PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEYANCE:		ASSIGNMENT	
CONVEYING PARTY DATA			
		Name	Execution Date
QUALSTAR CORPORATI	ION		02/24/2014
RECEIVING PARTY DATA			
Name: NO	NORTHRIDGE ASSOCIATES LLC		
Street Address: 192	1925 ANGUS AVENUE, UNIT B		
City: SIM	SIMI VALLEY		
State/Country: CA	CALIFORNIA		
Postal Code: 930	93063		
PROPERTY NUMBERS Total: 3			
Property Type		Number	
Application Number:		2732086	
Patent Number:		0649152	
Patent Number:		692426	
CORRESPONDENCE DATA			
Fax Number: (805)577-9606			
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Correspondence will be sent via US Mail when the email attempt is unsuccessful. Correspondent Name: WILLIAM GERVAIS			
Correspondent Name: WILLIAM GERVAIS Address Line 1: 1925 ANGUS AVENUE, UNIT B			
Address Line 4: SIMI VALLEY, CALIFORNIA 93063			
NAME OF SUBMITTER:		PAUL Y. FENG, REG. NO. 35510	
Signature:		/Paul Y. Feng/	
Date:		03/03/2014	
PATENT			

Total Attachments: 4 source=Assignment_QualstarToNorthridge#page1.tif source=Assignment_QualstarToNorthridge#page2.tif source=Assignment_QualstarToNorthridge#page3.tif source=Assignment_QualstarToNorthridge#page4.tif

ASSIGNMENT OF IP FROM QUALSTAR CORP. TO NORTHRIDGE ASSOCIATES LLC

This Agreement, effective as of February 20, 2014, is made by QUALSTAR CORPORATION, a California corporation, Assignor, having a place of business at 3990-B Heritage Oak Court, Simi Valley, California 93063, to NORTHRIDGE ASSOCIATES LLC, a California corporation, Assignee, having a place of business at 1925 Angus Avenue, Unit B, Simi Valley, California 93063.

WHEREAS, Assignor owns the following IP Portfolio:

[1] Via assignment recorded in the United States Patent Office at reel 024141, frame 0263, a new and useful invention and the application for Letters Patent titled "TOUCHLESS POINTING DEVICE," that was filed in the United States Patent Office on March 25, 2010, allocated Application No. 12/732,086, and claims priority to U.S. Provisional Patent Application No. 61/253,434, filed on October 20, 2009, which current status is abandoned by the United States Patent Office;

[2] Via assignment recorded in the United States Patent Office at reel 024141, frame 0399, a new and ornamental design and the application for Letters Patent titled "TOUCHLESS POINTING DEVICE," that was filed in the United States Patent Office on March 25, 2010, allocated Application No. 29/358,355, issued as U.S. Design Patent No. D649,152;

[3] Via assignment recorded in the United States Patent Office at reel 027307, frame 0810, a new and ornamental design and the application for Letters Patent titled "TOUCHLESS POINTING DEVICE," that was filed in the United States Patent Office on December 1, 2011, allocated Application No. 29/407,746, issued as U.S. Design Patent No. D692,426;

and

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[4] U.S. Trademark Registration No. 3,902,047, registered on January 4, 2011, for the mark TOPO JOJO®,

WHEREAS, Assignee desires to acquire by formal, recordable assignment the entire right, title and interest in and to said inventions, said applications, and any Letters Patents that may be granted, identified in said items [1]-[3] of the IP Portfolio, in the United States and throughout the world; and

Assignee desires to acquire by formal, recordable assignment the entire right, title, and interest in and to the TOPO JOJO® mark and registration identified in said item [4] of the IP Portfolio.

NOW, THEREFORE, for good and valuable consideration of payment made to Assignor by Assignee for said IP Portfolio, and all inventory and related fixtures, tooling, software and firmware, the receipt and

sufficiency of which are hereby acknowledged,

1. Assignor hereby sells, assigns and transfers to Assignee, the entire right, title and interest in and to said inventions, said applications, and any Letters Patents that may be granted, contained in said items [1]-[3] of the IP Portfolio, in the United States and throughout the world, including the right to file foreign applications directly in the name of the Assignee and to claim for any such foreign applications any priority rights to which such applications are entitled under international conventions, treaties or otherwise; and

2. Assignor hereby sells, assigns and transfers to Assignee the entire right, title and interest in and to the mark and the registration in said item [4], and all rights and privileges pertaining to the mark, together with the goodwill of the business symbolized by the mark.

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3. Further, Assignor agrees that, upon request and without further compensation, but at no expense to Assignor, Assignor and its legal representative(s) and assigns will do all reasonable, lawful acts, including the execution of papers and the giving of testimony, that may be necessary or desirable for obtaining, sustaining, reissuing or enforcing the Letters Patent in the United States and throughout the world for said invention, and for perfecting, recording or maintaining the title of Assignee, its successors and assigns, to said inventions, said applications, and any Letters Patents granted for said inventions, contained in said IP Portfolio, in the United States and throughout the world.

4. Assignor represents and warrants that it has not granted and will not grant to others any rights inconsistent with the rights granted herein.

5. Assignor authorizes and requests the Commissioner of Patents and Trademarks of the United States and of all foreign countries to issue any Letters Patent granted for said inventions, whether on said applications or on any subsequently filed division, continuation, continuation-in-part, reexamined, or reissue application, to Assignee, its successors and assigns, as the assignee of the entire interest in said invention.

6.

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7. This Agreement shall expire concurrently with the last expiration of the patents/patent application identified in said items [1]-[3] of the IP Portfolio.

8. Assignee shall indemnify and hold Assignor harmless for any claims, liability, or damages concerning the IP Portfolio.

9. This Agreement shall be governed by California law.

10. This is the entire agreement between the parties concerning the IP Portfolio.

IN WITNESS WHEREOF, Assignor and Assignee have executed this Agreement on the date written herein below.

Date: 2/24/2014

Assignor: even Bronson

QUALSTAR CORPORATION

Assignee:

liam Gervais

C.E.O. NORTHRIDGE ASSOCIATES LLC

Date: 2/25/14