

Form PTO-1595 (Rev. 03-11)
OMB No. 0651-0027 (exp. 03/31/2012)

U.S. DEPARTMENT OF COMMERCE
United States Patent and Trademark Office

RECORDATION FORM COVER SHEET PATENTS ONLY

To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.

1. Name of conveying party(ies)

DYNASEP INC.
4023 KENNETT PIKE
SUITE 278
WILMINGTON, DE 19807

Additional name(s) of conveying party(ies) attached? ☐ Yes ☒ No

2. Name and address of receiving party(ies)

Name: DYNASEP INC.

Internal Address: SUITE 278

Street Address: 4023 KENNETT PIKE

City: WILMINGTON

State: DE

Country: USA

Zip: 19807

Additional name(s) & address(es) attached? ☐ Yes ☒ No

3. Nature of conveyance/Execution Date(s):

Execution Date(s) _____

☐ Assignment

☐ Merger

☐ Security Agreement

☐ Change of Name

☐ Joint Research Agreement

☐ Government Interest Assignment

☐ Executive Order 9424, Confirmatory License

☒ Other correct error in recorded document

4. Application or patent number(s):

☐ This document is being filed together with a new application.

A. Patent Application No.(s)

12/331,248

B. Patent No.(s)

8,048,304

Additional numbers attached? ☐ Yes ☒ No

5. Name and address to whom correspondence concerning document should be mailed:

Name: Jennifer L. Wahlsten

Internal Address: Weaver Austin Villeneuve and Sampson

Suite 1700

Street Address: 555 12th Street

City: Oakland

State: CA

Zip: 94607

Phone Number: 510-267-4117

Fax Number: _____

Email Address: jwahlsten@wavsip.com

6. Total number of applications and patents involved: 1 (one)

7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00

☒ Authorized to be charged to deposit account

☐ Enclosed

☐ None required (government interest not affecting title)

8. Payment Information

Deposit Account Number 504480

Authorized User Name Jennifer L. Wahlsten

9. Signature:

/Jennifer L. Wahlsten/

Signature

March 30, 2012

Date

Jennifer L. Wahlsten

Name of Person Signing

Total number of pages including cover sheet, attachments, and documents:

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to:
Mail Stop Assignment Recordation Services, Director of the USPTO, P.O.Box 1450, Alexandria, V.A. 22313-1450

PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	U.S. Appl. No. 12/331,248.
CONVEYING PARTY DATA	
Name	Execution Date
DYNASEP INC.	03/28/2012
RECEIVING PARTY DATA	
Name:	DYNASEP INC.
Street Address:	4023 Kennett Pike
Internal Address:	Suite 278
City:	Wilmington
State/Country:	DELAWARE
Postal Code:	19807
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	12331248
CORRESPONDENCE DATA	
Fax Number:	(510)663-0920
Phone:	5106631100
Email:	edurrell@wavsip.com
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>	
Address:	Jennifer L. Wahlsten, 4023 Kennett Pike, Suite 278, Wilmington, DE 19807
ATTORNEY DOCKET NUMBER:	DYSIP001
NAME OF SUBMITTER:	Jennifer L. Wahlsten

CH \$40.00 12331248

Atty Docket No: **DYSIP001**

Client Ref:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Brian J. WAIBEL, et al.,Examiner: **Joseph W. DRODGE**Application No: **12/331,248**Art Unit: **1778**Patent No.: **8,048,304**Filed: **December 9, 2008**Confirmation No: **2272****Title: SOLVENT EXTRACTION AND
RECOVERY****DECLARATION UNDER
MPEP § 323.01(c) of
BRIAN J. WAIBEL**

Assignment Recordation Services
Director of the USPTO
P.O.Box 1450
Alexandria, V.A. 22313-1450

Sir:

I, BRIAN J. WAIBEL, hereby declare as follows:

1. I am the President of Dynasep Inc., the current and correct owner of U.S. Patent Application No. 12/331,248, issued as U.S. Patent No. 8,048,304.

