

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT3480055

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	NUNC PRO TUNC ASSIGNMENT
EFFECTIVE DATE:	04/01/2014

CONVEYING PARTY DATA

Name	Execution Date
FREDERICK TIMOTHY GUILFORD	08/12/2015

RECEIVING PARTY DATA

Name:	YOUR ENERGY SYSTEMS, LLC
Street Address:	555 BRYANT ST.
Internal Address:	SUITE 305
City:	PALO ALTO
State/Country:	CALIFORNIA
Postal Code:	94301

PROPERTY NUMBERS Total: 2

Property Type	Number
Application Number:	61767464
PCT Number:	US2013031883

CORRESPONDENCE DATA

Fax Number: (410)649-4758

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.

Phone: 4106494761

Email: schumb@danmclaw.com

Correspondent Name: BROOKE SCHUMM III

Address Line 1: 1 N. CHARLES ST.

Address Line 2: SUITE 2450

Address Line 4: BALTIMORE, MARYLAND 21201

NAME OF SUBMITTER:	BROOKE SCHUMM III
SIGNATURE:	/s//Brooke Schumm III/
DATE SIGNED:	08/12/2015

Total Attachments: 3

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ASSIGNMENT AGREEMENT

THIS AGREEMENT, made and entered into effective the 1st day of April, 2014, between Dr. F. Timothy Guilford, M.D., ("Dr. Guilford"), and Your Energy Systems, LLC ("YES"), a California limited liability company,

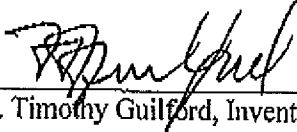
A. Dr. Guilford is the inventor of a certain inventions listed on Exhibit A as to which applications have been filed with the numbers and on the dates set forth in Exhibit A (collectively the "Invention"),

NOW THEREFORE, in consideration of the mutual covenants, promises and obligations in this Agreement, and other good and valuable consideration, the parties agree as follows:

1. Dr. Guilford hereby assigns to YES all of his entire right, title and interest in the entire Invention, including any improvements, patent rights, and applications, including divisions, continuations, and continuations-in-part, reissues, and extensions thereof and all rights of priority resulting from the filing of the U.S. application(s), both domestic and foreign.
2. Dr. Guilford and YES, LLC mutually agree and request any official whose duty it is to issue patents to issue any patent on said Invention, and any improvements on or resulting therefrom to YES, its successors, assigns or nominees. Dr. Guilford agrees that on request and without further consideration, but at the expense of YES for preparation of any and all papers or applications or other documents and for any other costs, he will communicate any facts known to them respecting said improvement, sign all lawful papers prepared by YES, execute all divisional, continuing, and reissue applications, and make all rightful oaths to aid the assignee and its successors, assigns and nominees to obtain and enforce proper patent protection for said invention in any country.
4. YES, for its agents, employees, successors and assigns, agrees to indemnify and hold harmless Dr. Guilford, its or his agents, officers, directors, and employees for any and all product liability suits, losses, claims, demands, proceedings, damages, costs, charges and expense for injuries or damage to any person or property (the "Indemnification Obligation") arising out of or in connection with the Invention or this Agreement for any manufacture, use, sale, lease or otherwise, except for product liability suits, losses, claims, demands, proceedings, damages, costs, charges and expense against Dr. Guilford arising solely out of use by Dr. Guilford of the invention. YES, for its agents, employees, successors and assigns, agrees to defend Dr. Guilford, its agents, officers, directors, and employees at Dr. Guilford's request, against any such liability, claim or demand, and YES agrees to cause insurance (satisfactory to Dr. Guilford) to be procured and to be maintained by him or any user to insure against liability arising in connection with the use of the Invention.
10. Dr. Guilford and YES respectively agree to notify the other party promptly of any written claims or demands against the other party for which such party is responsible hereunder and to

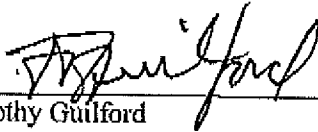
give five days notice of any default. In the event of any dispute, YES agrees to prepay for and to submit any dispute to an intellectual property attorney in the Washington, D.C. or Arlington, VA area for non-binding mediation prior to any action to enforce any breach of obligation under this Agreement, except payment obligations.

Dr. Frederick Timothy Guilford and Your Energy Systems, LLC authorize Brooke Schumm III to act as their agent, patent attorney, and/or common representative for all domestic and international applications and national stage entry applications and give him a power of attorney for the above named applications.



Dr. F. Timothy Guilford, Inventor

YOUR ENERGY SYSTEMS, LLC



F. Timothy Guilford
Its authorized agent

EXHIBIT A

Appl. No.	Date filed	Name	Office
U.S. Prov'l 61/767,464	2-21-13	TREATMENT OF EVOLVING BACTERIAL RESISTANCE DISEASES INCLUDING KLEBSIELLA PNEUMONIAE WITH LIPOSOMALLY FORMULATED GLUTATHIONE	USPT O
PCT/US13/31883	3-15-13	TREATMENT OF EVOLVING BACTERIAL RESISTANCE DISEASES INCLUDING KLEBSIELLA PNEUMONIAE WITH LIPOSOMALLY FORMULATED GLUTATHIONE	US/RO