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Patent and Trademark Office



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To the Director of the United States Patent and Trademark Onice.	743
1. Name of conveying party(ies): David L. Holliday	2. Name and address of receiving party(ies): Name: Pamela McQueer/Logan Consultants, LLC Internal Address: Received Received Received
Additional names(s) of conveying party(ies) attached?	Pp 5th Floor
Assignment	Street Address: 107 Kalamazoo Street City Otsego State. Michigan Country: USA ZIP 49078 Additional name(s) & address(es) attached? Yes No This document is being filed together with a new application B Patent No.(s) 6,688,942
Additional numbers atta	
5. Name and address to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved:
Name Nash & Titus, LLC Internal Address	7. Total fee (37 CFR 1 21(h) & 3 41) \$ 40.00
Street Address. 21402 Unison Road	 ☐ Authorized to be charged to deposit account ☑ Enclosed ☐ None required (government interest not affecting title)
City: Middleburg State: VA Phone Number: 540 554-4551 Fax Number: 540 554-4552	8. Payment Information:
Email Address: cnashlaw@gmail.com	Authorized User Name
9. Signature:	March 23, 2011

Caroline Nash

Signature

Name of Person Signing

12eg No. 36,329

Date

2

Total number of pages including cover sheet, attachments, and document

Assignment of Patent Ownership

I David L Holiday a resident of South Carolina having a mailing address of 903 Blockade Lane Charleston SC 29412. Am hereby acknowledging that I am the owner of U.S Patent Number 6,688,942 that was granted on February 10, 2004 for an "Activity Bra". I hereby agree that I am of sound mind and agree to give 50 % (fifty percent) of this patent rights and proceeds to (Pamela McQueer/ Logan Consultants located at 107 Kalamazoo Street Otsego Michigan 49078 as of this eleventh day of March 2011. It is also further understood that any and all sales or proceeds, infringement rights prior to this date of March, 11, 2011 are the sole rights of David Holiday. Both parties agree that from this date forward that they will both be responsible for 50 % each of all maintenance fees' filing fee's associated with this patent. This agreement will supersede any and all other agreements, and or legal documents signed by other parties prior to this date. Now therefore in considerations of these mutual terms, and conditions and both parties agree that Logan Consultants will be the covenants set forth in this agreement primary party actively pursuing license agreements, and making marketing and manufacturing decisions based upon agreed terms by both David Holiday and Logan Consultants. Logan Consultants hereby agrees that after expenses subtracted from these transactions a 50% profit will be paid of the Net Sales to David Holiday within three (3) months of receiving payments directly through Logan Consultants. Both parties agree that any and all office, manufacturing, marketing, advertising expenses will be split 50% each and are to be deducted from said money due to both parties. Accounting and records regarding to this patent are subject for review by both parties. Any litigation that would take place on this said patent will be heard in the State of Michigan and in accordance with Michigan Law.

David Holiday/ Patent Owner

U.S Patent Number 6.688,942

David Hallicky
Date 3/11/11

Danela S. Me Jules / Rogen Consulvants Lice

Date_____