

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT3943497

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST
SEQUENCE:	1

CONVEYING PARTY DATA

Name	Execution Date
JAM STRAIT INC.	04/30/2016

RECEIVING PARTY DATA

Name:	JULDEE LLC
Street Address:	1525 MIRAMONTE AVE
Internal Address:	3193
City:	LOS ALTOS
State/Country:	CALIFORNIA
Postal Code:	94024

PROPERTY NUMBERS Total: 7

Property Type	Number
Patent Number:	7871178
Patent Number:	8956030
Patent Number:	7566142
Patent Number:	6786625
Patent Number:	6371636
Patent Number:	8517583
Application Number:	61832588

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.

Phone: 6504680401
 Email: fas@kanzatec.com
 Correspondent Name: FEISAL MOSLEH
 Address Line 1: 5125 MIRAMONTE AVE
 Address Line 2: 3193
 Address Line 4: LOS ALTOS, CALIFORNIA 94024

NAME OF SUBMITTER:	FEISAL MOSLEH
SIGNATURE:	/Feisal Mosleh/

PATENT

DATE SIGNED:	06/30/2016
	This document serves as an Oath/Declaration (37 CFR 1.63).
Total Attachments: 2 source=SECURITY AGREEMENT with Jamstrait#page1.tif source=SECURITY AGREEMENT with Jamstrait#page2.tif	

SECURITY AGREEMENT

Patent Brokerage Agreement, dated as of April 30, 2016, by Jam Strait Inc. (the “Grantor”), in favor of JULDEE LLC in its capacity as broker pursuant to the Brokerage Agreement (in such capacity, the “Broker”).

W I T N E S S E T H:

WHEREAS, the Grantor is party to a Brokerage Agreement dated as of October 9, 2015 (as amended, amended and restated, supplemented or otherwise modified from time to time, the “Brokerage Agreement”) in favor of the Broker pursuant to which the Grantor is required to execute and deliver on this Patent Brokerage Agreement;

NOW, THEREFORE, in consideration of the premises and to protect the Broker, for the benefit of both Parties, the Grantor hereby agrees with the Broker as follows:

SECTION 1. Defined Terms. Unless otherwise defined herein, terms defined in the Brokerage Agreement and used herein have the meaning given to them in the Brokerage Agreement.

SECTION 2. Grant of Security Interest in Patent Collateral. The Grantor hereby pledges and grants to the Broker for the benefit of the Secured Parties a lien on and security interest in and to all of its right, title and interest in, to and under all the following Pledged Collateral (excluding any Excluded Assets) of the Grantor:

(a) Patents of the Grantor listed on Schedule I attached hereto.

SECTION 3. The Brokerage Agreement. The security interest granted pursuant to this Security Agreement is granted in conjunction with the security interest granted to the Broker pursuant to the Brokerage Agreement and the Grantor hereby acknowledges and affirms that the rights and remedies of the Broker with respect to the security interest in the Patents made and granted hereby are more fully set forth in the Brokerage Agreement. In the event that any provision of this Security Agreement is deemed to conflict with the Brokerage Agreement, the provisions of the Brokerage Agreement shall control unless the Broker shall otherwise determine.

SECTION 4. Termination. Upon the satisfaction of all conditions within the Brokerage Agreement in accordance with Section 3(d) and 4 thereof, the Broker shall, at the expense of the Grantor, execute, acknowledge, and deliver to the Grantor an instrument in writing in recordable form releasing the lien on and security interest in the Patents under this Patent Brokerage Agreement and any other documents required to evidence the termination of the Broker’s interest in the Patents.

SECTION 5. Counterparts. This Patent Brokerage Agreement may be executed in any number of counterparts, all of which shall constitute one and the same instrument, and any party hereto may execute this Patent Brokerage Agreement by signing and delivering one or more counterparts.

SECTION 6. Breach. Grantor has agreed to give Broker sufficient assurance that Grantor as the Patent Owner is not attempting to sell the patents to any third party without the involvement of Juldee to avoid the fair compensation due Juldee. Grantor must act in accordance with the following sections in the Brokerage Agreement, to which Grantor has agreed in writing:

(i) Patent Owner must timely forward to Juldee contact and other relevant background information for any party that prior to the Term had communicated, or during the Term does communicate with Patent Owner regarding any Disposition of any of the Patents (agent/broker or buyer). Patent Owner will ensure that, during the Term, Juldee participates in any communication between Patent Owner and any such party.

(ii) Patent Owner acknowledges and agrees that Juldee may introduce one or more buyers to Patent Owner and this could result in one or more of these parties being interested in and subsequently purchasing or licensing other patents within Patent Owner’s patent portfolio. If this interest occurs within twenty-four (24) months of the Disposition of the Patents or this Agreement’s termination date, whichever is the later, then Patent Owner agrees that this Agreement would apply to the patents of interest and be initialized on the date of any such interest shown in those patents and that Juldee would be paid commission

[Signature pages follow.]

JAM STRAIT INC. and Juldee LLC

By: Bruce Wesson

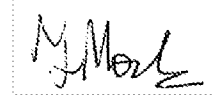
Name: Bruce Wesson

Title: President

Of Jam Strait Inc. a Mississippi
corporation ("JamStrait") with an address
at 103 Rew St., Newton, MS 39345.

Signature Page

Juldee LLC



By:

Name: Feisal Mosleh

Title: CEO

Juldee LLC with a business address at
1525 Miramonte Ave, #3193, Los Altos ,
CA .

Schedule 1:

US7871178
US8956030
US7566142
US6786625
US6371636
US8517583