

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT3357854

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CHANGE OF NAME
CONVEYING PARTY DATA	
Name	Execution Date
PERAGEN SYSTEMS, INC.	10/18/2006
RECEIVING PARTY DATA	
Name:	PERAGEN SYSTEMS, LLC.
Street Address:	6100 NEIL ROAD
Internal Address:	STE 500
City:	RENO
State/Country:	NEVADA
Postal Code:	89511
PROPERTY NUMBERS Total: 4	
Property Type	Number
Patent Number:	7012154
Application Number:	61029995
Application Number:	61120866
Application Number:	12634003
CORRESPONDENCE DATA	
Fax Number:	(202)824-3001
<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:	202-824-3000
Email:	lsunderland@bannerwitcoff.com, bwptopat@bannerwitcoff.com
Correspondent Name:	BANNER & WITCOFF, LTD.
Address Line 1:	1100 13TH STREET, N.W.
Address Line 2:	SUITE 1200
Address Line 4:	WASHINGTON, D.C. 20005-4051
ATTORNEY DOCKET NUMBER:	006352.00002 PMR/LLS
NAME OF SUBMITTER:	PAUL M. RIVARD
SIGNATURE:	/Paul M. Rivard/
DATE SIGNED:	05/18/2015
Total Attachments: 4	

source=State of Nevada filings#page1.tif

source=State of Nevada filings#page2.tif

source=State of Nevada filings#page3.tif

source=State of Nevada filings#page4.tif

PATENT

REEL: 035660 FRAME: 0804


[Online Services](#) | [Fee Schedule](#) | [Login](#)

PERAGEN SYSTEMS, LLC

Business Entity Information			
Status:	Active	File Date:	11/18/2005 2:30:00 PM
Type:	NRS86 - Domestic Limited-Liability Company	Corp Number:	E0784862005-8
Qualifying State:	NV	List of Officers Due:	12/31/2005
Managed By:	Managers	Expiration Date:	
Foreign Name:		On Admin Hold:	False

Resident Agent Information			
Name:	THE CORPORATION TRUST COMPANY OF NEVADA	Address 1:	6100 NEIL ROAD STE 500
Address 2:		City:	RENO
State:	NV	Zip:	89511
Phone:		Fax:	
Email:		Mailing Address 1:	
Mailing Address 2:		Mailing City:	
Mailing State:		Mailing Zip:	

[View all business entities under this resident agent](#)

Financial Information			
No Par Share Count:	0	Capital Amount:	\$ 0
No stock records found for this company			

Officers	<input checked="" type="checkbox"/> Include Inactive Officers
No officers found for this company	

Actions\Amendments	
Click here to view the 1 action or amendment associated with this company	



PERAGEN OPERATING COMPANY, LLC

Business Entity Information			
Status:	Active	File Date:	11/18/2005 2:30:00 PM
Type:	NRS86 - Domestic Limited-Liability Company	Corp Number:	E0784802005-2
Qualifying State:	NV	List of Officers Due:	12/31/2005
Managed By:	Members	Expiration Date:	
Foreign Name:		On Admin Hold:	False

Resident Agent Information			
Name:	THE CORPORATION TRUST COMPANY OF NEVADA	Address 1:	6100 NEIL RD STE 500
Address 2:		City:	RENO
State:	NV	Zip:	89511
Phone:		Fax:	
Email:		Mailing Address 1:	
Mailing Address 2:		Mailing City:	
Mailing State:		Mailing Zip:	

[View all business entities under this resident agent](#)

Financial Information			
No Par Share Count:	0	Capital Amount:	\$ 0
No stock records found for this company			

Officers	<input checked="" type="checkbox"/> Include Inactive Officers
No officers found for this company	

Actions\Amendments	
Click here to view the 1 action or amendment associated with this company	

PERAGEN SYSTEMS, LLC
WRITTEN ACTION IN LIEU OF ORGANIZATIONAL
MEETING BY GOVERNORS

The undersigned, being all of the governors of Peragen Systems, LLC., a Nevada limited liability company, subject to Chapter 86 of the Nevada Revised Statutes, do hereby adopt in writing the following resolutions:

RESOLVED, that the Secretary of this Company is hereby instructed to cause the following documents to be filed with the records of this Company:

1. Articles of Organization filed in the office of the Secretary of State of the State of Nevada.
2. Certificate of Organization issued by the Secretary of State of the State of Nevada.

RESOLVED, that the form of Operating Agreement attached hereto as Exhibit A is hereby adopted as the Operating Agreement of the Company and the Secretary of this Company is hereby instructed to cause the same to be inserted in the minute book of this Company and a copy of such Agreement to be attached to these minutes.

RESOLVED, that the form of Member Control Agreement attached hereto as Exhibit B is adopted as the Member Control Agreement of the Company and the Secretary of this Company is hereby instructed to cause the same to be inserted in the minute book of this Company and a copy of such Agreement to be attached to these minutes.

RESOLVED, that the Company shall have no seal.

RESOLVED, that in compliance with Chapter 86 of the Nevada Revised Statutes, this Company shall keep at its principal executive office the original or copies of all Required Records.

RESOLVED, that the following-named persons are hereby elected to the offices of this Company set forth opposite their respective names below:

Frederic E. Budde
Mark K. Vineyard

Chief Manager, President
Treasurer and Secretary

FURTHER RESOLVED, that any contribution of cash from each respective member as contained in the Member Control Agreement, be accepted and that, upon transfer to this Company of such contribution and execution of the Member Control Agreement in the form attached as Exhibit B, each respected Member listed on Exhibit B shall become a Member and shall own the Membership Interest set forth in the Member Control Agreement.

FURTHER RESOLVED, that a statement of such contributions be prepared and retained among the Company's Required Records in accordance with Section 86.241, of the Nevada

Revised Statutes.

RESOLVED, that the Company authorization Wells Fargo, NA for the deposit of funds of the Company are hereby adopted and approved with Frederic E. Budde, Robert L. Moison and Mark K. Vineyard as authorized signers on the account with one signature needed for signing checks.


RESOLVED, that this Company shall keep its financial and tax records on the basis of a fiscal year ending December 31.

RESOLVED, that Frederic E. Budde shall be the initial tax matters partner until such time as a replacement shall be selected by the Board of Governors.

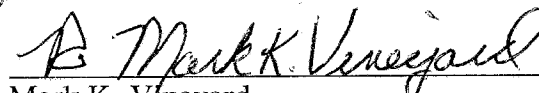
The action contained herein shall be effective as of the 18th day of November, 2005.

PERAGEN SYSTEMS, LLC

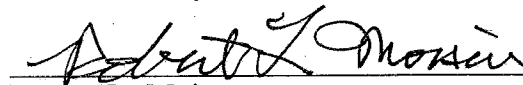
Date: 10/18/06


Frederic E. Budde

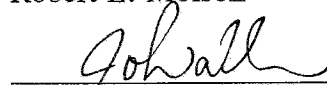
Date: November 12, 2006


Mark K. Vineyard

Date: 10/24/06

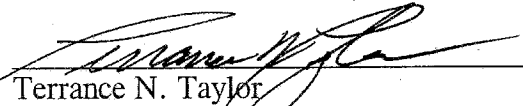

Robert L. Moison

Date: 10/30/06


John K. Walton

BULK RESOURCES, INC.

Date: 11-28-06


Terrance N. Taylor
Its President