#### 504441225 07/01/2017

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4487926

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
JOSEPH D. SILVA	07/01/2017
BRADLEY P. WEBER	07/01/2017

#### **RECEIVING PARTY DATA**

Name:	HANOVER PREMIUM LLC
Street Address:	539 RIVERSIDE DR
City:	RENO
State/Country:	NEVADA
Postal Code:	89503

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

Property Type	Number
Application Number:	15640515

#### CORRESPONDENCE DATA

Fax Number: (877)430-9985

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.

(407) 412-9437 Phone:

Email: stroup.carrie@yahoo.com Correspondent Name: CARRIE MARLENE STROUP

Address Line 1: 194 WERNER ROAD

Address Line 4: PORT LUDLOW, WASHINGTON 98365

ATTORNEY DOCKET NUMBER:	COLLAR.U
NAME OF SUBMITTER:	CARRIE M. STROUP
SIGNATURE:	/Carrie M. Stroup, Reg. #50172/
DATE SIGNED:	07/01/2017

#### **Total Attachments: 6**

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**PATENT** 504441225

REEL: 042880 FRAME: 0987

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PATENT REEL: 042880 FRAME: 0988

# CONFIDENTIALITY AND INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT By Joseph D. Silva for Hanover Premium LLC

In consideration and as a condition of my employment, co-ownership or engagement as a consultant, contractor, inventor or otherwise by Hanover Premium LLC and any compensation or other benefits provided to me by Hanover Premium LLC, I, **Joseph D. Silva**, agree to as follows:

1. **Confidentiality.** To safeguard and not to disclose confidential information of Hanover Premium LLC including: (a) patent information; (b) matters of a technical nature; (c) matters of a business nature; and (d) other information of a similar nature which is not generally disclosed by Hanover Premium LLC to the public, referred collectively hereafter as "Confidential Information". I further agree that I will not use Confidential Information except as may be necessary to perform my duties for Hanover Premium LLC. Upon termination of my co-ownership, employment or engagement as a consultant or contractor or inventor by Hanover Premium LLC or otherwise as requested, I will deliver promptly to Hanover Premium LLC all Confidential Information, in whatever form, that may be in my possession or under my control.

#### 2. Assignment of Intellectual Property.

a. I hereby assign and agree to assign to Hanover Premium LLC all rights to all Intellectual Property disclosed in the United States design patent application, filed 7/01/2017, and entitled:

### "Haircutting Collar"

and in the United States utility patent application, filed 7/01/2017, and entitled:

#### "Haircutting Collar, Method of Making and Using"

and any Patent Cooperation Treaty (PCT), continuations, continuations-in-part, divisional US, request for continued examinations (RCE's), and foreign patent applications and issued patents claiming priority to said applications.

And, as co-owner of Hanover Premium LLC, I own a fifty percent share in all revenue generated by Hanover Premium LLC in association with products produced and sold directly, and/or the licensing or sale of Hanover Premium LLC and/or its intellectual property.

- b. This Agreement operates as an actual assignment of all those rights to Hanover Premium LLC. This assignment does not apply to and Hanover Premium LLC shall not claim any interest in material created or registered, copyrighted, trademarked, or patent application filed or patent issued prior to, during, or after my collaboration with, or employment or engagement by Hanover Premium LLC that is not associated with my duties for Hanover Premium LLC.
- c. I will execute all necessary papers and otherwise provide proper assistance, promptly upon Hanover

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PATENT REEL: 042880 FRAME: 0989 Premium LLC's request and at Hanover Premium LLC's expense, during and subsequent to the period of my Hanover Premium LLC affiliation, to enable Hanover Premium LLC to obtain, maintain, or enforce for itself or its nominees, patents, copyrights, trademark, know how or other legal protection for such Intellectual Property.

3. **Equitable Relief.** That violation of the covenants in this Agreement will cause irreparable injury to Hanover Premium LLC and that any remedy at law will be inadequate. Therefore, Hanover Premium LLC shall be entitled to, in addition to any other rights or remedies it may have at law or in equity, injunctive relief.

4. **Continuation of Obligations.** That my obligations and the restrictions under this Agreement shall continue indefinitely after termination of my relationship with Hanover Premium LLC.

5. **Entire Agreement; Amendment.** That this is the entire Agreement with Hanover Premium LLC with respect to its subject matter. This Agreement may be modified, amended or terminated only by an agreement in writing executed by Hanover Premium LLC and me.

6. Successors and Assigns; Venue. That this Agreement shall be binding upon my heirs, executors, administrator or other legal representatives and is for the benefit of Hanover Premium LLC its successors and assigns. I irrevocably consent and submit to the exclusive and personal jurisdiction of the United States District Court of Nevada, and if such court does not have jurisdiction over such matter, then the applicable United States district court.

7. Furthermore, I represent that, except as identified on pages attached hereto: (i) I have not executed any agreements with or incurred any obligations to others in conflict with the foregoing; and (ii) I will not, while bound by this Agreement, enter into any other agreements, or otherwise incur any obligation, that conflict with the foregoing.

