

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT3260135

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT	
SEQUENCE:	1	
CONVEYING PARTY DATA		
Name		Execution Date
ESTECH LLC		04/01/2012
RECEIVING PARTY DATA		
Name:	ESTECH USA, LLC	
Street Address:	60 ELM STREET	
City:	CANAL WINCHESTER	
State/Country:	OHIO	
Postal Code:	43110	
PROPERTY NUMBERS Total: 14		
Property Type	Number	
Application Number:	12691124	
Application Number:	12587612	
Application Number:	12653819	
PCT Number:	US2010000149	
PCT Number:	US2009002175	
PCT Number:	US2009006265	
PCT Number:	US2009005551	
Application Number:	11122341	
Application Number:	12384579	
Application Number:	11981144	
PCT Number:	US2009006310	
Application Number:	12313911	
Application Number:	12584368	
Application Number:	12315258	
CORRESPONDENCE DATA		
Fax Number:		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>		
Phone:	614-834-4175	

Email:	jcy@estechusallc.com
Correspondent Name:	MR. JAN MICHALEK
Address Line 1:	60 ELM STREET
Address Line 4:	CANAL WINCHESTER, OHIO 43211

ATTORNEY DOCKET NUMBER:	001
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NAME OF SUBMITTER:	JAN K. MICHALEK
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SIGNATURE:	/jkm/
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DATE SIGNED:	03/11/2015
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	This document serves as an Oath/Declaration (37 CFR 1.63).
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Total Attachments: 1

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ESTECH LLC – ESTECH USA, LLC
PURCHASE AMENDMENT
TO INTELLECTUAL PROPERTY LICENSE AGREEMENT

This Intellectual Property Purchase Agreement, effective as of April 1, 2012 ("EFFECTIVE DATE"), is made by and between ESTECH, LLC, and an Ohio LLC having its principal place of business at 60 Elm Street, Canal Winchester, Ohio 43110 ("E-LLC"), and Estech USA, LLC, ("E-USA").

RECITALS

WHEREAS, On October 28, 2011 E-LLC executed an Exclusive Intellectual Property License agreement and an Agreement for the sale of certain furniture, fixtures, equipment and tools to E-USA in support of successful commercialization and further development of the research described above;

WHEREAS, E-USA desires to obtain exclusive ownership of INTELLECTUAL PROPERTY RIGHTS, and E-LLC wishes to grant E-USA such an exclusive ownership upon the terms and conditions hereinafter set forth;

NOW, THEREFORE, in consideration of the premises and the mutual promises and covenants contained herein, the parties hereby agree as follows:

ARTICLE I. ASSIGNMENT OF RIGHTS

1.1 Therefore, for valuable consideration, the receipt of which is acknowledged, E-LLC assigns the full and complete rights, titles, and interests in all intellectual property, including such formalized inventions and Patents, copyrights, and trademarks to E-USA. This includes the entire term of the Patents and any reissues or extensions and for the entire terms of any patents, reissues, or extensions that may issue from foreign applications, divisions, continuations in whole or part, or substitute applications filed claiming the benefit of the Patents as well as any priority rights resulting from patent application filings. The rights, titles, and interests conveyed in this Assignment is to be held and enjoyed by E-USA and E-USA's successors as fully and exclusively as it would have been held and enjoyed by E-LLC had this assignment not been made.

1.2 E-LLC further agrees to: (a) cooperate with E-USA in the protection of the patent rights and prosecution and protection of foreign counterparts; (b) execute, verify, acknowledge, and deliver all such further papers, including patent applications and instruments of transfer; and (c) perform such other acts as E-USA lawfully may request to obtain or maintain the Patents and any and all applications and registrations for the invention in any and all countries.

ARTICLE II. FEES AND ROYALTIES

2.1 **PURCHASE FEE.** E-USA shall pay five hundred U.S. Dollars (US \$500) to E-LLC within thirty days of the EFFECTIVE DATE of this Agreement.

2.2.1 **ROYALTY CONTINUATION.** E-USA agrees to continue the same ROYALTY payment schedule as determined in the prior Exclusive License Agreement, with the understanding that the ROYALTY payments are based only upon the IP purchased and transferred from E-LLC to E-USA.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be signed in duplicate by their duly authorized officers.

ESTECH, LLC

ESTECH USA, LLC

Agreed by:
Printed Name: CHARLES SCANE
Title: MEMBER
Date: 4/1/12

Agreed by:
Printed Name:
Title:
Date: 4/1/12