App. No. 12/331,248

Patent No. 8,048,304

Declaration under MPEP § 323.01(c)

Page 2 of 3

2. The true chain of title for U.S. Patent Application No. 12/331,248, issued as U.S. Patent No. 8,048,304 is as follows:

Assignor(s)	Assignee	Reel/Frame
Brian J. Waibel David J. Lawrence Michael Case	Accudyne Systems, Inc.	021950 / 0143
Accudyne Systems, Inc.	Dynasep LLC	026364 / 0692
Dynasep LLC	DJLL Holdings, LLC	027043 / 0124
DJLL Holdings, LLC	Dynasep Inc	027246 / 0480

3. The assignment of Strander Corporation ("Strander") to Matt T. Yourst, David L. Kanter and Korbin S. Van Dyke, recorded at Reel/Frame 026884 / 0494 erroneously lists Application Serial No. 12/331,248. The assignment document recorded at Reel/Frame 026884 / 0494 recites February 23, 2009; a priority date of November 22, 2004; and lists Matt Yourst as first inventor. It is understood that the parties intended instead to list Application Serial No. 12/391,248, which does in fact have a filing date of February 23, 2009; a priority date of November 22, 2004; and lists Matt Yourst as first inventor. A copy of the corresponding patent publication for Application Serial No. 12/391,248, namely U.S. Patent Publication No. 2009/0217020, and the assignment erroneously listing Application Serial No. 12/331,248 and recorded at Reel/Frame 026884 / 0494, is provided with this Declaration.
4. Accompanying this Declaration is also a Declaration under MPEP § 323.01(b) of Matt T. Yourst, confirming that the assignment document recorded at Reel/Frame 026884 / 0494 erroneously listed Application Serial No. 12/331,248.

App. No: 12/331,248


Patent No. 8,048,304

Declaration under MPEP § 323.01(c)

Page 3 of 3

5. Because Strandera never owned U.S. Patent Application No. 12/331,248 and the listing of U.S. Patent Application No. 12/331,248 on the assignment recorded at Reel/Frame 026884 / 0494 appears to be the result of obvious error, the chain of title for U.S. Patent Application No. 12/331,248, issued as U.S. Patent No. 8,048,304 should not be considered altered by the incorrect assignment.
6. I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under § 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

28th day of March, 2012


Brian J. Waibel

Atty Docket No: **DYSIP001**

Client Ref:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Brian J. WAIBEL, et al.,Application No: **12/331,248**Patent No.: **8,048,304**Filed: **December 9, 2008**Title: **SOLVENT EXTRACTION AND
RECOVERY**Examiner: **Joseph W. DRODGE**Art Unit: **1778**Confirmation No: **2272****DECLARATION UNDER
MPEP § 323.01(b) of
MATT T. YOURST**Assignment Recordation Services
Director of the USPTO
P.O.Box 1450
Alexandria, V.A. 22313-1450

Sir:

I, MATT T. YOURST, hereby declare as follows:

1. I was the Founder and Director of Record for Strander Corporation ("Strander") and the Authorized Representative of Strander for the assignment of the Strander Patent Portfolio from Strander to Matt T. Yourst, David L. Kanter, and Korbin S. van Dyke. The assignment is recorded at Reel/Frame 026884 / 0494.
2. The assignment from Strander to Matt T. Yourst, David L. Kanter and Korbin S. van Dyke, recorded at Reel/Frame 026884 / 0494 erroneously lists Application Serial No. 12/331,248. The assignment document recorded at Reel/Frame 026884 / 0494 incorrectly sets forth that Application Serial No. 12/331,248 is abandoned; has a filing date of February 23, 2009; a priority date of November 22, 2004; and lists Matt Yourst as first inventor. It was intended instead to list Application Serial No. 12/391,248, which does in fact have a filing date of February 23, 2009; a priority date of November 22, 2004; and lists Matt Yourst as first inventor. A copy of the corresponding patent publication for Application Serial No.

