PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Peter Victor Bitar	11/12/2008
Ricky Lee Busby	11/13/2008
Leroy Ernest Lakey	11/12/2008
Varce Eron Howe	11/12/2008

RECEIVING PARTY DATA

Name:	Xtreme ADS Limited
Street Address:	P.O. Box 205
City:	Anderson
State/Country:	INDIANA
Postal Code:	46015

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	13721974

CORRESPONDENCE DATA

Fax Number: 3176377561

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 317-634-3456

Email: jblaufuss@uspatent.com
Correspondent Name: James R. Blaufuss
Address Line 1: 111 Monument Circle

Address Line 2: Suite 3700

Address Line 4: Indianapolis, INDIANA 46204

ATTORNEY DOCKET NUMBER: 61020-40

NAME OF SUBMITTER: James R. Blaufuss

Total Attachments: 7

PATENT REEL: 029585 FRAME: 0354 OP \$40.00 1372

502186700

source=(61020-41) Assignment#page1.tif source=(61020-41) Assignment#page2.tif source=(61020-41) Assignment#page3.tif source=(61020-41) Assignment#page4.tif source=(61020-41) Assignment#page5.tif source=(61020-41) Assignment#page6.tif source=(61020-41) Assignment#page7.tif

> PATENT REEL: 029585 FRAME: 0355

ASSIGNMENT SUPPLEMENT CORRECTION OF INADVERTENT ERROR

Peter Victor Bitar, Ricky Lee Busby, Varce Eron Howe and Leroy Ernest Lakey, hereinafter referred to as the "Assignors," executes this Assignment supplement in order to clarify and correct an inadvertent error in the five (5) page assignment, executed on February 15, 2008; February 22, 2008 and February 26, 2008, with attorney docket no. 61020-12 and recorded at the United States Patent and Trademark Office at Reel 020587 and Frame 0908, the assignment assigning inventions in a SYSTEM AND METHOD FOR NEUTRALIZING EXPLOSIVES AND ELECTRONICS to Xtreme Alternative Defense Systems, hereinafter referred to as the "Assignee," the assigned inventions being described, at least in part, in United States Patent Application No. 12/030,144, filed on February 12, 2008. The aforementioned assignment is hereinafter referred to as the "Underlying Agreement" and is attached hereto as Exhibit A.

In the Underlying Agreement, the Assignment incorrectly referred to Xtreme Alternative Defense Systems as the name of the Assignee. The parties hereby affirm that this was an inadvertent error that occurred without deceptive intent. Xtreme ADS Limited was and is the correct Assignee. All references to Xtreme Alternative Defense Systems in the Underlying Agreement should be interpreted as references to Xtreme ADS Limited.

The Assignors hereby acknowledge that good, valuable, and sufficient consideration was received for the Underlying Agreement. The Assignors further acknowledge the Assignors' intent, now, and at the time of executing the Underlying Agreement, to sell, assign, and transfer unto, and the Assignors do hereby sell, assign, and transfer unto the Assignee, all of the Assignors' entire right, title, and interest in, together with all rights of priority in, to, and under, the inventions identified in the Underlying Agreement, and the portions of any and all applications or patents based on or arising from the inventions identified in the Underlying Agreement in all countries, United States and foreign, including provisional, utility, design, plant and petty patent applications, and any and all divisions, continuations, continuations-in-part, substitutes, extensions, re-examinations and reissues thereof, to be held and enjoyed by the Assignee as fully and entirely as the same would have been held and enjoyed by the Assignors if the Underlying Agreement had not been made.

The Assignors hereby COVENANT AND WARRANT that the Assignors have not executed and shall not execute any writing or perform any act whatsoever conflicting with the Underlying Agreement. This covenant and warranty includes, but is not limited to, a representation to the Assignee that no assignment, grant, mortgage, license, encumbrance and/or other agreement affecting any of the right, title, interest, and priority in, to, and under the inventions identified in the Underlying Agreement, and the portions of any and all applications or patents based on or arising from the inventions identified in the Underlying Agreement, including rights of action for infringement, in all countries, United States and foreign, including provisional, utility, design, plant and petty patent applications, and any and all divisions, continuations, continuations-in-part, substitutes, extensions, re-examinations and reissues thereof, has been made to any party other than the Assignee by the Assignors, or by any portion of the Assignors, and that the full right and authority to convey the same as expressed in the Underlying Agreement.

This Supplement is made for purposes of clarification and is intended to have no effect on the Underlying Agreement. The Underlying Agreement remains in full force and effect.

This Assignment supplement is hereby made effective nunc pro tunc as of February 12, 2008.

