Assi Dire	ector o	nt Recordation Services RECORDATION FORM	RECORDATION FORM COVER SHEET PATENTS ONLY U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office					
Ale	xandı	ria, VA 22313-1450	Attorney Docket No. 152214					
Please record the attached document.  Total number of pages including cover sheet, attachments, and document: 2								
1.	Α.	Name of conveying parties:	2. A. Name and address of receiving party:					
		Gerard BIENVENU	ERGOSUP 3 RUE DES BICHES F-74100 VILLE LA GRAND					
	B.	Additional name(s) of conveying party(ies) attached?  ☐ Yes ☒ No	FRANCE					
3.	А. 	Nature of conveyance:  Assignment	B. Additional name(s) & address(es) attached? ☐Yes ☑ No					
		Security Agreement						
		Other						
	В.	Execution Date: <u>01/09/2012</u>						
4.	Α.	Patent Application No. 13/387,582	B. Patent No.(s)					
	Additional numbers attached?							
	C. Title of Application: METHOD FOR CO-GENERATION OF ELECTRIC ENERGY AN HYDROGEN							
5.	Name and address of party to whom correspondence		6. Total number of applications and patents involved: 1					
		cerning document should be mailed: ame: William P. Berridge	7. Please charge Deposit Account No. 15-0461 the total fee (37 CFR 3.41) in the amount of \$40.00.					
	A	ddress: OLIFF & BERRIDGE, PLC P.O. Box 320850 Alexandria, VA 22320-4850 Phone Number: 703-836-6400 Fax Number: 703-836-2787	Credit any overpayment or charge any underpayment to deposit account number 15-0461.					
9.	To	tement and signature. the best of my knowledge and belief, the foregoing informatiginal document.	ion is true and correct and any attached copy is a true copy of the					
	W/ Ma	Iliam P. Berridge, Registration No. 30,024 atthew C. Barthalow, Registration No. 60,323	Date: January 27, 2012					

PATENT REEL: 027612 FRAME: 0695

(1-8)		(1)		NMENT	
	Insert	(1)	BIENVENU Gérard		
(,	Name(s) of Inventor(s)	(2)		(6)	
	or inventor(s)	(3)		(7)	
		(4)		(8)	
<b>(0)</b>		each to	In consideration of the sum of the undersigned, each und		good and valuable consideration paid t ereby does assign, transfer and set ove
(9)	Insert Name of Assignee	(9)	_Ergosup		
(10)	Insert Address of Assignee	(10)		12 7 111	
		. ,		0 Ville La Grand, France (FR	
		myent contin	ion, and in all applications for	nee) and Assignee's heirs, succes the United States of America as a patent including any and all pro- ation, substitute and reissue appli- tion certificates that may be granted	sors, assigns and legal representatives, defined in 35 U.S.C. §100, in the visional, non-provisional, divisional, pation(s), and all Letters Patent, and on the invention known as
(11)	Insert Identification	(11)	METHOD FOR	Co-GINERATI.	N of ELECTRIC
	such as Title, Case	TO OF ELECTRIC			
	Number, or Foreign Application Number	(Attori	ney Docket No. 1522	4/4	
			***************************************	e) executed an application for	tent in the United States of America
(12)	Insert Date of	on ever	date herewith or	an approximation for pa	tent in the United States of America
•	Signing of Application	(12)	on <u>01/09/2012</u>		
(13)	Alternative	(13)	U.S. application Serial Numb	per 13/387.582	
	Identification for filed applications	filed	01/27/2012		
application	2) Each undersigned agrees on or continuation or division in every way possible in ob-	n necessary to execute n thereof, c	All papers necessary in conn or any patent or reissue applie	ection with any interference whi	any continuing, divisional or reissue connection with such applications ich may be declared concerning any ention, and to cooperate with the
application Assignee claims or reexamine 5 Patents of full right t and agrees 6	2) Each undersigned may deen 2) Each undersigned agrees on or continuation or division in every way possible in obd 3) Each undersigned agrees provisions of the Internation 4) Each undersigned agrees atton a grant of a valid Unite 5) Each undersigned author; the United States resulting to convey the entire interest 1 is that this assignment is bind 5) Each undersignment is bind 5) Each undersigned beachers.	to execute to execute to execute to thereof, of taining evident to execute tall Convento perform d States pages and regions aid a herein assigning on him	all papers necessary in common and patent or reissue applications and going forward with all papers and documents an attent of the Protection of Industral affirmative acts which meter to the Assignee, unests the Commissioner of the pplication(s) to the said Assigned, and that he has not exeand his heirs, successors, as	ection with any interference white action based thereon, for the investigation based thereon, for the investigation between the such interference.  If property or similar agreement and be necessary to obtain, maint the U.S. Patent and Trademark Ognee, as Assignee of the entire included, and will not execute, any signs and logal representatives.	ich may be declared concerning any ention, and to cooperate with the necessary in connection with this. ain or confirm by reissue or ffice to issue any and all Letters neterest, and covenants that he has agreements in conflict herewith,