App. No: 12/331,248

Patent No. 8,048,304

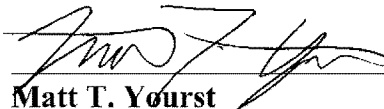
Declaration under MPEP § 323.01(b) of Matt T. Yourst

Page 2 of 2

12/331,248, namely U.S. Patent Publication NO. 2009/0217020, and the assignment erroneously listing Application Serial No. 12/331,248 and recorded at Reel/Frame 026884 / 0494, is provided with this Declaration.

3. I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under § 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

29 day of March, 2012


Matt T. Yourst

 IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Assignment of Patents, Applications and their Descendants

presently assigned to:

Strandera Corporation

- 1 **Overview.** Strandera Corporation ("Strandera") hereby executes this declaration to assign ownership of its IP assets comprising existing patents and applications (clause 2), any future applications claiming the priority date benefits of said existing applications (clause 3) and any future patents descended from any of said existing or future applications (clause 4) jointly to three *Recipients* (clause 6), wherein each *Recipient* shall receive the full bundle of identical and independently exercisable statutory rights (clauses 10, 11, 12, 13, 14) associated with ownership of said assets in accordance with 35 USC §262 and other relevant statutory laws and precedents.
- 2 **Covered IP** collectively refers to the following patents, pending patent applications, pending PCT patent applications, abandoned patent applications, and provisional patent application disclosures (PPAs).

Patent or Appl. #	Type	Status as of Last Action	Date of Last Action	Filing Date	Priority Date	Inventor
U.S. Patents						
7,496,735	Patent	Granted	2009-02-24	2004-11-22	2004-11-22	Yourst*
U.S. Patent Applications						
12/331,425	Appl	Rejected & Abandoned	2011-08-05	2008-12-09	2007-12-10	Yourst
12/331,248	Appl	Rejected & Abandoned	2011-08-05	2009-02-23	2004-11-22	Yourst
PCT Patent Applications						
US08/85990	PCT	Pending	2008-08-12	2008-12-08	2007-12-10	Yourst
Provisional Patent Application Disclosures (PPAs)						
61/012,741	PPA	Expired	2008-12-10	2007-12-10	2007-12-10	Yourst
61/180,858	PPA	Expired	2010-05-23	2009-05-23	2009-05-23	Yourst
61/294,775	PPA	Expired	2011-01-13	2010-01-13	2009-05-23	Yourst

(*) Inventor "Yourst" refers to Matt T. Yourst, who is one of the three *Recipients* (clause 6).

This *Covered IP* comprises a total of seven (7) assets to be reassigned (for USPTO fee calculations).

- 3 **Future Applications Descended from Covered IP** collectively refers to any and all continuations, divisions, reissues, substitutes and similar types of patent applications which claim the benefit of the priority date of any assets comprising the *Covered IP*.
- 4 **Future Patents Descended from Covered IP** collectively refers to any and all U.S. and foreign patents granted from any patent applications comprising the *Covered IP* or the *Future Applications Descended from Covered IP*.

5 Present Owner and Assignor. Immediately prior to the effective date of this assignment declaration, Strander Corporation ("Strander"), a Delaware "C" corporation with EIN 26-0314662, was the sole legal owner and assignee of record of all *Covered IP* assets listed in clause 2 (as reflected in the USPTO's official records), and was the default future assignee of all *Future Patent Applications Descended from Covered IP* (clause 3) and *Future Patents Descended from Covered IP* (clause 4).

Strander's mailing address is 530 Showers Drive Suite 7-352, Mountain View, CA 94040. Note that Strander is presently defunct, insolvent and may no longer exist as a corporate entity in the near future. However, Strander's authorized representative shall retain the mailing address above for receipt of correspondence from the USPTO concerning this declaration and any other matters.

6 Recipients collectively refers to the following three (3) U.S. citizens:

- **Matt T. Yourst**, Strander's founder and present director of record, residing at 530 Showers Drive, Suite 7-352, Mountain View, CA 94040
- **David L. Kanter**, Strander's co-founder (terminated August 5, 2010), presently residing at an undisclosed or transient address near San Francisco, CA
- **Korbin S. van Dyke**, Strander's former patent agent, presently residing at 3343 Little Valley Road, Sunol, CA 94586

(Because Mr. Kanter refuses to divulge his mailing address to Strander or its representatives, any correspondence intended for Mr. Kanter concerning this declaration should be sent to Strander's authorized representative instead).

