corporation, is or was serving at the request of the Corporation as a director, officer, employee or agent of another corporation or of a partnership, joint venture, trust, enterprise or nonprofit entity, including service with respect to employee benefit plans, against all liability and loss suffered and expenses (including attorneys' fees) reasonably incurred by such person. The Corporation will be required to indemnify a person in connection with a proceeding (or part thereof) initiated by such person only if the proceeding (or part thereof) was authorized by the Board of Directors of the Corporation.

C. Payment of Expenses in Advance

The Corporation shall pay the expenses (including attorneys' fees) incurred in defending any action or proceeding for which indemnification is required pursuant to this Article VI in advance of the final disposition of such action or proceeding, upon receipt of an undertaking by or on behalf of such director or officer to repay all amounts advanced if it shall ultimately be determined that the director or officer is not entitled to be indemnified.

D. Amendment or Repeal

Any repeal or modification of the provisions of this Article VI shall not adversely affect any right or protection hereunder of any person in respect of any act or omission occurring prior to the time of such repeal or modification.

ARTICLE VII

In furtherance and not in limitation of the powers conferred by statute, the Board of Directors is expressly authorized to adopt, amend or repeal the Bylaws or adopt new Bylaws without any action on the part of the stockholders; provided that any Bylaw adopted or amended by the Board of Directors, and any powers thereby conferred, may be amended, altered or repealed by the stockholders.

ARTICLE VIII

The Corporation shall have the right, subject to any express provisions or restrictions contained in this Certificate of Incorporation or the Bylaws, from time to time, to amend, alter or repeal any provision of the Certificate of Incorporation in any manner now or hereafter provided by law, and all rights and powers of any kind conferred upon a director or stockholder of the Corporation by the Certificate of Incorporation or any amendment thereof are conferred subject to such right.

ARTICLE IX

Unless the Corporation consents in writing to the selection of an alternative forum, the Court of Chancery of the State of Delaware shall be the sole and exclusive forum for (a) any derivative action or proceeding brought on behalf of the Corporation; (b) any action or proceeding asserting a claim for breach of a fiduciary duty owed by any director, officer, employee or agent of the Corporation to the Corporation or the Corporation's stockholders; (c)

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any action or proceeding asserting a claim arising pursuant to any provision of the Delaware General Corporation Law, the Certificate of Incorporation or the Bylaws of the Corporation; or (d) any action or proceeding asserting a claim governed by the internal affairs doctrine, in each case subject to said Court of Chancery having personal jurisdiction over the indispensable parties named as defendants therein.

ARTICLE X

The name and mailing address of the incorporator are as follows:

Arthur Levine
851 Broken Sound Parkway NW #215
Boca Raton, FL 33487

I, THE UNDERSIGNED, being the incorporator, for the purpose of forming a corporation pursuant to the Delaware General Corporation Law, do make this Certificate of Incorporation, hereby acknowledging, declaring, and certifying that the foregoing Certificate of Incorporation is my act and deed and that the facts herein stated are true, and have accordingly hereunto set my hand this 30th day of December, 2015.



Arthur Levine, Incorporator