application Assignee  claims or reexamine 5 Patents of full right the and agrees 6 identification recordation	as the Assignee may deen a present of the continuation or division or continuation or division in every way possible in obtain every way possible in obtain a provisions of the Internation. Each undersigned agrees provisions of a valid Unite Each undersigned authority the United States resulting to convey the entire interest in that this assignment is bind () Each undersigned hereby to that may be necessary or not this document.	m necessary to execute a thereof, c taining evic to execute nal Conven to perform d States pa zes and red from said a herein assig ing on him grants the i desirable	all papers necessary in common and papers and going forward with all papers and documents an attom for Protection of Industrial affirmative acts which meter to the Assignee, usests the Commissioner of tipplication(s) to the said Assigned, and that he has not exe and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the r	ection with any interference which to based thereon, for the invention by the perform any act which may be fall Property or similar agreement as be necessary to obtain, maintain the U.S. Patent and Trademark Ognee, as Assignee of the entire is cuted, and will not execute, any signs and logal representatives. PLC the power to insert on this sules of the United States Patent and the sules of the United States Patent.	ich may be declared concerning any ention, and to cooperate with the enecessary in connection with its.  ain or confirm by reissue or effice to issue any and all Letters interest, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for
application Assignee Claims or Feexamina Feexamina of Full right the and agrees of identification recordation In	as an e Assignee may deen a least undersigned agrees on or continuation or division in every way possible in obtained agrees provisions of the Internation agrant of a valid Unite in Each undersigned agrees ation a grant of a valid Unite in Each undersigned authorities that United States resulting to convey the entire interest is that this assignment is bind in Each undersigned hereby to the United States resulting in that this document.	m necessary to execute to thereof, c taining evic to execute nusl Conven to perform d States pa zes and req from said a therein assig ting on bim grants the l desirable	all papers necessary in common and papers and going forward with all papers and documents an attom for Protection of Industrial affirmative acts which meter to the Assignee, usests the Commissioner of the pplication(s) to the said Assigned, and that he has not exe and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the reducersigned on the date(s) of the said Assigned, and that he has not exe and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the reducersigned on the date(s) of	ection with any interference which the based thereon, for the invention by the perform any act which may be ial Property or similar agreement as be necessary to obtain, maint the U.S. Patent and Trademark Ognee, as Assignee of the entire is cuted, and will not execute, any signs and logal representatives. PLC the power to insert on this aules of the United States Patent in possible the undersigned name (	ich may be declared concerning any ention, and to cooperate with the enecessary in connection with its.  ain or confirm by reissue or effice to issue any and all Letters interest, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for
application Assignee Claims or Feexamina Feexamina of Full right the and agrees of identification recordation In	as the Assignee may deen a leave to me or continuation or division in every way possible in obtained a leave to me or continuation or division in every way possible in obtained a leave to make the Internation of the Internation of the Internation of a valid Uniteration a grant of a valid Uniteration a grant of a valid Uniteration of the United States resulting to convey the entire interest is that this assignment is bind in that this assignment is bind in that may be necessary or not this document.	m necessary to execute to thereof, c taining evic to execute nal Conven to perform d States pa zes and req from said a herein assig ing on him grants the l desirable	all papers necessary in common and patent or reissue applications and going forward with all papers and documents and tion for Protection of Industrial affirmative acts which metent to the Assignee, quests the Commissioner of the pplication(s) to the said Assigned, and that he has not exee and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the redersigned on the date(s) of the protection of the date(s) of the papers of the papers of the date(s) of the papers of the papers of the papers of the date(s) of the papers o	ection with any interference white attom based thereon, for the invention based thereon, for the invention based thereon, for the invention by the second perform any act which may be ial Property or similar agreement as be necessary to obtain, maint the U.S. Patent and Trademark Office, as Assignee of the entire is cuted, and will not execute, any signs and logal representatives. PLC the power to insert on this success of the United States Patent in the proposite the undersigned name (  BIENVENU Gérard	ich may be declared concerning any ention, and to cooperate with the enecessary in connection with its.  ain or confirm by reissue or effice to issue any and all Letters interest, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for
