## 507675784 01/04/2023

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7722923

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

### **CONVEYING PARTY DATA**

Name	Execution Date
HOLGER SCHULZ	11/11/2022
CHRISTIAN FROHNE	12/27/2022

## **RECEIVING PARTY DATA**

Name:	NEXANS	
Street Address:	4, ALLÉE DE L'ARCHE	
City:	COURBEVOIE	
State/Country:	FRANCE	
Postal Code:	92400	

## **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	17149341

### **CORRESPONDENCE DATA**

Fax Number:

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.

**Email:** dockets@soferharoun.com

Correspondent Name: JOSEPH SOFER

Address Line 1: 110 W 40TH STREET

Address Line 2: SUITE 2001

Address Line 4: NEW YORK, NEW YORK 10018

ATTORNEY DOCKET NUMBER:	979-982	
NAME OF SUBMITTER:	JOSEPH SOFER	
SIGNATURE:	/Joseph Sofer/	
DATE SIGNED:	01/04/2023	

## **Total Attachments: 4**

source=assignment 2#page1.tif source=assignment 2#page2.tif source=assignment 1#page1.tif source=assignment 1#page2.tif

> PATENT REEL: 062265 FRAME: 0139

507675784

#### ASSIGNMENT AND AGREEMENT

For value received, we, **Holger SCHULZ** of Gänseliesenweg 8 30179 Hannover, GERMANY and **Christian FROHNE** of Christian-Flemes-Weg 11 30657 HANNOVER, GERMANY; hereby sell, assign and transfer to **NEXANS** having a place of business at **4**, **Allée de l'Arche - 92400 Courbevoie**, **FRANCE** and their successors, assigns and legal representatives, the entire right, title and interest, for the United States of America, in and to certain inventions related to

#### JOHNSTON COUPLING WITH ADDITIONAL VACUUM ENCLOSURE

described in application no.: 17/149,341 (U.S Application); all the rights and privileges in said application and under any and all Letters Patent that may be granted in the United States for said inventions, including continuation, divisional and continuation-in-part applications.

We authorize NEXANS to make application for such protection in its own name and maintain such protection in the United States, and to invoke and claim for any application for patent or other form of protection for said inventions, without further authorization from me, any and all benefits, including the right of priority provided by any and all treaties, conventions, or agreements.

We hereby consent that a copy of this assignment shall be deemed a full legal and formal equivalent of any document which may be required in any country in proof of the right of **NEXANS** to apply for patent or other form of protection for said inventions and to claim the aforesaid benefit of the right of priority.

We request that any and all patents for said inventions be issued to **NEXANS** in the United States, or to such nominees as **NEXANS** may designate.

We agree that, when requested, we shall, without charge to **NEXANS**, but at its expense, sign all papers, and do all acts which may be necessary, desirable or convenient in connection with said applications, patents, or other forms of protection. We further grant **NEXANS** the right and the ability to sign such papers required for the execution of such papers in the case we are unavailable or not-contactable for such signature(s).

We HEREBY each declare the following:

- (1) the above identified application was made or was authorized to be made by me; and
- (2) we believe that we are the original inventor or an original joint inventor of a claimed invention in the application.

Page 1 of 2

We acknowledge that any willful false statement made in such declaration or statement is punishable under section 1001 of title 18 by fine or imprisonment of not more than 5 years, or both.

Date:	11.11.2022	Holger/SCHULZ
Date:		Christian FROHNE

#### ASSIGNMENT AND AGREEMENT

For value received, we, Holger SCHULZ of Gänseliesenweg 8
30179 Hannover, GERMANY and Christian FROHNE of Christian-Flemes-Weg 11
30657 HANNOVER, GERMANY; hereby sell, assign and transfer to NEXANS having a place of business at 4, Allée de l'Arche - 92400 Courbevoie, FRANCE and their successors, assigns and legal representatives, the entire right, title and interest, for the United States of America, in and to certain inventions related to

## JOHNSTON COUPLING WITH ADDITIONAL VACUUM ENCLOSURE

described in application no.: 17/149,341 (U.S Application); all the rights and privileges in said application and under any and all Letters Patent that may be granted in the United States for said inventions, including continuation, divisional and continuation-in-part applications.

We authorize NEXANS to make application for such protection in its own name and maintain such protection in the United States, and to invoke and claim for any application for patent or other form of protection for said inventions, without further authorization from me, any and all benefits, including the right of priority provided by any and all treaties, conventions, or agreements.

We hereby consent that a copy of this assignment shall be deemed a full legal and formal equivalent of any document which may be required in any country in proof of the right of NEXANS to apply for patent or other form of protection for said inventions and to claim the aforesaid benefit of the right of priority.

We request that any and all patents for said inventions be issued to NEXANS in the United States, or to such nominees as NEXANS may designate.

We agree that, when requested, we shall, without charge to NEXANS, but at its expense, sign all papers, and do all acts which may be necessary, desirable or convenient in connection with said applications, patents, or other forms of protection. We further grant NEXANS the right and the ability to sign such papers required for the execution of such papers in the case we are unavailable or not-contactable for such signature(s).

We HEREBY each declare the following:

- (1) the above identified application was made or was authorized to be made by me; and
- (2) we believe that we are the original inventor or an original joint inventor of a claimed invention in the application.

Page 1 of 2

Attorney Docket No. 979-982

We acknowledge that any willful false statement made in such declaration or statement is punishable under section 1001 of title 18 by fine or imprisonment of not more than 5 years, or both.

Date:

Holger SCHULZ

Date: 27.12.2022

Christian FROHNE

Page 2 of 2