Exhibit A: Underlying Agreement

Attorney Docket No. 61020-12 Document No. 554310

ASSIGNMENT SUPPLEMENT CORRECTION OF INADVERTENT ERROR

WITNESS Assignor's hand this 12 day of _	November, 2008.
	JEHO.
	Peter Victor Bitar
WITNESS Assignor's hand this <u>13</u> day of _	November, 2008.
	Pal La Bulm
	Ricky Lee Busby
WITNESS Assignor's hand this 12th day of_	NOVEMBER, 2008.
	Leroy Ernest Lakery
	Leroy Ernest Lakey
,	
WITNESS Assignor's hand this $\cancel{\cancel{\cancel{\cancel{1}}}}$ day of _	HOVEMBER, 2008.
	Vaire Eron House

Attorney Docket No. 61020-12 Document No. 554310

ASSIGNMENT

WHEREAS, Peter Victor Bitar of 1508 East 7th Street, Anderson, Indiana 46012; Ricky Lee Busby of 1183 West 550 South, Anderson, Indiana 46013; Leroy Ernest Lakey of 13 North Roby Drive, Anderson, Indiana 46012 and Varce Eron Howe of 12102 Daugherty Drive, Zionsville, Indiana 46077 hereinafter referred to as Assignors, have made a new and useful invention in SYSTEM AND METHOD FOR NEUTRALIZING EXPLOSIVES AND ELECTRONICS for which Assignors have made application for Letters Patent of the United States Serial No. 12/030,144 filed February 12, 2008; and

WHEREAS, Xtreme Alternative Defense Systems, hereinafter referred to as Assignee, a corporation of the State of Indiana having a principal place of business at P.O. Box 205, Anderson, Indiana, 46015 desires to acquire all of the entire right, title, and interest in, to and under said invention disclosed, described and claimed or intended so to be in said application, and in, to and under said application, and in, to and under any and all Letters Patent, United States and foreign, which may be obtained therefore and thereon;

NOW, THEREFORE, to all whom it may concern, be it known that for and in consideration of the sum of One Dollar (\$1.00) and other good, valuable and sufficient consideration to Assignors in hand paid, the receipt of which is hereby acknowledged, Assignors have sold, assigned and transferred, and by these presents does sell, assign and transfer unto Assignee, all of the entire right, title, and interest in, to and under said invention disclosed, described and claimed or intended so to be in said application, and in, to and under said application for United States Letters Patent executed by Assignors this 150 day of 100 day and all divisions and continuations thereof, and any and all patents to be issued and obtained therefore and thereon, United States and foreign, including all reissues and extensions thereof.

Assignors hereby authorize and request the Honorable Assistant Secretary and Commissioner of Patents and Trademarks to issue said Letters Patent to Assignee, its assigns and legal representatives.

Assignors agree to sign and execute any and all other papers necessary or desirable for the procurement of Letters Patent on said invention in this and all foreign countries for the use of Assignee.

CONTINUED ON FOLLOWING PAGES

1

WITNESS Assignor's hand this	day of frame, 20	008.
	Peter Victor Bitar	
STATE OF)		
COUNTY OF		
above-named Assignor, Peter Victor Bitan	I for said County and State, personally appear, to me personally known, and who execute acknowledged the execution thereof as his fiposes therein set forth and expressed.	ted the
	Notary Public	
	Printed:Cou	ınty
	My Commission Expires:	

WITNESS Assignor's hand this 15% da	y of <u>February</u> , 2008.
	Ricky Lee Busby
•	
STATE OF) SS:	
COUNTY OF)	
above-named Assignor, Ricky Lee Bush	d for said County and State, personally appeared the by, to me personally known, and who executed the d acknowledged the execution thereof as his free and poses therein set forth and expressed.
	Notary Public
	Printed:
	Resident of County
	My Commission Expires:

WITNESS Assignor's hand this 2	6^{TH} day of FEB	RUARY	, 2008.
•	Leroy Erne	Sakey est Lakey	
	, ,,		
STATE OF)) SS:		
COUNTY OF)		
Before me, a Notary Public above-named Assignor, Leroy Ern foregoing Assignment in my preser voluntary act and deed for the uses a	est Lakey, to me p nce and acknowled	personally known, ar ged the execution th	nd who executed the ereof as his free and
	Notary Pub	blic	
	Printed:		
	Resident o	f	County
1	My Comm	ission Expires:	

61020-12.512045

WITNESS Assignor's hand this 22	day of <u>FEBRUN-RY</u> , 2008.
	Van E. Howe
	Varce Eron Howe
STATE OF)	a.
COUNTY OF)	s.
above-named Assignor, Varce Eron H	and for said County and State, personally appeared the lowe, to me personally known, and who executed the and acknowledged the execution thereof as his free and surposes therein set forth and expressed.
•	Notary Public
	Printed:
	Resident of County
	My Commission Expires:

61020-12.512045

PATENT REEL: 029585 FRAME: 0362

RECORDED: 01/08/2013