application Assignee claims or reexamine 5 full right the and agrees 6 identification recordation In Date Contact Cont	2) Each undersigned agrees on or continuation or division in every way possible in obta; in every way provisions of the Internation at grant of a valid Unite; in Each undersigned authorite; in every the entire interest is of convey the entire interest is of that this assignment is bind; in that this assignment is bind; in that may be necessary or in of this document.	n necessary to execute a thereof, c taining evic to execute nal Conven to perform d States pa zes and rec from said a herein assi ing on bim grants the 1 desirable	all papers necessary in common and patent or reissue applications and going forward with all papers and documents an attom for Protection of Industrial affirmative acts which metent to the Assignee.  The second of the said Assigned, and that he has not exee and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the redessigned on the date(s) of Inventor Signature  Inventor Signature	ection with any interference which the based thereon, for the invention based thereon, for the invention based thereon, for the invention between the perform any act which may be fall Property or similar agreement as be necessary to obtain, maintained U.S. Patent and Trademark Office, as Assigned of the entire is cuted, and will not execute, any signs and logal representatives. PLC the power to insert on this sules of the United States Patent opposite the undersigned name (  BIENVENU Gérard	ich may be declared concerning any ention, and to cooperate with the enecessary in connection with its.  ain or confirm by reissue or ffice to issue any and all Letters interest, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for (SEAL)
application Assignee claims or reexamine 5 Patents of full right the and agrees identification coordation In Date Contest Date Date	as the Assignee may deen a leave to me or continuation or division or continuation or division in every way possible in obta leach undersigned agrees provisions of the Internation. Each undersigned agrees ation a grant of a valid Unite leach undersigned authorist the United States resulting in occurrency the entire interest is that this assignment is bind leach undersigned hereby it in that may be necessary or not this document.	m necessary to execute an thereof, c taining evic to execute nal Conven to perform d States pa zes and red from said a horising on bim grants the l desirable	all papers necessary in common and patent or reissue applications and going forward with all papers and documents and ition for Protection of Industrial affirmative acts which metent to the Assignee, muests the Commissioner of the pplication(s) to the said Assigned, and that he has not exee and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the redersigned on the date(s) of the industrial inventor Signature.  Inventor Signature  Inventor Signature	ection with any interference which the based thereon, for the investigation based thereon, for the investigation based thereon, for the investigation of the investigation of the perform any act which may be in Property or similar agreement as the U.S. Patent and Trademark Office, as Assigned of the entire is cuted, and will not execute, any signs and logal representatives. PLC the power to insert on this successive of the United States Patent in	ich may be declared concerning any ention, and to cooperate with the enecessary in connection with this.  ain or confirm by reissue or ffice to issue any and all Letters interest, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for interest.  (SEAL)  (SEAL)
application Assignee Claims or Feexamine Spatents of full right the and agrees Good Control of the Control of t	as the Assignee may deen a sine Assignee may deen on or continuation or division in every way possible in obtaining the continuation of the Internation of the United States resulting to convey the entire interest is that this assignment is bind to Each undersigned hereby in that may be necessary or in of this document.	m necessary to execute to execute to execute nal Conven to perform d States pa zes and req from said a herein assig ing on him grants the desirable	all papers necessary in common and patent or reissue applications and going forward with all papers and documents an attom for Protection of Industrial affirmative acts which meter to the Assignee.  Lucests the Commissioner of the polication(s) to the said Assigned, and that he has not executed and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the residersigned on the date(s) of Inventor Signature  Liventor Signature  Liventor Signature  Liventor Signature	ection with any interference which based thereon, for the invention between the U.S. Patent and Trademark Ognee, as Assignee of the entire is cuted, and will not execute, any signs and logal representatives. PLC the power to insert on this sules of the United States Patent opposite the undersigned name (  BIENVENU Gérard	ich may be declared concerning any ention, and to cooperate with the enecessary in connection with this.  ain or confirm by reissue or ffice to issue any and all Letters interest, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for interest.  (SEAL)  (SEAL)