7 Reassignment of Covered IP. In accordance with 35 USC §261 and 37 CFR §3.73(b), Strander hereby transfers and assigns each individual *Recipient* one third (33.3%) of the ownership, interest and title to every asset comprising the *Covered IP* listed in clause 2.

8 Assignment of Future Applications Descended from Covered IP. In accordance with 35 USC §261 and 37 CFR §3.81(c), the USPTO (or the relevant foreign patent office(s) for PCT applications) shall assign each individual *Recipient* one third (33.3%) of the ownership, interest and title to any and all assets that satisfy clause 3's definition of *Future Applications Descended from Covered IP*.

9 Assignment of Future Patents Descended from Covered IP. In accordance with 35 USC §152 and 37 CFR §3.81(c), the USPTO (or the relevant foreign patent office(s) for PCT applications) shall assign each individual *Recipient* one third (33.3%) of the ownership, interest and title to any and all granted patents that satisfy clause 4's definition of *Future Patents Descended from Covered IP*.

10 Identical and Independently Exercisable Rights of Recipients. In accordance with 35 USC §262, each of the three individual *Recipients* shall receive the full bundle of identical statutory rights (enumerated in clauses 11, 12, 13, 14) associated with ownership of each asset assigned by clauses 7, 8, 9, wherein each individual *Recipient* shall be entitled to independently exercise said rights at their own sole discretion with neither the knowledge nor the consent of any other *Recipients*. Neither Strander nor any of the *Recipients* are parties to any other agreements contrary to 35 USC §262 as of the effective date of this declaration.

Each individual *Recipient* shall retain the right to make, use, sell, and otherwise exercise by the *Covered IP* (clause 2) or the *Future Patents Descended from Covered IP* (clause 4) with neither the knowledge nor the consent of any other *Recipients*.

12 Recipients' Rights to Enforce Patents. In accordance with 35 USC §154(a.1), 35 USC §262 and related precedents, if one or more third parties infringe any or all granted patents comprising the *Covered IP* (clause 2) or *Future Patents Descended from Covered IP* (clause 4), each individual *Recipient* reserves the right to **enforce** said patents against said third parties, wherein each *Recipient* shall decide at its own sole discretion, without the knowledge or consent of other *Recipients*, and independent of any enforcement actions taken by other *Recipients*:

- which patents are enforced (if any)
- which third parties (if any) are subjected to said enforcement
- which legal instruments are used for enforcement (i.e. litigation, injunctions, notices, settlements)
- *Recipient's* retention and use of damages, settlements and other revenue or consideration collected through each *Recipient's* enforcement actions, without accounting to any other *Recipients*

13 Recipients' Rights to License Patents. In accordance with 35 USC §154(a.1), §262 and related precedents, each individual *Recipient* reserves the right to **license** any or all assets assigned by clauses 7, 8, 9 to third parties by explicitly waiving the right of all *Recipients* to enforce any patents comprising the *Covered IP* (clause 2) or *Future Patents Descended from Covered IP* (clause 4) against said third parties (since subsequent enforcement by any *Recipient* would constitute estoppel), wherein each *Recipient* shall decide at its own sole discretion, without the knowledge or consent of other *Recipients*, and independent of any licenses granted by other *Recipients*:

- which patents are licensed (if any)
- which third parties (if any) receive said licenses
- the terms and conditions of said licenses, with the limitation that all licenses must be nonexclusive such that other *Recipients* may independently license said patents to different third parties under potentially different terms and conditions of their choice
- *Recipient's* retention and use of royalties, payments and other revenue or consideration earned by *Recipient* from said licensing, without accounting to any other *Recipients*

14 Recipients' Rights to Reassign Ownership. In accordance with 35 USC §261 and §262, each individual *Recipient* reserves the right to reassign all or part of their ownership, interest and title to any or all assets assigned to them by clauses 7, 8, 9 at their sole discretion without the knowledge or consent of other *Recipients*, but without affecting the ownership, interest and title held by other *Recipients*.

