06/21/2012 THU 10:00 FAX 925 3102061 Borson Law Group **06/21/2012 700488236 06/21/2012**

2001/010

U.S. DEPARTMENT OF COMMERCE Form PTO-1595 (Rev. 03-11) United States Patent and Trademark Office OMB No. 0651-0027 (exp. 04/30/2015) 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. 2. Name and address of receiving party(ies) 1. Name of conveying party(ies) Name: Generation Leasing, LLC Pinnacle Armor, Inc. Internal Address: Additional name(s) of conveying party(ies) attached? Yes X No 3. Nature of conveyance/Execution Date(s): Street Address: 1205 Freedom Boulevard Execution Date(s) 30 November 2004 Suite 2 Assignment Merger City: Watsonville Change of Name Security Agreement Joint Research Agreement State: California Government Interest Assignment Zip,95076 Country: USA Executive Order 9424, Confirmatory License X Other Guarantee of Indebtedness Additional name(s) & address(es) attached? L Yes No 4. Application or patent number(s): This document is being filed together with a new application. A. Patent Application No.(s) B. Patent No.(s) 6,068,979 10/241,906 Additional numbers attached? X Yes No 5. Name and address to whom correspondence 6. Total number of applications and patents concerning document should be mailed: involved: 23 Name: D. Benjamin Borson, Ph.D. 7. Total fee (37 CFR 1.21(h) & 3.41) \$ 920 Internal Address: Borson Law Group, PC X Authorized to be charged to deposit account Street Address: 1078 Carol Lane None required (government interest not affecting title) Suite 200 8. Payment Information City: Lafayette State: California Zip: 94549-4760 Phone Number: (925) 310-2060 Deposit Account Number 504089 Docket Number: AGRICAP 3002 Authorized User Name D. Benjamin Borson Email Address: bborson@borsonlaw.com 9. Signature: 21 June 2012 Date Total number of pages including cover D. Benjamin Borson, Ph.D. sheet, attachments, and documents: Name of Person Signing 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

USPTO Form 1595 (Continued)

Still to be recorded

Additional Patent Applications:

10/238,096

10/788,716 -

13/371,982 -

12/498,990

12/779,226

12/567,657

Additional Patents:

6,088,979 ---

6,170,378 3

6,035,438

6,745,661 ~

8,047,116 -

6,510,777 ~

6,647,856

6,370,690 ~

6,705,197 - **

7,533,501 -

8,112,953 -

7,845,124

8,069,768 -

7,555,871 -

7,681,485 ~

8,028,612 -

PATENT

U.S. DEPARTMENT OF COMMERCE Form PTO-1595 (Rev. 03-11) OMB No. 0651-0027 (exp. 04/30/2015) 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(les) 2. Name and address of receiving party(ies) Name: Generation Leasing, LLC Pinnacle Armor, Inc. Internal Address: Additional name(s) of conveying party(ies) attached? Yes X No 3. Nature of conveyance/Execution Date(s): Street Address: 1205 Freedom Boulevard Execution Date(s) 39 November 2004 Suite 2 Assignment Merger City: Watsonville Security Agreement Change of Name Joint Research Agreement State:California Government Interest Assignment Country: USA Zip,95076 Executive Order 9424, Confirmatory License X Other Guarantee of Indebtedness Additional name(s) & address(es) attached? Yes 🗵 No. 4. Application or patent number(s): This document is being filed together with a new application. A. Patent Application No.(s) B. Patent No.(s) 10/241,906 6,068,979 Additional numbers attached? X Yes No 5. Name and address to whom correspondence 6. Total number of applications and patents concerning document should be mailed: involved: 23 Name: D. Benjamin Borson, Ph.D. 7. Total fee (37 CFR 1.21(h) & 3.41) \$ 920 Internal Address: Borson Law Group, PC X Authorized to be charged to deposit account **Enclosed** Street Address: 1078 Carol Lane None required (government interest not affecting title) Suite 200 8. Payment Information City; Lafayette State: California Zip: 94549-4760 Phone Number: (925) 310-2060 Deposit Account Number 504089 Docket Number: AGRICAP 3002 Authorized User Name D. Benjamin Borson Email Address: bborson@borsonlaw.com 9. Signature: 25 May 2012 Signature Date Total number of pages including cover D. Benjamin Borson, Ph.D. sheet, attachments, and documents: Name of Person Signing Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mall Stop Assignment Recordation Services, Director of the USPTO, F.O.Box 1450, Alexandria, V.A. 22315-1450

