

PATENT ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
CHRIS ASHLEY	12/29/2005
RECEIVING PARTY DATA	
Name:	VINCENT ASHLEY
Street Address:	1625 Terrace Loop
City:	Grants
State/Country:	NEW MEXICO
Postal Code:	87020
PROPERTY NUMBERS Total: 1	
Property Type	Number
Patent Number:	6779674
CORRESPONDENCE DATA	
Fax Number:	(619)696-1410
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>	
Phone:	6192361551
Email:	reidelbach@higgslaw.com
Correspondent Name:	Charles F. Reidelbach, Jr.
Address Line 1:	Higgs, Fletcher & Mack LLP
Address Line 2:	401 West A Street, Suite 2600
Address Line 4:	San Diego, CALIFORNIA 92101
ATTORNEY DOCKET NUMBER:	10115132201
NAME OF SUBMITTER:	Charles F. Reidelbach, Jr.

Total Attachments: 8
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LAST WILL AND TESTAMENT

OF

CHRIS ASHLEY

I, **CHRIS ASHLEY**, residing in the City of Grants, County of Cibola, State of New Mexico, being of legal age, make, publish and declare this instrument to be my Will, and revoke all former Wills and Codicils I may have previously made.

I

FAMILY STATUS

I declare that I am married to **VINCENT ASHLEY**, and that I have one (1) child of my former marriage, namely **VINCE ELLIOT ASHLEY**, who has been adopted by my husband. I have no adopted children and have no other children.

II

PERSONAL REPRESENTATIVE

I nominate and appoint my husband, **VINCENT ASHLEY**, Personal Representative of my estate. I direct my Personal Representative, Trustee, or Guardian named hereunder shall be permitted to qualify and act in any jurisdiction without the giving of bond or any other security, and that if, notwithstanding direction, any bond or other security is required by any law or rule of court, no surety shall be required thereon. My Personal Representative shall receive compensation for services rendered hereunder consistent with compensation being paid for services rendered under similar circumstances by other similar Personal Representatives; and he or she shall not be liable for any loss to my

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estate or to any beneficiary resulting from good faith decisions in executing the powers herein granted.

III

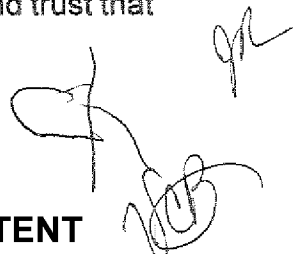
DISPOSITIVE PROVISIONS

I direct that all of my personal and household effects, including my clothing, jewelry, furniture, furnishings, books, silver, art work, and like items be distributed by my Personal Representative pursuant to a written statement or a list prepared by me in my own handwriting, or signed by me, which list shall control to the extent that such list disposes of such personal property. In the event such list does not dispose of all such personal property or in the event no such list exists, I give, devise and bequeath all such tangible personal property described in this paragraph which would be disposed of by such list to my husband, **VINCENT ASHLEY**.

IV

DIVISION OF RESIDUE

I give, devise and bequeath to my husband, **VINCENT ASHLEY**, all the rest and remainder of my estate, to be his absolutely and outright. I specifically give and bequeath any interest which I have as a beneficiary of the trust established by my parents and any interest which I have in a certain dental patent which I have in partnership with Diane Marion and which I received from my late brother to my husband, **VINCENT ASHLEY**, as well. I specifically make no provision for my son, Vince Elliot Ashley, hereby and trust that

Handwritten signature and initials in the bottom right corner of the page.

my husband will attend to any needs which my son has. However, I place no obligation on my husband to do so and leave it to his sole discretion as to what assistance that he chooses or wishes to provide.

In the event that I am not survived by my husband and there are no living descendants entitled to the distribution of my estate, then, and only in such event, my estate shall be distributed one-half ($\frac{1}{2}$) to the persons who would inherit New Mexico real property in the event of my death under the laws of the State of New Mexico in force at the time stipulated for distribution and in the proportions therein provided as if I had died intestate one hundred twenty (120) hours after such time, unmarried, domiciled in such state, and survived only by such persons, and one-half ($\frac{1}{2}$) to the persons who would inherit New Mexico real property of my husband under the laws of the State of New Mexico in force at the time stipulated for distribution and in the proportions therein provided as if my husband had died intestate one hundred twenty (120) hours after such time, unmarried, domiciled in such state and surviving only by such persons. In determining such persons, any provisions of New Mexico law requiring survivorship for a specific time shall be disregarded.

VI

PAYMENT OF ESTATE OBLIGATIONS

I direct that the expenses of my last illness, my funeral expenses, costs of administration of my estate, and all legacy, succession, inheritance, transfer, estate and other death taxes levied or assessed with respect to any interest in property, legal or equitable, which is included as part of my estate, shall be paid by my Personal


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Representative out of my residuary estate and shall not be paid out of assets which are used as part of any marital deduction transfer. My Personal Representative shall not be entitled to contribution or reimbursement from any other person for any portion of any debt for which the Personal Representative is responsible.

