503567597 11/12/2015 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3614224

	SUBMISSION TYPE:			
NATURE OF CONVEYANCE:		ASSIGNMENT		
CONVEYING PARTY DATA				
		Name		Execution Date
MARK D. FINKE				11/12/2015
RECEIVING PARTY DATA				
Name: MA	MARK FINKE LLC			
Street Address: 17	7028 E. WILDCAT TRAIL			
City: RIC	RIO VERDE			
State/Country: AR	ARIZONA			
Postal Code: 853	85263			
Application Number: 149		38331		
Property TypeApplication Number:14		Number 38331		
CORRESPONDENCE DATA				
Fax Number:)992-1573		
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ASSIGNMENT OF RIGHTS

This agreement is between Mark D. Finke ("Assignor"), 17028 E. Wildcat Trail, Rio Verde, Arizona 85263, and Mark Finke LLC, 17028 E. Wildcat Trail, Rio Verde, Arizona 85263 ("Assignee") (jointly, "the Parties").

1. Recitals. Assignor is a member of Assignee. Assignee is an Arizona company engaged in the business of pet nutrition and product development. Assignor has the right to assign the entire right, title, and interest in the Invention and desires to do so in exchange for consideration, and Assignee desires to acquire the entire right, title, and interest in the Invention and any patents or patent applications arising out of the Invention.

2. The Invention. The "Invention" means the subject matter disclosed in the utility patent application entitled Diet For Altering The Nutrient Composition Of Feeder Insects, with inventor Mark D. Finke to be filed on or about November 10, 2015.

3. Assignment. In exchange for one dollar (\$1.00) and other valuable consideration, of which Assignor acknowledges receipt, Assignor hereby transfers and assigns to Assignee all of Assignor's right, title and interest that Assignor may have or acquire in the Invention and all patents and patent applications arising therefrom, filed, or to be filed in any and all countries, including all divisions, reissues, continuations, continuations-in-part, and extensions thereof, and all rights of priority resulting from the filing of patent applications. Assignor transfers and assigns the right and ability to apply for patents based on the Invention. Assigner authorizes and requests any official whose duty it is to issues patents to issue any patent to Assignee or its successors and assigns. Assignor agrees that on request and without further consideration but at the expense of Assignee, Assignor will communicate to Assignee any facts known to Assignor respecting the Invention or patents and patent applications arising therefrom and testify in any legal proceeding, sign all lawful papers, execute all original, divisional, continuing, and reissue applications, make all rightful oaths and generally do everything possible to aid Assignee in obtaining and enforcing patent protection in all countries.

4. Term. This Agreement shall remain in full force and effect for the enforceable life of any patents directed to the Invention.

5. Representations and Warranties. Assignor represents and warrants that Assignor has the entire right, title, and interest in the Invention and has the right to convey the entire right, title, and interest without limitation. Assignor represents and warrants that the entire right, title, and interest in the Invention is hereby transferred and assigned free and clear of any encumbrances.

6. Governing Law. Arizona law shall govern this Agreement.

7. Attorney's Fees. In any proceeding arising out of this Agreement, the prevailing party shall be entitled to reasonable attorney's fees, costs, and other expenses incurred in connection with such proceeding.

8. Attorney's Representation. Assignor acknowledges that Thomas W. Galvani is Assignee's counsel, is not Assignor's attorney, and cannot advise Assignor with respect to this Agreement. If Assignor wishes to be advised regarding this Agreement, it is recommended that Assignor consult with

Assignment of Rights between Mark D. Finke and Mark Finke LLC - page 1 of 2

PATENT REEL: 037028 FRAME: 0771 independent counsel of Assignor's choosing.

Reformation and Severability. If any section of this Agreement is deemed invalid or Ş. unreasonable by a court or arbitrator, such section shall be severable from the remainder of this Agreement, which shall be enforced according to its terms irrespective of the enforceability of the invalid or unreasonable section, provided such enforcement is consistent with the general intent of the Parties as evidenced by this Agreement as a whole.

Execution and Effective Date. IN WITNESS WHEREOF, the Parties have duly executed this 10. Agreement as of 1903 12 21915

Assignee: Mark Finke LLC Assignor: Mark D. Finke By: Mark D. Finke

By: Mark D. Finke

17028 E. Wildcat Trail 17028 F. Wildcat Trail Rio Verde, Arizona 85263 Rio Verde, Arizona 85263 State of Arizona 🖞 shiya 😹 🚓 na ti kan tang ta pitung tipul sa pitung ti sana s County of Marilcopa di el subsectations de se

Subscribed and sworn to before me this $\angle 2$ day of $\underline{A} \underline{U} \underline{U}$

Public Notary AGUSTIN MARCOS SILVA Hotory Public - Arizona 🕻 en en de la compositione de la compositi Maricops Courty wy Comm. Expires Dec 17, 2018

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RECORDED: 11/12/2015