PATENT

USPTO Form 1595 (Continued)

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- 6,088,979 🐇
- 6,170,378 4
- 6,035,438 -
- 6,745,661 -
- 8,047,116 ~
- 6,510,777 ~
- 6,647,856 .
- 6,370,690 ~
- 6,705,197 ~
- 7,533,501 ~
- 8,112,953 ~
- 7,845,124 -
- 8,069,768 ~
- 7,555,871 ~
- 7,681,485 ~
- 8,028,612 ~

PATENT REEL: 028672 FRAME: 0136

FORM B10 (Official Form 10) (04/04)

UNITED STATES BANKRUPTCY COURT	EASTERN DISTRICT OF CALIFORNIA	PROOF OF CLAIM		
Name of Debtor:	Case Number: 10-12372			
Murray Neal NOTE: This form should not be used to make a claim for an administrative expe				
"Request" for payment of an administrative expense may be filed pursuant to 11				
Name of Creditor (The person or other entity to whom the	Check box if you are aware that anyone			
debtor owes money or property)	else has filed a proof of claim relating to	,		
Generation Leasing LLC	your claim. Attach copy of statement giving particulars.	,		
Name and address where notices should be sent:	Check box if you have never received any			
c/o Gary F. Seitz, Rawle & Henderson LLP	notices from the bankruptcy court in this			
One South Penn Square, 16 Ft., Philadelphia, PA 19107	case.			
	Check box if the address differs from the			
	address on the envelope sent to you by the court.			
•				
Telephone number: 215-575-4330		THIS SPACE IS FOR COURT USE ONLY		
Account or other number by which creditor identifies debtor:	Check if this claim replaces amend	ls a previously filed claim, dated:		
Sec attached,	This is in addition to any previously filed of			
1. Basis for Claim		11112		
☐ Goods sold ☐ Services performed	Retiree benefits as defined in 11 U.S.C. § Wages, salaries, and compensation (fill o			
Money loaned	Last four digits of SS#:	*		
Personal injury/wrongful death	Unpaid compensation for services	s performed		
☐ Taxes ☑ Other: Pursuant Personal Guaranty	From to (date)			
2. Date debt was incurred:	3. If court judgment, date obtained: N/A			
4. Total Amount of Claim at Time Case Filed: \$ 3,570,801.50				
	•			
If all or part of your claim is secured or entitled to priority, also comp				
Check this box if claim included interest or other charges in additional charges.	on to the principal amount of the claim. Attach itemiz	ed statement of		
5. Secured Claim	7. Unsecured Priority Claim			
Check this box if your claim is secured by collateral (including	Check this box if you have an unsecured priori	ty claim		
a right of sctoff).	Amount entitled to priority \$			
Brief Description of Collateral:	Specify the priority of the claim:			
Real Estate Motor Vehicle	Wages, salaries, or commissions (up to \$4,			
Other <u>see attachment</u>	before filing of the bankruptcy petition or			
Value of Collateral: \$ unknown	whichever is earlier - 11 U.S.C § 507(a)(3			
	☐Up to \$2,225* of deposits toward purchase,	lease, or rental of property or		
Amount of arrearage and other charges at time case filed include in	services for personal, family, or household			
secured claim, if any: \$ unknown	Alimony, maintenance, or support owed to 11 U.S.C § 507(a)(7).	a spouse, former spouse, or entid -		
6. Unsecured Nonpriority Claim § unknown	☐ Taxes or penalties owed to governmental u	mits - 11 U.S.C § 507(a)(8).		
☐ Check this box if: a) there is no collateral or lien securing your claim,	Other – Specify applicable paragraph of 11	U.S.C 9 341.		
or b) your claim exceeds the value of the property securing it, or if c)	* Amounts are subject to adjustment on 4/1/0			
non or only part of your claim is entitled to priority.	respect to cases commenced on or af	ter the date of adjustment.		
8. Credits: The amount of all payments on this claim has been credited	and deducted for the purpose of making this proof	THIS SPACE IS FOR COURT		
of claim.		USE ONLY		
9. Supporting Documents: Attach copies of supporting documents, such as promissory notes, purchase orders, invained statements or murning accounts, contracts, counting accounts, contracts, and invained statements and				
invoices, itemized statements or running accounts, contracts, court judgments, mortgages, security agreements, and evidence of perfection of lien. DO NOT SEND ORIGINAL DOCUMENTS. If the documents are not available, explain.				
If the documents are voluminous, attach a sammary.				
10. Date-Stamped Copy: To receive an acknowledgment of the filing of your claim, enclose a stamped, self-addressed				
envelope and copy of this proof of chain. Date Bigh and print the name and title, if any, of the companion	creditor or other person authorized to file this claim			
(at y of your chittorney, if any):				
July 12, 2010				
Name: Gary R Seitz	Title: Attorney at law and in fact			

