

EPFL - TTO Telephone : +4121 693 70 23  
Quartier de l'Innovation Fax : +4121 693 70 40  
Bâtiment J E-mail : www.epfl.ch/sri  
CH - 1015 Lausanne Web site :  
Switzerland

Mr Bohdan Khomtchouk  
321 Regal Court  
Clarendon Hills  
60514 Illinois  
USA

Lausanne, August 31<sup>st</sup>, 2012

N/réf. 6.1220

**Invention disclosure "Core Intermolecular Bond Frequency Resonator"**

Dear Bohdan,

I would like to congratulate you for your invention obtained during your stay at EPFL within the Summer Research Internship Program 2012 and disclosed to us on July 8<sup>th</sup>, 2012.

Further to our meeting meetings, I would like to confirm the conditions of the filing of a patent application for this invention:

- You hereby assign to EPFL all your rights on this invention; according to Article 8 of the "Ordonnance sur les biens immatériels et les participations dans le domaine des EPF<sup>1</sup>", it is hereby agreed that the provisions of Chapter one of the said ordinance shall be applicable to your rights and obligations in connection with the present invention.
- You hereby confirm that no third party has rights on your invention and that your contribution to the invention is 100 %.
- EPFL shall file the first patent application (provisional patent application), at its own costs and at its name, mentioning you as inventor. The continuation of the patent prosecution at 12 months from the priority date shall be subject to the agreement between EPFL and you and to the sharing of the external patent costs.
- If EPFL receives income from the commercialization of the invention, EPFL shall pay you the part owed to you according to the abovementioned ordinance and EPFL Directives on Research Contracts and Technology Transfer<sup>2</sup>.
- In your quality as inventor, you shall give assistance to the patent attorney in charge of the drafting the patent application and the answers to the examiners.
- It is hereby agreed that EPFL may take any decision, at its own discretion, regarding the patent prosecution, including abandoning the patent application and any issued patent. EPFL shall also

<sup>1</sup> [http://www.admin.ch/ch/f/rs/c414\\_172.html](http://www.admin.ch/ch/f/rs/c414_172.html) (French, German or Italian version)

<sup>2</sup> [http://polylex.epfl.ch/files/content/sites/polylex/files/recueil\\_pdf/ENG/3.4.1\\_dir\\_contrat\\_recherche\\_transfert\\_technologie\\_en.pdf](http://polylex.epfl.ch/files/content/sites/polylex/files/recueil_pdf/ENG/3.4.1_dir_contrat_recherche_transfert_technologie_en.pdf)



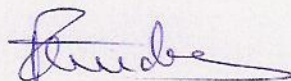
decide at its own discretion any measure for the commercialization of this invention, it being understood that priority will be given to a start-up to be founded by you in Switzerland within the next 2 years.

- This agreement shall be governed by the laws of Switzerland. The exclusive place of jurisdiction shall be Lausanne, Switzerland.

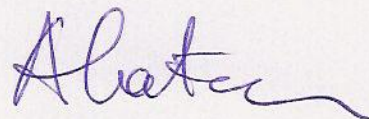
To confirm your agreement with the content hereof, please sign and send back to us one copy of the present letter.

Wishing you all the best for your career.

Yours sincerely,



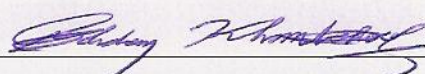
Françoise Chardonnens  
Senior Legal Counsel



André Catana  
Technology Transfer Manager

Read and approved :

Place and date : Lausanne August 31, 2012

Signature :   
Mr Bohdan Khomtchouk