application Assignee claims or reexamine 5 Patents of full right the and agrees 6 identification coordation In Date Coordation Date Date Date Date Date	2) Each undersigned agrees on or continuation or division in every way possible in obta; and the internation of the internation	m necessary to execute a thereof, c taining evic to execute nal Conven to perform d States pa zes and rec from said a herein assi ing on him grants the i desirable	all papers necessary in common and patent or reissue applications and going forward with all papers and documents and tion for Protection of Industrial affirmative acts which metent to the Assignee.  The state of the state of the state of the polication(s) to the said Assigned, and that he has not exee and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the redersigned on the date(s) of the state of the	ection with any interference white ation based thereon, for the inventual of the inventual	ich may be declared concerning any ention, and to cooperate with the enecessary in connection with this.  ain or confirm by reissue or ffice to issue any and all Letters interest, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for set.  (SEAL)  (SEAL)  (SEAL)  (SEAL)
application Assignee Claims or A	as the Assignee may deen a sine Assignee may deen on or continuation or division in every way possible in obtained a sine as a	m necessary to execute to execute to execute nal Conven to perform d States pa zes and req from said a here in assi ing on him grants the desirable	all papers necessary in common and patent or reissue applications and going forward with all papers and documents and tion for Protection of Industrial affirmative acts which metent to the Assignee, muests the Commissioner of the pplication(s) to the said Assigned, and that he has not exee and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the redersigned on the date(s) of Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature	ection with any interference which the based thereon, for the invention by the perform any act which may be ial Property or similar agreement as the U.S. Patent and Trademark Office, as Assigned of the entire is cuted, and will not execute, any signs and logal representatives. PLC the power to insert on this sules of the United States Patent is possible the undersigned name (  BIENVENU Gérard	connection with such applications ich may be declared concerning any ention, and to cooperate with the enecessary in connection with its.  ain or confirm by reissue or ffice to issue any and all Letters interest, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for s).  (SEAL)  (SEAL)  (SEAL)  (SEAL)
application Assignee Claims or reexamine Spatents of full right the and agrees of identification recordation In Date Date Date Date Date Date Date Date	as the Assignee may deen a since Assignee may deen to recontinuation or division in every way possible in obtain the provisions of the Internation and a since	m necessary to execute to thereof, c taining evic to execute nal Conven d States pa zes and req from said a herein assig ing on him grants the 1 desirable	all papers necessary in common and patent or reissue applications and going forward with all papers and documents and iton for Protection of Industrial affirmative acts which metent to the Assignee.  The state of the state of the state of the polication of the state of the stat	ection with any interference which the based thereon, for the invention by the perform any act which may be fall Property or similar agreement as the U.S. Patent and Trademark Office, as Assigned of the entire is cuted, and will not execute, any signs and logal representatives. PLC the power to insert on this sules of the United States Patent opposite the undersigned name (  BIENVENU Gérard	connection with such applications ich may be declared concerning any ention, and to cooperate with the enecessary in connection with its.  ain or confirm by reissue or ffice to issue any and all Letters interest, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for  s).  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)