<b>ACCEPTED</b>	$\Delta ND$	ACREED.
		ALTILITA

Assignor Signature:	Date:	
	7/01/2017	

Legal Name of Assignor: Joseph D. Silva, co-inventor and co-owner of Hanover Premium LLC

Address: 2517 Whitney Oaks Ln

Reno, NV 89523

**Phone:** (775) 407-0559

Email: joesilva189@gmail.com

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Assignee Signature:	Date:
<u> Ak</u>	_ 7/01/2017

Title: Joseph D. Silva, CEO and co-owner of Hanover Premium LLC

Legal Name of Assignee: Hanover Premium LLC

**Address**: 539 Riverside Drive Reno, NV 89503

**Phone**: (775) 407-0559

Email: joesilva189@gmail.com

# CONFIDENTIALITY AND INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT By Bradley P. Weber for Hanover Premium LLC

In consideration and as a condition of my employment, co-ownership, or engagement as a consultant, contractor, inventor or otherwise by Hanover Premium LLC and any compensation or other benefits provided to me by Hanover Premium LLC, I, **Bradley P. Weber**, agree to as follows:

1. **Confidentiality.** To safeguard and not to disclose confidential information of Hanover Premium LLC including: (a) patent information; (b) matters of a technical nature; (c) matters of a business nature; and (d) other information of a similar nature which is not generally disclosed by Hanover Premium LLC to the public, referred collectively hereafter as "Confidential Information". I further agree that I will not use Confidential Information except as may be necessary to perform my duties for Hanover Premium LLC. Upon termination of my co-ownership, employment or engagement as a consultant or contractor or inventor by Hanover Premium LLC or otherwise as requested, I will deliver promptly to Hanover Premium LLC all Confidential Information, in whatever form, that may be in my possession or under my control.

#### 2. Assignment of Intellectual Property.

a. I hereby assign and agree to assign to Hanover Premium LLC all rights to all Intellectual Property disclosed in the United States design patent application, filed 7/01/2017, and entitled:

### "Haircutting Collar"

and in the United States utility patent application, filed 7/01/2017, and entitled:

#### "Haircutting Collar, Method of Making and Using"

and any Patent Cooperation Treaty (PCT), continuations, continuations-in-part, divisional US, request for continued examinations (RCE's), and foreign patent applications and issued patents claiming priority to said applications.

And, as co-owner of Hanover Premium LLC, I own a fifty percent share in all revenue generated by Hanover Premium LLC in association with products produced and sold, and/or the licensing or sale of Hanover Premium LLC and/or its intellectual property.

- b. This Agreement operates as an actual assignment of all those rights to Hanover Premium LLC. This assignment does not apply to and Hanover Premium LLC shall not claim any interest in material created or registered, copyrighted, trademarked, or patent application filed or patent issued prior to, during, or after my collaboration with, or employment or engagement by Hanover Premium LLC that is not associated with my duties for Hanover Premium LLC.
- c. I will execute all necessary papers and otherwise provide proper assistance, promptly upon Hanover

**1**|Page

PATENT REEL: 042880 FRAME: 0992 Premium LLC's request and at Hanover Premium LLC's expense, during and subsequent to the period of my Hanover Premium LLC affiliation, to enable Hanover Premium LLC to obtain, maintain, or enforce for itself or its nominees, patents, copyrights, trademark, know how or other legal protection for

such Intellectual Property.

3. Equitable Relief. That violation of the covenants in this Agreement will cause irreparable injury to Hanover Premium LLC and that any remedy at law will be inadequate. Therefore, Hanover Premium LLC

shall be entitled to, in addition to any other rights or remedies it may have at law or in equity, injunctive

relief.

4. Continuation of Obligations. That my obligations and the restrictions under this Agreement shall

continue indefinitely after termination of my relationship with Hanover Premium LLC.

5. Entire Agreement; Amendment. That this is the entire Agreement with Hanover Premium LLC

with respect to its subject matter. This Agreement may be modified, amended or terminated only by an

agreement in writing executed by Hanover Premium LLC and me.

6. Successors and Assigns; Venue. That this Agreement shall be binding upon my heirs, executors,

administrator or other legal representatives and is for the benefit of Hanover Premium LLC its successors and assigns. I irrevocably consent and submit to the exclusive and personal jurisdiction of the United

States District Court of Nevada, and if such court does not have jurisdiction over such matter, then the

applicable United States district court.

7. Furthermore, I represent that, except as identified on pages attached hereto: (i) I have not executed any agreements with or incurred any obligations to others in conflict with the foregoing; and (ii) I will not,

while bound by this Agreement, enter into any other agreements, or otherwise incur any obligation, that

conflict with the foregoing.

ACCEPTED AND AGREED:

Assignor Signature:

07/01/2017

Date:

**Legal Name of Assignor:** Bradley P. Weber, co-inventor and co-owner of Hanover Premium, LLC

Address: 5711 Hanover Street

Bel Aire, KS 67220

**Phone:** (608) 843-8582

Email: bradweber07@gmail.com

LL.	
Assignee Signature:	Date:

Title: Joseph D. Silva, CEO and co-owner of Hanover Premium LLC

Legal Name of Assignee: Hanover Premium LLC

**Address**: 539 Riverside Drive

Reno, NV 89503

**Phone**: (775) 407-0559

Email: joesilva189@gmail.com

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