Penalty for presenting fraudulest claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 357

FILED

July 12, 2010

CLERK, U.S. BANKRUPTCY COURT

EASTERN DISTRICT OF CALIFORNIA

O002771798

PATENT

INSTRUCTIONS FOR PROOF OF CLAIM FORM

The instructions and definitions below are general explanations of the law. In particular types of cases or circumstances, such as bankruptcy cases that are not filed voluntarily by a debtor, there may be exceptions to these general rules.

--DEFINITIONS--

Debtor

The person, corporation, or other entity that has filed a bankruptcy case is called the debtor.

Creditor

A creditor is any person, corporation, or other entity to whom the debtor owed a debt on the date that the bankruptcy case was filed.

Proof of Claim

A form telling the bankruptcy court how much the debtor owed a creditor at the time of the bankruptcy case was filed (the amount of the creditor's claim). This form must be filed with the clerk of the bankruptcy court where the bankruptcy case was filed.

Security Claim

A claim is a secured claim to the extent that the creditor has a lien on property of the debtor (collateral) that gives the creditor the right to be paid from that property before creditors who do not have liens on the property.

Examples of liens are a mortgage on real estate and a security interest in a car, truck, boat, television set, or other item or property. A lien may have been obtained through a court proceeding before the bankruptey case began; in some states a court judgment is a lien. In addition, to the extent a creditor also owes money to the debtor (has a right of setoff), the creditor's claim may be a secured claim. (See also *Unsecured Claim*).

Unsecured Claim

If a claim is not a secured claim it is an unsecured claim. A claim may be partly secured and partly unsecured if the property on which a creditor has a lien is not worth enough to pay the creditor in full.

Unsecured Priority Claim

Certain types of unsecured claims are given priority, so they are to be paid in bankruptcy cases before most other unsecured claims (if there is sufficient money or property available to pay these claims). The most common types of priority claims are listed on the proof of claim form. Unsecured claims that are not specifically given priority status by the bankruptcy laws are classified as Unsecured Nonpriority Claims.

Items to be completed in Proof of Claim form (if not already filled in)

Court, Name of Debtor, and Case Number:

Fill in the name of the federal judicial district where the bankruptey case was filed (for example, Central District of California), the name of the debtor in the bankruptcy case, and the bankruptcy case number. If you received a notice of the case from the court, all of this information is near the top of the notice.

Information about the Creditor:

Complete the section giving the name, address, and telephone number of the creditor to whom the debtor owes money or property, and the debtor's account number, if any. If anyone else has already filed a proof of claim relating to this debt, if you never received notices from the bankruptcy court about this case, if your address differs from that to which the court sent notice, or if this proof of claim replaces or changes a proof of claim that was already filed, check the appropriate box on the form.

