#### 504344224 04/28/2017

# PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
CURT M. ROBERTS	04/28/2017

#### **RECEIVING PARTY DATA**

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#### **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	15581860

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NAME OF SUBMITTER:	MARK D. ELCHUK
SIGNATURE:	/Mark D. Elchuk/
DATE SIGNED:	04/28/2017

### **Total Attachments: 2**

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**PATENT REEL: 042184 FRAME: 0989** 504344224

# **ASSIGNMENT**

WHEREAS, the undersigned, hereinafter referred to collectively as Assignor, has invented:

for which Assignor is about to make or has made United States or International application for patent

# SYSTEM AND METHOD FOR DYNAMIC BRAKING OF MOTOR ASSOCIATED WITH BRAKE BOOSTER SUBSYSTEM

(a)	$\boxtimes$	executed on even date preparatory to filing (each inventor should sign this Assignment on the same day as he/she signs the Declaration);
(b)		executed on,; or
(c)		filed on and assigned Application No or PCT International Application No; and
is desirous o	f acquiring a	oliv ASP, Inc., 3350 Airport Road, Ogden, Utah 84405, hereinafter referred to as Assignee, Il right, title, and interest therein:
acknowledge already done interest, the including the countries, to divisions, co aforesaid ap be granted the world in the and enjoyed are granted assignment any of the rig and the copy	ed, Assignor eso, agrees full and exceright to claration, and arreon, inclustions, by Assignee and any external sale not ghts relating right rights.	ORE, for good and valuable consideration, the receipt and adequacy whereof is hereby hereby confirms any prior assignment to Assignee, and to the extent that Assignor has not to assign, and hereby does, sell, assign and transfer unto Assignee and its successors in clusive right, title and interest in the United States of America and throughout the world, aim priority under the laws of the United States, the Paris Convention, and any foreign one as described in the aforesaid application, to the aforesaid application itself, and all continuations-in-part, or other applications claiming priority directly or indirectly from the dany United States or foreign Letters Patent, utility model, or other similar rights which may ding reissues, reexaminations and extensions thereof, and all copyright rights throughout the oplication and the subject matter disclosed therein, these rights, title and interest to be held to the full end of the term for which the Letters Patent, utility model, or other similar rights, ensions thereof as fully and entirely as the same would have been held by Assignor had this been made, and the right to sue for, and recover for past infringements of, or liabilities for, to any of the applications, patents, utility models, or other similar rights, resulting therefrom,
the making a copyright, in continuation Letters Pate examination validity of or and to testif	and prosecu the United S in-part, divise th any supp , inter partes protecting to y in support	y covenants and agrees to execute all instruments or documents required or requested for tion of any applications of any type for patent, utility model, or other similar rights, and for States and in all foreign countries including, but not limited to, any provisional, continuation, sional, renewal or substitute thereof, any derivation proceedings relating thereto, and as to plemental examination, derivation proceeding, opposition, post grant review, reissue, review, or extension thereof, and for litigation regarding, or for the purpose of defending the little to the said invention, the United States application for patent, or Letters Patent therefor, thereof, for the benefit of Assignee and its successors in interest without further or other above set forth.
be entered in participate in whether by otherwise.	nto which we n any third litigation, po	y covenants that no assignment, sale, license, agreement or encumbrance has been or will ould conflict with this Assignment. Assignor further covenants not to challenge, or assist or party challenge to, the assigned inventions, or any patent application or patent thereon, ost grant review, inter partes review, covered business method review, reexamination, or
United State States, who	s of America se duty it is	y requests the United States Patent and Trademark Office to issue the Letters Patent of the a to Assignee, and requests that any official of any country or countries foreign to the United to issue or grant patents and applications as aforesaid, to issue the Letters Patent, Utility ner similar right to Assignee.

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# **ASSIGNMENT**

The undersigned hereby grant(s) the law firm of Harness, Dickey & Pierce, P.L.C. the power to insert on this Assignment any further identification which may be necessary or desirable in order to comply with the rules of the U.S. Patent and Trademark Office for recordation of this document.

Curt M. ROBERTS

First Named Inventor

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**RECORDED: 04/28/2017** 

PATENT REEL: 042184 FRAME: 0991