503024146 10/17/2014

PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
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RECEIVING PARTY DATA

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PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14241440

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NAME OF SUBMITTER:	ERIC S HYMAN
SIGNATURE:	/eric s hyman/
DATE SIGNED:	10/17/2014
	This document serves as an Oath/Declaration (37 CFR 1.63).

Total Attachments: 3

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PATENT 503024146 REEL: 033975 FRAME: 0285

DECLARATION, ASSIGNMENT AND Attorney Docket Number 15675P990 **POWER OF ATTORNEY FOR** First Named Inventor Erwan Vigneras UTILITY OR DESIGN PATENT APPLICATION COMPLETE IF KNOWN (37 CFR 1.63) Application Number 14/241.440 Declaration OR Declaration Filing Date Submitted Submitted after Initial with Initial Art Unit Filing (surcharge Filing (37 CFR 1.16(f)) required) Examiner Name **COVER FOR CONNECTING ENERGY STORAGE ASSEMBLIES** (Title of the Invention) As a below named inventor, I hereby declare that: This declaration is directed to: ☐ The attached application, OR United States Application Number or PCT International Application Number PCT/EP2012/066732 filed on 08/29/2012 The above-identified application was made or authorized to be made by me. I believe I am the original or an original joint inventor of a claimed invention in the application. I/we believe that I/we am/are the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought. I have reviewed and understand the contents of the above-identified application, including the claim(s). I am aware of the duty to disclose to the Patent and Trademark Office all information known to me to be material to patentability as defined in 37 C.F.R. 1.56, including for a continuation-in-part application, information material to patentability that became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application. I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both. Willful false statements and the like are punishable by fine or imprisonment, or both (18 U.S.C. 1001), and may jeopardize the validity of the application or any patent issuing thereon. I 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. Authorization To Permit Access to Application by Participating Offices If checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPO), the Japan Patent Office (JPO), the Korean Intellectual Property Office (KIPO), the World Intellectual Property Office (WIPO), and any other intellectual property offices in which a foreign application claiming priority to the above-identified patent application is filed access to the aboveidentified patent application. See 37 CFR 1.14(c) and (h). This box should not be checked if the applicant does not wish the EPO, JPO, KIPO, WIPO, or other intellectual property office in which a foreign application claiming priority to the above-identified patent application is filed to have access to the above-identified patent application. In accordance with 37 CFR 1.14(h)(3), access will be provided to a copy of the above-identified patent application with respect to: 1) the above-identified patent application-as-filed; 2) any foreign application to which the above-identified patent application claims priority under 35 U.S.C. 119(a)-(d) if a copy of the foreign application that satisfies the certified copy requirement of 37 CFR 1.55 has been filed in the above-identified patent application; and 3) any U.S. application-as-filed from which benefit is sought in the above-identified patent application. In accordance with 37 CFR 1.14(c), access may be provided to information concerning the date of filing the Authorization to Permit Access to Application by Participating Offices.

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Prepared by Blakely, Sokoloff, Taylor & Zafman LLP on 09/17/2012.

DECLARATION, ASSIGNMENT, AND POWER OF ATTORNEY -- Utility or Design Patent Application

Appointment of Practitioners	s:	
I hereby appoint Practi prosecute this application and	itioner(s) associated with the following to transact all business in the United S	Customer Number as my/our attorney(s) or agent(s) to tates Patent and Trademark Office connected therewith: 08791
of the undersigned. In the ever	llow instructions from the assignee(s) an instruction between the instruction in the instruction between the instruction in the instruc	reby authorizes the patent attorneys and patent agents as to any action to be taken in the Patent and Trademark in (1) the patent attorneys and patent agents and (2) each on instructions may be taken, at least one patent attorney.
correspondence to: A as	ne address sociated with ustomer Number: 08791	Correspondence OR address below:
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("Assignee"), and its successors, a foreign countries, in and to any and said application and all provisional applications, continuation applicatior renewal applications, reissue applic in the United States and all foreign patents, reexamination certificates,	d all inventions or improvements that are d applications, non-provisional applications, ons, continued prosecution applications, or cations, reexaminations, extensions, and countries on any of said inventions or imp and extensions, that have been or shall b	re right, title, and interest for the United States and all isclosed in the above identified application and in and to utility applications, design applications, divisional ontinuation-in-part applications, substitute applications, ll other patent applications that have been or shall be filed rovements; and in and to all original patents, reissued a issued in the United States and all foreign countries on om the filing of said United States application;
when requested, without charge to, in good faith the intent and purpose applications, utility applications, des continuation-in-part applications, su other patent applications on any and other papers; communicate to said a said inventions or improvements and securing and maintaining proper patimprovements, and all applications frassigns, and legal representatives; a covenant with said Assignee, its sucargreement affecting the rights and p	but at the expense of, said Assignee, its so of this Assignment, the undersigned will exign applications, divisional applications obstitute applications, renewal applications of all said inventions or improvements; exe Assignee, its successors, assigns, and reput the history thereof; and generally assist tent protection for said inventions or improfor patents and all patents on said inventionand	id inventions or improvements in its own name; and that, uccessors, assigns, and legal representatives, to carry out execute all provisional applications, non-provisional applications applications, continued prosecution applications, reissue applications, reexaminations, extensions, and all cute all rightful oaths, assignments, powers of attorney, and resentatives all facts known to the undersigned relating to said Assignee, its successors, assigns, or representatives in vements and for vesting title to said inventions or ans or improvements, in said Assignee, its successors, assignee, its successors, as that no assignment, grant, mortgage, license, or other to others by the undersigned, and that full right to convey the
	[Page 2]	15675P990

Prepared by Blakely, Sokoloff, Taylor & Zafman LLP on 09/17/2012.

PATENT REEL: 033975 FRAME: 0287

DECLARATION, ASSIGNMENT, AND POWER OF ATTORNEY -- Utility or Design Patent Application

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Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available. Petitioner/applicant is advised that documents which form the record of a patent application (such as the PTO/SB/01) are placed into the Privacy Act system of records DEPARTMENT OF COMMERCE, COMMERCE-PAT-7, System name: Patent Application File . Documents not retained in an application file (such as the PTO-2038) are placed into the Privacy Act system of COMMERCE/PAT-TM-10, System name: Deposit Accounts and Electronic Funds Transfer Profiles.

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	d middle (if any)) and Family Nan	Date	Citizenship	

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