15 Joint Prosecution by Recipients. In accordance with 37 CFR §3.71(b.2) and §3.73(c.2), all three *Recipients* must jointly and unanimously act together to prosecute pending patent applications comprising the *Covered IP* (clause 2) and *Future Applications Descended from Covered IP* (clause 3), unless all *Recipients* designate the same attorney or agent to jointly represent them before the USPTO.

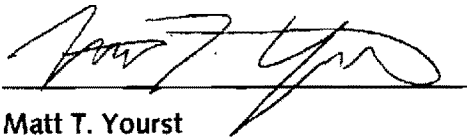
16 Consideration. In consideration of Strandera's reassignment of its assets jointly to *Recipients* in accordance with clauses 7, 8, 9, *Recipients* shall collectively and individually:

- Cancel, waive and otherwise consider fully repaid any and all debts and/or compensation Strandera owes *Recipients* collectively and individually
- Release Strandera and its authorized representatives from any and all known, unknown or anticipated claims, demands, liabilities, actions, causes of action, lawsuits and damages arising from or in any way connected to *Recipients'* involvement with Strandera or its authorized representatives

In accordance with 37 CFR §3.56, the USPTO shall consider this declaration to be an unconditional assignment effective immediately, unless subsequently voided with the written consent of all three *Recipients* or by the decree of a court of competent jurisdiction.

- 17 Perfection of Assignment.** Strandera or its authorized representative shall promptly and unconditionally execute all necessary agreements or declarations, give any required testimony, and perform other lawful acts required to perfect and uphold *Recipients'* ownership, interest and title to all assets assigned by clauses 7, 8, 9 in the United States and foreign countries.
- 18 Authorized Representative.** Strandera's authorized representative for the purposes of this assignment declaration shall be Matt T. Yourst, who reserves the right to delegate this role and/or its responsibilities to one or more third parties at any time and at his sole discretion.
- 19 Effective Date.** This assignment declaration shall be effective as of September 1, 2011 at 12:00am EST.

Executed on Thursday, September 1, 2011 by:



Matt T. Yourst

authorized representative of the assignor (Strandera Corporation)