application Assignee Claims or Fatents of Full right the and agrees of identification recordation In Date Control Date Con	as the Assignee may deen a sine Assignee may deen to recontinuation or division in every way possible in obtain the provisions of the Internation and a sine as a sine	m necessary to execute to execute to thereof, c taining evic to execute nal Conven d States pa zes and req from said a herein assig ing on him grants the 1 desirable d by the ur	all papers necessary in common and patent or reissue applicance and going forward with all papers and documents and iton for Protection of Industra all affirmative acts which metent to the Assignee, muests the Commissioner of the pplication(s) to the said Assigned, and that he has not exee and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the redersigned on the date(s) of Inventor Signature	ection with any interference which said hased thereon, for the inventor of the	ich may be declared concerning any ention, and to cooperate with the recessary in connection with its.  ain or confirm by reissue or ffice to issue any and all Letters interest, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)
application Assignee  claims or reexamine 5 Patents of full right the and agrees 6 identification recordation  Date Date Date Date Date Date Date Dat	as the Assignee may deen a leave to make the continuation or division in every way possible in obtain every way possible in obtain every way possible in obtain the continuation of the Internation of the Internation of the Internation of the United States resulting to convey the entire interest is that this assignment is bind () Each undersigned hereby it in that this assignment is bind () Each undersigned hereby it in that may be necessary or not this document.	m necessary to execute to execute to thereof, c taining evic to execute nal Conven d States pa zes and req from said a herein assig ing on him grants the 1 desirable d by the ur	all papers necessary in common and patent or reissue applications and going forward with all papers and documents and itom for Protection of Industral all affirmative acts which metent to the Assignee.  The state of the said Assigned, and that he has not exee and his heirs, successors, as firm of OLIFF & BERRIDGE, in order to comply with the redersigned on the date(s) of Inventor Signature	ection with any interference which the based thereon, for the invention between the unit of the uni	connection with such applications ich may be declared concerning any ention, and to cooperate with the necessary in connection with its.  ain or confirm by reissue or ffice to issue any and all Letters interest, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for  s).  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)
application Assignee Claims or reexamina full right to and agrees 6 identification recordation III Date Control Date Control C	as the Assignee may deen a sine Assignee may deen to recontinuation or division in every way possible in obtain the provisions of the Internation and a sine as a sine	m necessary to execute to execute to thereof, c taining evic to execute nal Conven d States pa zes and req from said a herein assig ing on him grants the 1 desirable d by the ur	all papers necessary in common and patent or reissue applications and going forward with all papers and documents and tion for Protection of Industral all affirmative acts which metent to the Assignee.  The state of the state	cetion with any interference which said hased thereon, for the inventor of the interference, dependently of the interference of the interference of the entire is cuted, and will not execute, any signs and logal representatives. PLC the power to insert on this sules of the United States Patent of the United St	connection with such applications ich may be declared concerning any ention, and to cooperate with the enecessary in connection with its.  ain or confirm by reissue or ffice to issue any and all Letters interest, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for s).  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)
application Assignee  claims or reexamina Patents of full right the and agrees didentification recordation In Date Date Date Date Date Date Date Date	as the Assignee may deen a sine Assignee may deen to recontinuation or division in every way possible in obtain the provisions of the Internation and a sine as a sine	m necessary to execute to execute to thereof, c taining evic to execute nal Conven d States pa zes and req from said a herein assig ing on him grants the 1 desirable d by the ur	all papers necessary in common and patent or reissue applications and going forward with all papers and documents and tion for Protection of Industral all affirmative acts which metent to the Assignee.  The state of the state	ection with any interference which the based thereon, for the invention between the unit of the uni	connection with such applications ich may be declared concerning any ention, and to cooperate with the enecessary in connection with its.  ain or confirm by reissue or ffice to issue any and all Letters interest, and covenants that he has agreements in conflict herewith, assignment any further and Trademark Office for s).  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)

RECORDED: 01/27/2012

PATENT | REEL: 027612 FRAME: 0696