1. Basis for Claim:

Check the type of debt for which the proof of claim is being filed. If the type of debt is not listed, check "Other" and briefly describe the type of debt. If you were an employee of the debtor, fill in the last four digits of your social security number and the dates of work for which you were not paid.

2. Date Debt Incurred:

Fill in the date when the debt first was owed by the debtor.

3. Court Judgments:

If you have a court judgment for this debt, state the date the court entered the judgment.

4. Total Amount of Claim at Time Case Filed:

Fill in the applicable amounts, including the total amount of the entire claim. If interest or other charges in addition to the principal amount of the claim are included, check the appropriate place on the form and attach an itemization of the interest and charges.

5. Secured Claim:

Check the appropriate place if the claim is a secured claim. You must state the type and value of property that is a collateral for the claim, attach copies of the documentation of your lien, and state the amount past due on the claim as of the date the bankruptcy case was filed. A claim may be partly secured and partly unsecured. (See DEFINITIONS, above).

6. Unsecured Nonpriority Claim:

Check the appropriate place if you have an unsecured nonpriority claim, sometimes referred to as a "general unsecured claim". (See DEFINITIONS, above). If your claim is partly secured and partly unsecured, state here the amount that is unsecured. If part of your claim is entitled to priority, state here the amount not entitled to priority.

7. Unsecured Priority Claim:

Check the appropriate place if you have an unsecured priority claim, and state the amount entitled to priority. (See DEFINITIONS, above). A claim may be partly priority and partly nonpriority if, for example, the claim is for more than the amount given priority by the law. Check the appropriate place to specify the type of priority claim.

8. Credits:

By signing this proof of claim, you are stating under oath that in calculating the amount of your claim you have given the debtor credit for all payments received from the debtor.

9. Supporting Documents:

You must attach to this proof of claim form copies of documents that show the debtor owes the debt claimed or, if the documents are too lengthy, a summary of those documents. If documents are not available, you must attach an explanation of why they are not available.

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CONTINUING GUARANTY OF INDEBTEDNESS