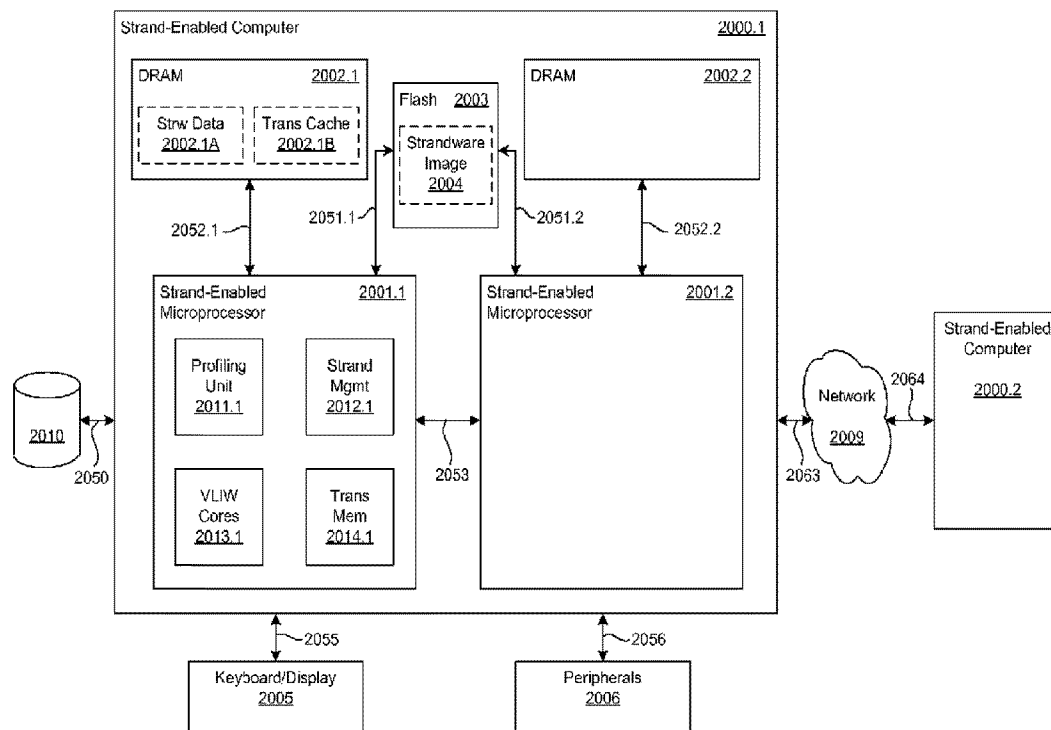
US 20090217020A1

(19) **United States**(12) **Patent Application Publication**
Yourst(10) **Pub. No.: US 2009/0217020 A1**(43) **Pub. Date: Aug. 27, 2009**(54) **COMMIT GROUPS FOR STRAND-BASED
COMPUTING****Publication Classification**(76) Inventor: **Matt T. Yourst**, Mountain View,
CA (US)(51) **Int. Cl.**
G06F 9/22 (2006.01)
(52) **U.S. CL.** **712/245; 712/E09.004**Correspondence Address:
Van Dyke Consulting (ST)
Client: Strandera
3343 Little Valley Rd
Sunol, CA 94586 (US)(57) **ABSTRACT**

Strand-based computing hardware and dynamically optimizing strandware are included in a high performance microprocessor system. The system operates in real time automatically and unobservably to parallelize single-threaded software into parallel strands for execution by cores implemented in a multi-core and/or multi-threaded microprocessor of the system. The system organizes native instructions of the strands into commit groups. With respect to each commit group, results are either atomically committed or entirely discarded. A hierarchical two-level rollback mechanism enables rolling back at a granularity of a single one of the commit groups, or alternatively rollback at a granularity of an entire strand. The system operates to respond to local events (e.g. branch misprediction) via rollback of commit groups, and to global events (e.g. strand-level mis-speculation) via rollback of strands. Rolling back of commit groups of a particular strand only affects commit groups of the particular strand, leaving other strands unaffected.

(21) Appl. No.: **12/391,248**(22) Filed: **Feb. 23, 2009****Related U.S. Application Data**

- (63) Continuation-in-part of application No. 12/331,425, filed on Dec. 9, 2008, Continuation-in-part of application No. PCT/US08/85990, filed on Dec. 8, 2008, Continuation-in-part of application No. 10/994,774, filed on Nov. 22, 2004, now Pat. No. 7,496,735.
- (60) Provisional application No. 61/012,741, filed on Dec. 10, 2007, provisional application No. 61/012,741, filed on Dec. 10, 2007.



PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
Strandera Corporation	09/01/2011
RECEIVING PARTY DATA	
Name:	Matt T Yourst
Street Address:	530 Showers Drive, Suite 7-352
City:	Mountain View
State/Country:	CALIFORNIA
Postal Code:	94040
Name:	David L Kanter
Street Address:	530 Showers Drive, Suite 7-352
City:	Mountain View
State/Country:	CALIFORNIA
Postal Code:	94040
Name:	Korbin S van Dyke
Street Address:	3343 Little Valley Road
City:	Sunol
State/Country:	CALIFORNIA
Postal Code:	94586
PROPERTY NUMBERS Total: 7	
Property Type	Number
Patent Number:	7496735
Application Number:	12331425
Application Number:	12331248
PCT Number:	US0885990
Application Number:	61012741

501653810

PATENT
REEL: 026884 FRAME: 0494PATENT
REEL: 028086 FRAME: 0248

OP \$280.00 7496735

Application Number:	61180858
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Application Number:	61294775
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CORRESPONDENCE DATA

Fax Number: (650)989-1339

Phone: 607 372 6870

Email: yourst@yourst.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.

Correspondent Name: Matt T. Yourst

Address Line 1: 530 Showers Drive, Suite 7-352

Address Line 4: Mountain View, CALIFORNIA 94040

NAME OF SUBMITTER:

Matt T. Yourst

Total Attachments: 4

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