504411922 06/14/2017

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4458622

SUBMISSION TYPE: NATURE OF CONVEYANCE:		NEW ASSIGNMENT ASSIGNMENT		
				CONVEYING PART
		Name	Execution Date	
MEGAN WOOD			07/28/2016	
LANDON WOOD			07/28/2016	
RECEIVING PARTY	/ DATA			
Name:	LILLY	LILLY JADE, LLC		
Street Address:	1511 L	1 LOOKOUT COVE		
City:	SAN A	IANTONIO		
State/Country:	TEXAS	XAS		
Postal Code:	78260	260		
Property Ty	/pe	Number 29574688		
Application Numbe	/pe er:	Number		
Property Ty Application Number CORRESPONDENC	/pe er:	Number		
Property Ty Application Number CORRESPONDENC Fax Number: <i>Correspondence w</i>	/pe er: CE DATA <i>vill be sent to</i>	Number		
Property Ty Application Number CORRESPONDENC Fax Number: <i>Correspondence w</i>	/pe er: CE DATA <i>vill be sent to</i>	Number 29574688 o the e-mail address first; if that is unsucces		
Property Ty Application Number CORRESPONDENC Fax Number: <i>Correspondence w</i> <i>using a fax number</i> Phone: Email:	/pe er: CE DATA fill be sent to r, if provided	Number 29574688 o the e-mail address first; if that is unsuccesd; if that is unsuccessful, it will be sent via 312-523-2164 kevin.keener@keenerlegal.com		
Property Ty Application Number CORRESPONDENC Fax Number: <i>Correspondence w</i> <i>using a fax number</i> Phone: Email: Correspondent Nat	/pe er: CE DATA fill be sent to r, if provided	Number 29574688 o the e-mail address first; if that is unsucces d; if that is unsuccessful, it will be sent via 312-523-2164 kevin.keener@keenerlegal.com KEVIN KEENER & ASSOCIATES		
Property Ty Application Number CORRESPONDENC Fax Number: <i>Correspondence w</i> <i>using a fax number</i> Phone: Email: Correspondent Nar Address Line 1:	/pe er: CE DATA fill be sent to r, if provided	Number 29574688 o the e-mail address first; if that is unsuccesd; if that is unsuccessful, it will be sent via 312-523-2164 kevin.keener@keenerlegal.com KEVIN KEENER & ASSOCIATES 161 N CLARK STREET		
Property Ty Application Number CORRESPONDENC Fax Number: <i>Correspondence w</i> <i>using a fax number</i> Phone: Email: Correspondent Nat	/pe er: CE DATA fill be sent to r, if provided	Number 29574688 o the e-mail address first; if that is unsucces d; if that is unsuccessful, it will be sent via 312-523-2164 kevin.keener@keenerlegal.com KEVIN KEENER & ASSOCIATES		
Property Ty Application Number CORRESPONDENC Fax Number: <i>Correspondence w</i> <i>using a fax number</i> Phone: Email: Correspondent Nar Address Line 1: Address Line 2:	/pe er: CE DATA fill be sent to r, if provided me:	Number 29574688 o the e-mail address first; if that is unsucces d; if that is unsuccessful, it will be sent via 312-523-2164 kevin.keener@keenerlegal.com KEVIN KEENER & ASSOCIATES 161 N CLARK STREET #1600		
Property Ty Application Number CORRESPONDENC Fax Number: <i>Correspondence w</i> <i>using a fax number</i> Phone: Email: Correspondent Nar Address Line 1: Address Line 2: Address Line 4:	/pe er: CE DATA fill be sent to r, if provided me:	Number 29574688 o the e-mail address first; if that is unsuccesd; if that is unsuccessful, it will be sent via 312-523-2164 kevin.keener@keenerlegal.com KEVIN KEENER & ASSOCIATES 161 N CLARK STREET #1600 CHICAGO, ILLINOIS 60601		
Property Ty Application Number CORRESPONDENC Fax Number: <i>Correspondence w</i> <i>using a fax number</i> Phone: Email: Correspondent Nar Address Line 1: Address Line 2: Address Line 4:	/pe er: CE DATA fill be sent to r, if provided me:	Number 29574688 o the e-mail address first; if that is unsuccesd; if that is unsuccessful, it will be sent via 312-523-2164 kevin.keener@keenerlegal.com KEVIN KEENER & ASSOCIATES 161 N CLARK STREET #1600 CHICAGO, ILLINOIS 60601 KEVIN KEENER		

ient Landor /ood-signed#page g source=Invention Assignment Agreement Landon Wood-signed#page2.tif

source=Invention Assignment Agreement Megan Wood-signed#page1.tif

source=Invention Assignment Agreement Megan Wood-signed#page2.tif

Invention Assignment Agreement

This Agreement is entered into by and between

Landon Wood (hereafter "Inventor")

and

Lilly Jade, LLC 1511 Lookout Cove San Antonio, TX 78260 (hereafter "Assignee")

