505023155 07/27/2018

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5069904

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date	
GARY B JUSTICE	07/24/2018	

RECEIVING PARTY DATA

Name:	BLANCHE MICHELLE NELSON-HERRON
Street Address:	8533 CHEYENNE STREET
City:	DOWNEY
State/Country:	CALIFORNIA
Postal Code:	90242

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	15929032

CORRESPONDENCE DATA

Fax Number: (801)317-8889

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: 8017195229

Email: paul@pauljohnsonlaw.com

Correspondent Name: PAUL JOHNSON **Address Line 1:** 8483 S 1275 E

Address Line 4: SANDY, UTAH 84094

ATTORNEY DOCKET NUMBER:	BHERRON003
NAME OF SUBMITTER:	PAUL B. JOHNSON
SIGNATURE:	/Paul B. Johnson/
DATE SIGNED:	07/27/2018
	This document serves as an Oath/Declaration (37 CFR 1.63).

Total Attachments: 5

source=PATAssign#page1.tif

source=PATAssign#page2.tif

source=PATAssign#page3.tif source=PATAssign#page4.tif

source=PATAssign#page5.tif

PATENT REEL: 046480 FRAME: 0057

505023155

PATENT ASSIGNMENT

This Assignment is made and executed by Gary B. Justice having an address of 3736 Gardenia Ave., Long Beach, CA 90807 (hereinafter "Assignor"), to and in favor of Blanche Michelle Nelson-Herron, a California resident having an address of 8533 Cheyenne Street, Downey, CA 90242 (hereinafter "Assignee").

Whereas Assignor desires to assign his/her/its entire right, title and interest in and to the invention(s) and subject matter described in the United States nonprovisional utility patent application titled "Wheelchair Systems and Related Methods" which was filed on July 13, 2018 and assigned Application Serial No. 15/929,032 (hereinafter the "Patent Application") and all patents, patent applications and the like on the invention(s) or the subject matter of the Patent Application to Assignee for the territory of the United States of America (hereinafter "U.S.") and all foreign countries, for valuable consideration, and whereas Assignee has provided such good and valuable consideration to Assignor, the receipt and sufficiency of which Assignor hereby acknowledges; accordingly, Assignor hereby warrants, covenants, and agrees as follows:

- 1. Assignor hereby sells, assigns, conveys, transfers, and sets over to Assignee, its successors, legal representatives and assigns his/her/its entire right, title and interest in and to: (a) the Patent Application itself; (b) every U.S. patent that has issued or that issues and that is based in whole or in part on the Patent Application or the subject matter thereof, including every non-provisional, divisional, continuation, continuation-in-part, reissue, reexamination, substitution, extension, counterpart and the like; (c) every U.S. patent application, already filed or to be filed, that is based in whole or in part on the Patent Application or the subject matter thereof, including every counterpart, divisional, continuation, continuation-in-part, provisional, non-provisional, reissue, reexamination, extension, substitution and the like; (d) every non-U.S. patent, inventor's certificate, utility model, design and every like property or right that has issued or that issues and that is based in whole or in part on the Patent Application or the subject matter thereof, including every provisional, non-provisional, divisional, continuation, continuation-in-part, substitution and the like; (e) every non-U.S. application for a patent, inventor's certificate, utility model, design or like property or right, filed or to be filed, that is based in whole or in part on the Patent Application or the subject matter thereof, including every divisional, continuation, continuation-in-part, non-provisional, provisional, substitution and the like, and; (f) all priority rights, Convention rights and like benefits in the U.S. and every foreign country related to the Patent Application, the subject matter thereof, or any application or issued or granted property or right described in this section 1, including but not limited to any and all rights under the Paris Convention, the Patent Cooperation Treaty and any other international agreements to which the U.S. adheres.
- 2. Assignor agrees that Assignee may apply for patents, utility models, designs, inventor's certificates and the like, in the U.S. and in all foreign countries, based in whole or in part on the invention(s) or the subject matter described in the Patent Application or any other application or issued or granted property or right described in section 1 above. Assignor hereby grants to Assignee the sole and exclusive right to prosecute the Patent Application and every application

Page **1** of **4**

PATENT REEL: 046480 FRAME: 0058 described in section 1 above as well as any and all opposition proceedings, reissue applications, reexaminations, supplemental examinations, nullity proceedings, invalidity proceedings, pregrant opposition proceedings, and the like. Assignor authorizes all U.S. and foreign governmental bodies, including the U.S. Patent and Trademark Office (hereinafter "USPTO"), having the power and/or authority to issue patents, inventor's certificates, designs, utility models, or the like based in whole or in part on the Patent Application or the subject matter thereof, or any application or issued or granted property or right described in section 1 above, to issue such in the name of Assignee or, as the case may be, Assignee's successors, legal representatives or assigns.