		ALCO I MINDER INDICES
TO:	Generation Leasing, LLC	
RE:	Pinnacle Armor, Inc.	("Customer")
others an written n commitm Mariposa	unconditionally guarantee and promise to pay you in lawful money of the United S its most comprehensive sense and includes all obligations and liabilities of Custor d whether recovery upon such indebtedness may be barred or otherwise unenforceab (1) CONTINUING GUARANTY. This is a continuing guaranty of otice of this Guaranty's revocation as to future Indebtedness. Extensions or other neems shall not be considered new indebtedness. Any such notice must be sent to, CA 95338. A notice from only one of us will not affect any other guarantor's liabit (2) JOINT AND SEVERAL; SEPARATE ACTIONS; WAIVER or are joint and several and independent of the obligations of Customer. A separate a sy statute of limitations affecting our liability hereunder. Our liability shall be reinstal	t OF STATUTE OF LIMITATIONS; REINSTATEMENT OF LIABILITY. Our obligations
sublease assign thi	e change or warve any of the terms of the Indebtedness; (b) take security for this Grave disposed of and consent to the owner's lease or other disposition of any such securit of any related property; (d) release, add or substitute parties liable for the Indebtedness Guaranty in whole or in part. We may not assign our obligations hereunder, (4) OUR WARRANTIES. We warrant that (a) this Guaranty is	paranty or the Indebtedness and exchange, enforce, waive, release, subordinate, fail to perfect, sell or y; (c) consent to Customer's assignment of any lease which is part of the Indebtedness or Customer's ass; and (e) apply payments received on the Indebtedness as you may choose. You may without notice executed at Customer's request. (b) we will not without your prior written consent, dispose of a
relative to	a) part of our assets; and (c) we have adequate means of obtaining information pero D Customer as we deemed appropriate in order to assess our risks in connection here a no obligation to disclose information you obtain regarding Customer to us.	taining to Customer's financial condition and business activities and have obtained such information with. We agree to keep adequately informed of any matters which might affect our risks hereunder.
property o	or collatoral relative to the Indebtedness; (c) give us any notice with respect to leased as in connection with the Indebtedness or this Guaranty including as to additional or	ceed against any other person to enforce the Indebtedness; (b) proceed against or exhaust any leased or other property repossessed from Customer, (d) pursue any other remedy in your power, or (e) give modified Indebtedness.
indirectly indirectly independent association performs things the security p is worth; is an uncedefenses defenses defenses destroyed WITHOU WAIVER Waivers down that such a provide you are that such a provide you are the agents be deemed context research.	herefor; (c) the use of any property leased or financed in connection with the Indebte discharges Customer on any Indebtedness or which increases the probability or an less; (f) an impairment of any security for the Indebtedness or any guaranty thereof; lusive, of the California Civil Code. Until all Indebtedness is paid, we shall have not of this Guaranty. Our waivers include our waiver of any rights and defenses we if (a) you may collect from us without first foreclosing on any real or personal proportion of the Indebtedness may incre than the sale price, and (ii) you may collect from us even if you, by foreclosing on any real or personal proportion with the sale price, and (ii) you may collect from us even if you, by foreclosing on and waiver, as are all other waivers in this Guaranty, which relate to any right include, but are not limited to, any rights or defenses based upon Sections 580a, 3 arising out of an election of remedies by you, even though that election of remedies our rights of subrogation and reimbursement against Customer by the operation of S EACH OF THE WAIVERS SET FORTH ABOVE ARE MADE WITH OUR FOT THESE WAIVERS WE MIGHT BE ABLE TO AVOID FURTHER LIABILIA. RELATES, AND WE BELIEVE THAT UNDER THE CIRCUMSTANCES THE INTERIOR OF CUSTOMER'S OBLIGATIONS TO (6) SUBORDINATION OF CUSTOMER'S OBLIGATIONS TO (6) SUBORDINATION OF CUSTOMER'S OBLIGATIONS TO (6) SUBORDINATION OF CUSTOMER'S OBLIGATIONS TO (7) WAIVER OF AUTHENTICATION OF VALIDITY OF ACTS out such other documents and take such other action as you request to enforce your right of the incurrence of the comments are subject to this Guaranty and, if you so request, will deliver such documents are subject to this Guaranty and, if you so request, will deliver such documents are subject to this Guaranty and, if you so request to enforce your right of the incurrence of the comments are subject to this Guaranty and, if you so request, will deliver such document of the subject of the subject of the comment of the proportion of the comments are subject to	ULL KNOWLEDGE OF THEIR SIGNIFICANCE AND CONSEQUENCES, INCLUDING THAT TY UNDER THIS GUARANTY UPON THE OCCURRENCE OF AN EVENT TO WHICH A IE WAIVERS ARE REASONABLE AND NOT CONTRARY TO PUBLIC POLICY OR LAW he extent permitted by law. US. Any indebtedness of Customer to us and any distribution rights on account of an equity interest prints of this Guaranty and the Indebtedness. Upon request we shall collect such amounts as trustees y notes or other documents evidencing such indebtedness of Customer or equity rights with a legend ments to you together with such notations or instruments of assignment as you may request. We will this hereunder. It is it is not necessary for you to inquire into the power of Customer or ance upon the professed exercise of such power shall be guaranteed hereunder. Tand construction, If there is only one of us, then all words used herein in the plural shall is more than one Customer, the word "Customer" shall mean all and any one or more of them as the esents our entire agreement relative to the guaranty of the Indebtedness and may not be modified its and information as you may request to carry out the purposes of this Guaranty. Guaranty is governed by and construed in accordance with the laws of the State of California. WE
	IN WITNESS WHEREOF, we have executed	this Guaranty as of November 30, 2004 (Date)
Guarant Name:	ors Jonathan R. Chessum	Guarantors Name: Murray Neal
By:	file I Cher	Ву:
5161 N	write or type address below) : I. Forkner , CA 93711	(Please write or type address below): 861 E. Brighton Fresno, CA 93720

