

PATENT ASSIGNMENT COVER SHEET

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EPAS ID: PAT4124464

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
KROSS-LINK LABORATORIES	10/27/2016
RECEIVING PARTY DATA	
Name:	KROSS-LINK LABS, LLC
Street Address:	2506 FLORIN COURT
City:	BELLMORE
State/Country:	NEW YORK
Postal Code:	11710
PROPERTY NUMBERS Total: 1	
Property Type	Number
Patent Number:	8507011
CORRESPONDENCE DATA	
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<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>	
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ATTORNEY DOCKET NUMBER:	K15-020
NAME OF SUBMITTER:	HENRY D. COLEMAN
SIGNATURE:	/HENRY D. COLEMAN/
DATE SIGNED:	11/02/2016
Total Attachments: 4	
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ASSIGNMENT

WHEREAS, KROSS-LINK LABORATORIES, a sole proprietorship , having an office at 2506 Florin Court, P.O. Box 374, Bellmore, NY 11710 US, has acquired rights to new and useful improvements in **“METHOD FOR SUPPRESSING OR PREVENTING FIBROUS ADHESION FORMATION USING A MULTICOMPONENT AQUEOUS OXYCHLORINE COMPOSITION PREPARED ON-SITE”** which includes United States patent number US 8,507,011 of issue date August 13, 2013 and Mexican patent number 308290 of grant date March 27, 2013. Hereinafter, these two patents are referred to as **“The Patents”**.

WHEREAS, KROSS-LINK LABS, LLC, having an office and principal place of business at 2506 Florin Court, Bellmore, NY 11710 US, has acquired and is desirous of formalizing its ownership of the entire right, title and interest in and to the patents and invention therein described and claimed and any Letters Patent which may be issued or reissued therefrom.

Now, THEREFORE, in consideration of good and valuable considerations, to us in hand paid, the receipt and sufficiency of which are hereby acknowledged, KROSS-LINK LABORATORIES by way of its sole proprietor, Robert D. Kross, have sold, assigned and transferred and do hereby sell, assign and transfer unto said KROSS-LINK LABS, LLC, its successors and assigns, our entire right, title and interest in and to The Patents and to the invention therein disclosed and the entire right, title and interest in and to any Letters Patent which may issue or reissue therefrom, and the right to apply for any Letters Patent in the United States of America and in any and all foreign countries on said invention, including all renewal, substitute and reissue applications based in whole or in part upon said invention, or upon any and all Letters Patents that may issue thereon, and every priority right that is or may be predicated upon or arise from said invention, the same to be held and enjoyed by said KROSS-LINK LABS, LLC, for its own use and enjoyment and for the use and enjoyment of its successors and assigns, to the full end of the term for which any said Letters Patent are granted, as fully and as entirely as the same would have been held and enjoyed by KROSS-LINK LABORATORIES had this Assignment and sale not been made.

And we hereby authorize said KROSS-LINK LABS, LLC to file patent applications in any or all other countries on said invention in our name or in the name of said KROSS-LINK LABS, LLC, or otherwise as said KROSS-LINK LABS, LLC may deem advisable.

And we hereby authorize the empowered officials of all governments to issue or transfer any said Letters Patent granted, to said KROSS-LINK LABS, LLC, as assignee of the entire right, title and interest therein or otherwise as said KROSS-LINK LABS, LLC may direct, in accordance with this instrument or assignment.

In further consideration of said good and valuable considerations, KROSS-LINK LABORATORIES further represents and warrants to said KROSS-LINK LABS, LLC, its successors and assigns, that there are no rights and interests outstanding inconsistent with the rights and interests granted herein and that we have not executed any instrument or granted or transferred any rights or interests inconsistent with the rights and interests granted herein and that we will not execute any instrument or grant or transfer any rights or interests inconsistent herewith, and we bind executors, administrators and legal representatives, as the case may be, to execute and deliver to said KROSS-LINK LABS, LLC, its successors and assigns, and we hereby irrevocably appoint said KROSS-LINK LABS, LLC as our true and lawful attorney-in-fact on our and its behalf and in our and/or its name, place and stead to execute, any further documents or instruments and do any and all further acts that may be deemed necessary or desirable by said KROSS-LINK LABS, LLC, its successors and assigns, to vest in said KROSS-LINK LABS, LLC, its successors and assigns, the title whose conveyance is made hereby, and to enable such title to be recorded in the United States and all other countries, and to enable said KROSS-LINK LABS, LLC to sustain or reissue any said Letters Patent granted, and to maintain, perfect, support and protect the right, title and interest of said KROSS-LINK LABS, LLC, its successors and assigns, in and to the said invention, and any Letters Patent granted, particularly in cases of interference and litigation.

And we further covenant and agree, in consideration of the premises, that we, our executors and administrators, will at any time upon request of said KROSS-LINK LABS, LLC, its successors or assigns, and at its expense, communicate to said KROSS-LINK LABS, LLC, its

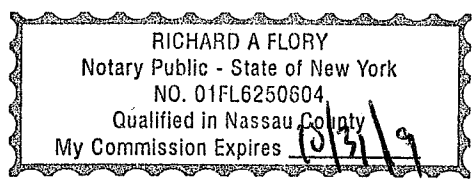
successors and assigns, any facts relating to the invention and improvements and the history thereof, known to us or our heirs, executors, administrators or legal representatives, and that we will testify as to the same in any interference, or other litigation when requested to do so by said KROSS-LINK LABS, LLC, its successors and assigns.

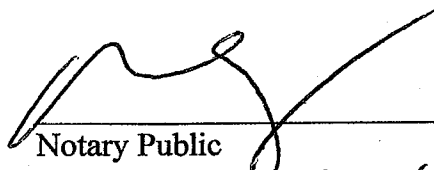
IN TESTIMONY WHEREOF, I have hereunto set my hand and seal this 27th day of October 2016.


KROSS-LINK LABORATORIES
By: Robert D. Kross, Sole Proprietor

STATE OF) NEW YORK
CITY OF) SS.: NASSAU

On this 27 day of OCTOBER, 2016 before me personally appeared Robert D. Kross, sole proprietor of KROSS-LINK LABORATORIES, to me known and known to me to be the individual described in the foregoing instrument, and he duly acknowledged to me that he executed the foregoing instrument, and he acknowledged to me that he executed the same for the purpose therein set forth.




Notary Public
My Commission Expires: 10/31/19