- 3. Assignor grants to Assignee, its successors, legal representatives, and assigns, the right to sue third parties for present and past damages related to the invention(s) and the subject matter described in the Patent Application and any application or issued or granted registration or like property or right described in section 1 above.
- 4. Assignor warrants and covenants that he/she/it has the full and unencumbered right to sell, assign, convey, transfer and set over the interests hereby sold, assigned, conveyed, transferred and set over, and that he/she/it has not executed and will not execute any document or instrument in conflict with this Assignment.
- 5. Assignor further covenants and agrees that, upon request and without further consideration, but at the expense of Assignee, he/she/it will: (a) assist Assignee in prosecuting the Patent Application and each application described in section 1 above as well as opposition proceedings, reissue applications, reexaminations, supplemental examinations, nullity proceedings, invalidity proceedings, pre-grant opposition proceedings and the like; (b) provide Assignee with information concerning the invention(s) and the subject matter described in the Patent Application and each application and issued or granted property or right described in section 1 above; (c) execute, sign and deliver papers, make all rightful oaths and testify in any legal proceedings related to the Patent Application or any application or issued or granted property or right described in section 1 above; (d) execute additional assignment documents in favor of Assignee, similar to this Assignment, for each application and each issued or granted property or right described in section 1 above, and; (e) perform all other reasonably necessary acts; to enable Assignee to obtain, secure, maintain, perfect, protect and enforce all of the rights, title and interest sold, assigned, conveyed, transferred and set over under this Assignment and to file and issue the Patent Application and each application and issued or granted property or right described in section 1 above in the name of Assignee as applicant and owner.
- 6. Assignee may assign any right, title and interest sold, assigned, conveyed, transferred and set over under this Assignment, in whole or in part, to any party.
- 7. All references herein to Assignee include any successors, legal representatives or assigns of Assignee.

- 8. The above-identified Patent Application was made or authorized to be made by Assignor. Assignor believes that he/she is the original inventor or an original joint inventor of a claimed invention in the Patent Application. Assignor acknowledges that any willful false statement made in this paragraph is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.
- 9. Assignor hereby authorizes and requests any attorney of the Law Office of Paul B. Johnson, Customer number 145042, to insert, after execution of this Assignment, the above filing date and application number of the Patent Application and any further information necessary or desirable for purposes of recording this Assignment with the USPTO.
- 10. This Assignment shall be binding upon any and all successors, legal representatives, and assigns of Assignor.

Suppose the first of	and Artes		e and the	CA.	ss C
uggi Name - passaga	A series				
	energe (energy) Let 1				
Secretary and Secretary	Yaleka				
Making Address					
			288 Y C		
Residence	<u>K</u> Same as maling	(appress or			
ACKNOWLEDGMENT					
State of California County of					
On	before r	ne,			
eno proved to me on Nace subscribed to the	he basis of satisfactory e within instrument an eir authorized capacity (s), or the entity upon l	revidence to b diacknowledge (jest, and that	e the personing to the top of the		recutes Lon the
certify under PENALT prograph is true and c	r ()\$ PERJURY under th orrect	e laws of the '	State of Califo	rnia that the I	oregoing
VITNESS my hand and	official seal.				
4					

CALIFORNIA ALL-PURPOSE ACKNOWLEDGEMENT

Control California Con The State of t personally approach (1934—2014 a.e.) was proved to the term of the term of the term of the term of the period of the period of the term of the term in his had to be authorized capacity (oc.). and that he his had parties a government or the moderation the person $oldsymbol{\chi}_{i}$ or the entry upon behalf of which the person $oldsymbol{\chi}_{i}$ and $oldsymbol{\chi}_{i}$ and $oldsymbol{u}_{i}$ I certify under PENALTY OF PERIURY under the laws of State of California that the integral is paragraph is true and correct. Contractor Austral Contractor and the second second second Description of attached disculpent

PATENT REEL: 046480 FRAME: 0062