

PATENT ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
Ms. Kelly M. A	10/13/2010
RECEIVING PARTY DATA	
Name:	Enhancement Enterprises, LLC
Street Address:	10128 3rd Place SE
City:	Lake Stevens
State/Country:	WASHINGTON
Postal Code:	98258
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	29372087
CORRESPONDENCE DATA	
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ATTORNEY DOCKET NUMBER:	ENHANCEMENT-AID.01
NAME OF SUBMITTER:	Gregory W. Moravan
Total Attachments: 2 source=Assignment As Recorded-110810#page1.tif source=Assignment As Recorded-110810#page2.tif	

OP \$40.00 29372087

ORIGINAL

ASSIGNMENT AGREEMENT

WHEREAS, Kelly M. A, residing at 20102 67th Avenue NE, #22, Arlington, Washington 98223 (hereafter referred to as "Assignor"), has made and/or will make one or more improvements, discoveries and/or inventions relating to a Sexual Aid (all of the foregoing hereinafter referred to, individually and collectively, as the "Technology"), and may make one or more patent applications for Letters Patent in the United States of America, either as a sole inventor or a joint inventor, for at least some of said Technology, at least one of said patent applications for Letters Patent in the United States of America bearing Serial No. 29/372,087 filed on October 14, 2010 (authority being hereby given to complete the above identification data when available); and

WHEREAS, Enhancement Enterprises, LLC (hereafter referred to as "Enhancement Enterprises") a limited liability corporation organized and existing under and by virtue of the laws of the State of Washington, with a principal place of business at 10128 3rd Place SE, Lake Stevens, Washington 98258, is desirous of securing the entire and exclusive right, title and interest in and to said Technology, together with all United States, foreign, and international patent applications which may be filed on said Technology, together with all U.S., foreign, and international priority rights with respect to all of said patent applications, together with all United States, foreign, and international patents which may issue on all of said patent applications, whether said patents issue directly, by substitution, by division, by extension, by continuation, by continuation-in-part, by reissue, by reexamination, or by any other means, and together with the entire and exclusive right to sue for and be awarded all remedies regarding all causes of action arising out of all infringement of said Technology, patent applications and patents;

NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00) in hand paid, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by Assignor, Assignor by these presents does grant, sell, assign and transfer unto Enhancement Enterprises her entire and exclusive right, title and interest in and to all of said Technology, patent applications, priority rights, patents, and right to sue for and be awarded all remedies (all of the foregoing hereinafter referred to, individually and collectively, as the "Transferred Rights And Things"); said Transferred Rights And Things to be held and enjoyed by Enhancement Enterprises for its own use and for its assigns, transferees, successors and legal representatives, as fully and entirely as the Transferred Rights And Things would have been held by Assignor had this Assignment Agreement not been made. One of the patent applications subject to this Assignment Agreement is the

Kelly M. A

Initial and date:

KMA Oct 13, 2010

patent application above identified by filing date and serial number.


Assignor requests that all of said Letters Patent be issued to Enhancement Enterprises as assignee of the entire interest therein.

Assignor warrants that she is the owner of the entire and exclusive right, title and interest in and to said Transferred Rights And Things, that said Transferred Rights And Things are free of all encumbrances of whatever nature whatsoever; and that no assignment, license, sale, agreement or encumbrance has been or will be made or entered into by Assignor which would conflict with this Assignment Agreement.

Assignor agrees that, unless she has Enhancement Enterprises's prior written approval, she will always hold in confidence, not use in any way, and not disclose to anyone any trade secret information regarding said Transferred Rights And Things.

Assignor agrees that she will promptly, upon request by Enhancement Enterprises: (a) communicate to Enhancement Enterprises all facts known to her regarding said Transferred Rights And Things; (b) sign further assignments regarding said Transferred Rights And Things; (c) review and edit all of said patent applications; (d) sign all of said patent applications and all other lawful papers regarding said Transferred Rights And Things; (e) have her signatures notarized; (f) make all lawful oaths regarding said Transferred Rights And Things; (g) testify in all legal proceedings and depositions regarding said Transferred Rights And Things; and (h) generally do everything deemed by Enhancement Enterprises in its sole discretion to be necessary or desirable to the end that Enhancement Enterprises may properly acquire from Assignor the Assignor's entire and exclusive right, title and interest in and to said Transferred Rights And Things, prepare and file all of said patent applications, obtain all of said Letters Patent, and enforce all of said Transferred Rights And Things, with all pre-authorized out of pocket costs incurred by Assignor in connection therewith to be reimbursed by Enhancement Enterprises.

Signed this 13 day of October, 2010 by:



Kelly M. A

Kelly M. A
Initial and date:

