504614664 10/27/2017

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4661379

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
LEIGHTON KLEVANA	10/24/2017
PATRICK GALLAGHER	10/24/2017

RECEIVING PARTY DATA

Name:	DYNAMIC BRANDS, LLC
Street Address:	EMERYWOOD PARKWAY
Internal Address:	SUITE 101
City:	RICHMOND
State/Country:	VIRGINIA
Postal Code:	23294

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	15795472

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: 804-615-3939

Email: docket@pikeiplaw.com
Correspondent Name: PIKE IP LAW, PLLC
Address Line 1: P.O. BOX 8592

Address Line 4: RICHMOND, VIRGINIA 23226

ATTORNEY DOCKET NUMBER: DYN139.US

NAME OF SUBMITTER: BERNARD G. PIKE

SIGNATURE: /Bernard G. Pike/

DATE SIGNED: 10/27/2017

Total Attachments: 2

source=Assignment#page1.tif source=Assignment#page2.tif

PATENT 504614664 REEL: 043967 FRAME: 0601

ASSIGNMENT

WHEREAS, Leighton Klevana and Patrick Gallagher of ("ASSIGNORS"), invented the articles and processes described in U.S. Patent Application with the title "Golf Ball Retriever" (the "Patent Application"), and whereas Dynamic Brands, LLC with a principal place of business at Suite 101, 2701 Emerywood Parkway, Richmond, Virginia 23294 ("ASSIGNEE") desires to own all the rights in the Patent Application;

NOW, THEREFORE, for one dollar (\$1) and other good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNORS have and hereby sell, assign, transfer and convey unto ASSIGNEE the full, exclusive and entire right, title, and interest in and to the Patent Applications, including in and to any division, continuation, continuation-in-part, substitution, reissue, renewal, reexamination, or request for continued examination thereof, and in and to all inventions and improvements thereon (herein collectively referred to as "Related US Applications"); and ASSIGNORS hereby request the Commissioner of Patents and Trademarks to issue any and all Letters Patent of the United States resulting from the Patent Application and Related US Applications, to ASSIGNEE, for its interest and for the sole use and benefit of ASSIGNEE and its assigns and legal representatives.

For the same consideration, ASSIGNORS, have and hereby sell, assign, transfer and convey to ASSIGNEE the full, exclusive, and entire right, title and interest in and to any foreign and international applications related to and/or seeking claiming priority to the Patent Application or Related US Applications, and in and to all inventions and improvements thereon (herein collectively referred to as "Related Foreign Applications"), in and to any Letters Patent and similar protective rights granted on said Related Foreign Applications, and in and to the right to claim any applicable priority rights arising from or required for said Related Foreign Applications under the terms of any applicable conventions, treaties, statutes, or regulations, said Related Foreign Applications to be filed and issued in the name of ASSIGNEE or its designee, insofar as permitted by applicable law.

For the same consideration, ASSIGNORS agree, without charge to ASSIGNEE, to sign all lawful papers, execute the Patent Application, Related US Applications and Related Foreign Applications, make all assignments and rightful oaths, assist in prosecution of the Patent Application, Related US Applications and Related Foreign Applications, assist in prosecution of legal proceedings, and generally do everything reasonably possible to aid ASSIGNEE its successors, assigns, and nominees, to obtain and enforce proper protection for all said inventions and improvements in all countries throughout the world.

AND, for the same consideration, ASSIGNORS also hereby sell, assign and transfer unto ASSIGNEE all rights and claims to sue for damages and other remedies including any and all past infringement of all the Patent Application, Related US Applications, and Related Foreign Applications, including said inventions and improvements which may have occurred before the date of this Assignments.

	~			5	<u> </u>
Ī	eighto	n Kl	evan	a	

10/24/17 Date

10.24.17

Date