503563838 11/10/2015

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3610465

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
STEPHEN MARK HIGGINS	11/10/2015
CONSTANCE ANN SWANSTON	11/10/2015

RECEIVING PARTY DATA

Name:	CYGNET SYSTEMS LLC
Street Address:	2233 LONGWOOD DRIVE
City:	CARROLLTON
State/Country:	TEXAS
Postal Code:	75010

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14937859

CORRESPONDENCE DATA

Fax Number:

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.

Email:dwilson@johnstonip.comCorrespondent Name:R. JOHNSTON LAW, PLLCAddress Line 1:3131 MCKINNEY AVENUE

Address Line 2: SUITE 600

Address Line 4: DALLAS, TEXAS 75204

ATTORNEY DOCKET NUMBER:	145.0102PTUS	
NAME OF SUBMITTER:	DENISE WILSON	
SIGNATURE:	/Denise Wilson/	
DATE SIGNED:	11/10/2015	

Total Attachments: 3

source=0102PTUS-assignment#page1.tif source=0102PTUS-assignment#page2.tif source=0102PTUS-assignment#page3.tif

PATENT 503563838 REEL: 037006 FRAME: 0651

Docket No.: 145.0102PTUS

ASSIGNMENT

WHEREAS, WE,

Stephen Mark HIGGINS of Carrollton, Texas
 Constance Ann SWANSTON of Carrollton, Texas

have made certain inventions and designs (the "Inventions") described in U.S. Patent Application No. $\frac{14/937,859}{\text{Work}}$ filed on $\frac{11-10-2015}{\text{Modular}}$ and titled "Modular System for Exercise and Muscle Manipulation Work".

WHEREAS, we authorize the attorney of record to update this document to include Patent Office information as deemed necessary (i.e., filing date, serial number, etc.);

WHEREAS, we previously have assigned or agreed to assign all rights to the Inventions, and all patents thereon, to CYGNET SYSTEMS LLC (hereinafter referred to as ASSIGNEE), a Texas Limited Liability Company, having a place of business at 2233 Longwood Drive, Carrollton, Texas 75010;

NOW, THEREFORE, in fulfillment of our obligation, and for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by us, we confirm that we have assigned, sold, transferred and set over, and, to the extent we have not, by these presents do assign, sell, transfer and set over, unto said ASSIGNEE, and its successors and assigns, the entire right, title and interest in and to (a) the Inventions and all rights throughout the world arising therefrom; (b) the Application and all nonprovisional, divisional, continuation, reissue, and any other application claiming priority to, or the benefit of, the Application; (c) all patents (including utility patents, patents of addition, utility models, designs, and corresponding registration rights, without limitation) that issue from the Application and applications claiming priority to, or the benefit of, the Application, as well as all patents naming any of us as an inventor that claim any of the Inventions, which patents include all reissues, renewals, registrations, and extensions thereof, for the United States, its territories and possessions and all foreign countries; (d) the right to file corresponding applications for patent on said Invention in any and all foreign countries; and (e) the right to claim priority under any and all treaties and conventions, including the Paris Convention for the Protection of Industrial Property, arising from the Application and all corresponding applications, and any division, continuation or substitution thereof, the same to be held and enjoyed by ASSIGNEE, its assigns and successors, as fully and entirely as the same would have been held and enjoyed by me, had this Assignment not been made.

We will, at any time upon the request and at the expense of said ASSIGNEE, execute and deliver any and all papers and do all lawful acts that may be necessary or desirable, in the opinion of said ASSIGNEE, to enable and assist said ASSIGNEE to (a) obtain patents, both domestic and foreign, on said Inventions, including without limitation execution of assignments of applications and priority rights and powers of attorney; (b) establish, maintain and secure title in said ASSIGNEE, its successors and assigns, to said Inventions, Application and patents, including making such title of lawful public record; and (c) defend, establish or otherwise preserve the validity of said patents against any and all infringers, and perform such other acts as are necessary to give full force and effect to the foregoing assignment.

We represent and covenant that no assignment, mortgage, sale, license, pledge, encumbrance or alienation of the Inventions, the Application, or any other right assigned hereunder, has been or will be made or entered into which would conflict with the assignment thereof to ASSIGNEE.

We hereby authorize and request the Director of the United States Patent and Trademark Office to issue all patents based on the Application and each division, continuation, substitution, reissue, renewal and extension thereof to said ASSIGNEE, its successors and assigns.

Docket No.: 145,0102FTUS

IN TESTIMONY WHEREOF, I have duly executed this assignment on the date as indicated next to my name.

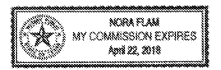
Date: 11-10-2015

Stephen Mark HIGGINS

STATE OF TEXAS

COUNTY OF COLUMN 5

On this _____day of November, 2015, before me personally appeared Stephen Mark HIGGINS, known to me to be the individual described in and who executed the foregoing instrument, and acknowledged execution of the same.



 Docket No.: 145,9102PTUS

IN TESTIMONY WHEREOF, I have duly executed this assignment on the date as indicated next to my

STATE OF TEXAS.

COUNTY OF ONLY

On this 12 day of November, 2015, before me personally appeared Constance Ann SWANSTON, known to me to be the individual described in and who executed the foregoing instrument, and acknowledged execution of the same.

NORA FLAM MY COMMISSION EXPIRES Notary Public, State of Texas,—
Printed Name

Printed Name: 人かターケスー My Commission Expires: ッ/フェブルップ