PATENT

GENERAL POWER OF ATTORNEY

The undersigned claimant hereby authorizes Gary F. Seitz, of Rawle & Henderson, LLP, as attorney in fact for the undersigned and with full power of substitution, to vote on any question that may be lawfully submitted to creditors of the debtor in the above-entitled case; to sign any proof of claim form or amendment thereto, to vote for a trustee of the estate of the debtor and for a committee of creditors; to receive dividends; and in general to perform any act not constituting the practice of law for the undersigned in all matters arising in this case.

Dated: 5/10/10	Generation Leasing	LLC
	Signed:	Josh w Fischer
	Its duly authorized re	representative Freedom Bled, St. Letsoudle (4 95076
Acknowledged before me on	mg 11, 2010	
who says that he [or she] is Hice	ector	of the company named above and is authorized to

execute this power of attorney in its behalf.

Notary Public

BARBARA WEDEKIND Commission # 1786908 Notary Public - California Santa Cruz County MyComm, ExpresDec 25, 2011

of the company named above and is authorized to

3670610-1

07/27/2012 FRI 11:18 FAX 925 3102061 Borson Law Group

5. ALTERNATIVE DESIGNATION (F apprent) LESSEELESSON CONSIGNEECONSIGNOR BALLEEBARON SELLERBUYER AG LIEN NON-DOC FRANC
This FINANCING STATEMENT is to be filed from records (or recorded) in 7. Check to REQUEST SEARCH REPORT(S) on Debtor(S)A3, Underto:Debtor 1Debtor 2Debtor 3Debtor 3Debtor 4Debtor 4Debtor 5
3. OPTIONAL FILER REFERENCE DATA

FILING OFFICE COPY - NATIONAL UCC FINANCING STATEMENT (FORM UCC1) - CAUFORNIA (REV. 01/01/08)

PATENT REEL: 028672 FRAME: 0141

2014/017

EXHIBIT A <u>DEFINITION OF PLEDGED PROPERTY</u>

For the purpose of securing prompt and complete payment and performance by the Company of all of the Obligations, the Company unconditionally and irrevocably hereby grants to the Secured Party a continuing security interest in and to, and lien upon, the following Pledged Property of the Company:

- (a) all inventory of the Company, including, but not limited to, all goods, wares, merchandise, parts, supplies, finished products, other tangible personal property, including such inventory as is temporarily out of Company's custody or possession and including any returns upon any accounts or other proceeds, including insurance proceeds, resulting from the sale or disposition of any of the foregoing;
- (b) all contract rights and general intangibles of the Company, including, without limitation, goodwill, trademarks, trade styles, trade names, leasehold interests, partnership or joint venture interests, patents and patent applications, copyrights, deposit accounts whether now owned or hereafter created;
- (c) all documents, warehouse receipts, instruments and chattel paper of the Company whether now owned or hereafter created;
- (d) all accounts and other receivables, instruments or other forms of obligations and rights to payment of the Company (herein collectively referred to as "Accounts"), together with the proceeds thereof, all goods represented by such Accounts and all such goods that may be returned by the Company's customers, and all proceeds of any insurance thereon, and all guarantees, securities and liens which the Company may hold for the payment of any such Accounts including, without limitation, all rights of stoppage in transit, replevin and reclamation and as an unpaid vendor and/or lienor, all of which the Company represents and warrants will be bona fide and existing obligations of its respective customers, arising out of the sale of goods by the Company in the ordinary course of business;
- (e) to the extent assignable, all of the Company's rights under all present and future authorizations, permits, licenses and franchises issued or granted in connection with the operations of any of its facilities;
- (f) all products and proceeds (including, without limitation, insurance proceeds) from the above-described Pledged Property.