I authorize and empower my Personal Representative to sell or convey at public or private sale and to lease for any term of years any real estate or other property which I may own at the time of my death, all at such times and on such terms, prices, considerations and conditions as such Personal Representative shall deem to be in the best interests of my estate.

VII

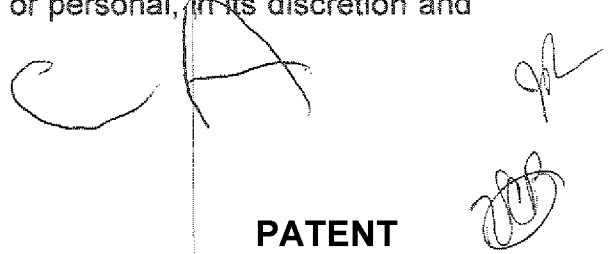
TAX OPTIONS

I authorize my Personal Representative, in its sole and absolute discretion, to use administration expenses as deductions for estate tax purposes or income tax purposes and to use date of death values or optional values for estate tax purposes.

VIII

PERSONAL REPRESENTATIVE'S AND TRUSTEE'S POWERS

In addition to those powers accorded to Personal Representatives and Trustees by law, and by way of illustration and not limitation of powers, I fully authorize and empower any Personal Representative and Trustee hereunder with respect to any and all property at any time constituting part of my estate whether real or personal, in its discretion and



without court order, to retain such property for so long as it may deem advisable regardless of the character of such property or whether it may constitute an investment authorized by law for fiduciaries, to sell the same at public or private sale, for cash or on credit on such terms and conditions as it may deem advisable; to borrow money and to pledge or mortgage such property as security therefor; to lease real property regardless of the fact that the term of any such lease may extend beyond the period of administration of my estate; to invest and reinvest in any property as it may deem advisable without being limited to the class of securities authorized by law for the investment of trust funds by Personal Representatives and Trustees; in the division and distribution of my estate, to make partition, division or distribution of property in cash or in kind and for such purpose to determine the value thereof to the extent permitted by law; and, generally, to do all such acts and take all such proceedings with respect to such property as if the absolute owner thereof, and no person dealing with my said Personal Representative or Trustee shall be obliged to see to the proper application of any funds paid or loaned to it. However, if disbursement of funds are made from a qualified pension or profit-sharing plan, such disbursements shall be subject to the restrictions provided by law.

IN WITNESS WHEREOF, I have hereunto set my hand and declared this to be my Last Will and Testament at Grants, New Mexico, on this 8th day of November 2005.

Chris Ashley
CHRIS ASHLEY by Patricia M. Sanchez

The foregoing instrument consisting of eight (8) pages, including the page on which
Page 5 of 8 pages of Chris Ashley's Last Will and Testament

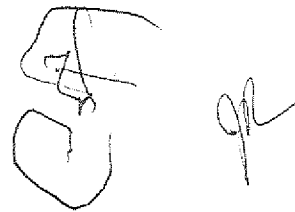

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this attestation and self-proved Will clauses are written, was on the above named date by the aforesaid **CHRIS ASHLEY**, signed and published as declared by her to be her Last Will and Testament, in the presence of each of us who, at her request and in her presence and in the presence of each other have, on said above mentioned date, subscribed our names as witnesses hereto.

Janna Roop residing at 137 Cottonwood Dr.
Grants, New Mexico

Vickie C. Bryan residing at 27670 361st Ave
Platte, ^{South Dakota} ~~New Mexico~~



STATE OF NEW MEXICO)
) ss.
COUNTY OF CIBOLA)

Patricia Sanchez
We, **CHRIS ASHLEY**, and *Janna Roop*, and
Vickie Bryan, the Testator and the witnesses, respectively, whose
names are signed to the attached or foregoing instrument, being first duly sworn, do
hereby declare to the undersigned authority that the Testator signed and executed the
instrument as her Last Will and Testament and that she signed willingly, or directed
another to sign for her, and that she executed it as her free and voluntary act for the
purposes therein expressed; and that each of the witnesses saw the Testator sign or
another sign for her at her direction and, in the presence of the Testator and in the
presence of each other signed the Will as witness and that, to the best of his or her
knowledge, the Testator had reached the age of majority, was of sound mind and was
under no constraint or undue influence.

Chris Ashley by
CHRIS ASHLEY *Patricia M. Sanchez*

Janna Roop
WITNESS

Vickie Bryan
WITNESS

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[Signature]

SUBSCRIBED AND SWORN TO and acknowledged before me by
Patricia Sanchez, on behalf of CHRIS ASHLEY, Testator, and subscribed and
sworn to before me by Janna Roop and Uekle Bryan,
witnesses, this 8th day of November, 2005.

Lara Boomer
Notary Public

My Commission Expires: July 5, 2009

gr
[Handwritten marks]