Now therefore, for good and valuable consideration, the receipt of which is hereby acknowledged, the parties agree as follows:

- Inventor will disclose to Assignee all discoveries, developments, designs, ideas, improvements, inventions, formulas, processes, techniques, know-how, and data (whether or not patentable or registerable under copyright) made, conceived, reduced to practice, or learned by the Inventor (either alone or jointly with others) during the period of providing services for Assignee. For the purposes of this Agreement, all of the foregoing are referred to as Inventions.
- 2. Inventor hereby assigns and transfers to Assignee all right, title, and interest Inventor may have or may acquire in and to all Inventions. Inventor agrees to sign and deliver to Assignee (either during providing services, or subsequent thereto) such other documents as Assignee considers desirable to evidence the assignment of all rights of Inventor, if any, in any Inventions to Assignee.
- 3. Inventor agrees to fully assist Assignee in the procurement of registered rights, including worldwide patent rights, of all Inventions. As such, Inventor shall fully disclose all necessary information to Assignee as requested and shall not file for any competing patent, or seek interference with any patent application of Assignee, or seek to otherwise invalidate any patent claim contained in any Assignee patent which covers the Inventions.
 - a. Assignee will reimburse Inventor for time spent assisting Assignee with the prosecution of and procurement of registered patent rights at Inventor's rate for services typically paid by Assignee, and otherwise pay any reasonable and necessary expenses incurred by Inventor in the fulfillment of this provision.
- 4. In the event Assignee is unable to secure Inventor's signature on any document necessary to apply for, prosecute, obtain, or enforce, any patent, copyright, or other right to protection relating to any Invention, whether due to mental or physical incapacity or any other cause, Inventor hereby irrevocably designates and appoints Assignee as his/her agent and attorney-in-fact for and in his/her behalf and stead to execute and file any such document and do all other lawfully permitted acts to further the prosecution, issuance, and enforcement of patents, copyrights, or other rights or protections with the same force and effect as if executed and delivered by Inventor.

PATENT REEL: 042701 FRAME: 0303

5. This Agreement shall be binding upon the heirs and assigneds of all parties.

L S Wood

Inventor

07 / 28 / 2016

Date

co-founder, lily jade, llc

Assignee

for

07 / 28 / 2016

Date

Invention Assignment Agreement

This Agreement is entered into by and between

Megan Wood (hereafter "Inventor")

and

Lilly Jade, LLC 1511 Lookout Cove San Antonio, TX 78260 (hereafter "Assignee")

Now therefore, for good and valuable consideration, the receipt of which is hereby acknowledged, the parties agree as follows:

- Inventor will disclose to Assignee all discoveries, developments, designs, ideas, improvements, inventions, formulas, processes, techniques, know-how, and data (whether or not patentable or registerable under copyright) made, conceived, reduced to practice, or learned by the Inventor (either alone or jointly with others) during the period of providing services for Assignee. For the purposes of this Agreement, all of the foregoing are referred to as Inventions.
- 2. Inventor hereby assigns and transfers to Assignee all right, title, and interest Inventor may have or may acquire in and to all Inventions. Inventor agrees to sign and deliver to Assignee (either during providing services, or subsequent thereto) such other documents as Assignee considers desirable to evidence the assignment of all rights of Inventor, if any, in any Inventions to Assignee.
- 3. Inventor agrees to fully assist Assignee in the procurement of registered rights, including worldwide patent rights, of all Inventions. As such, Inventor shall fully disclose all necessary information to Assignee as requested and shall not file for any competing patent, or seek interference with any patent application of Assignee, or seek to otherwise invalidate any patent claim contained in any Assignee patent which covers the Inventions.
 - a. Assignee will reimburse Inventor for time spent assisting Assignee with the prosecution of and procurement of registered patent rights at Inventor's rate for services typically paid by Assignee, and otherwise pay any reasonable and necessary expenses incurred by Inventor in the fulfillment of this provision.
- 4. In the event Assignee is unable to secure Inventor's signature on any document necessary to apply for, prosecute, obtain, or enforce, any patent, copyright, or other right to protection relating to any Invention, whether due to mental or physical incapacity or any other cause, Inventor hereby irrevocably designates and appoints Assignee as his/her agent and attorney-in-fact for and in his/her behalf and stead to execute and file any such document and do all other lawfully permitted acts to further the prosecution, issuance, and enforcement of patents, copyrights, or other rights or protections with the same force and effect as if executed and delivered by Inventor.

PATENT REEL: 042701 FRAME: 0305

5. This Agreement shall be binding upon the heirs and assignees of all parties.

Meggan Wood

Inventor

07 / 28 / 2016

Date

co-founder, lily jade, llc

Assignee

07 / 28 / 2016

Date