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PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5276013

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYAN	E: ASSIGNMENT		
CONVEYING PARTY DA	ΓΑ		
	Name	Execution Date	
CLIFFORD TUBBS		01/26/2018	
NXL, INC.		01/26/2018	
RECEIVING PARTY DAT			
Name:	NXL, TECHNOLOGIES, INC.		
Street Address:	7875 S.W. 104 STREET		
Internal Address:	SUITE 100		

City:	MIAMI
State/Country:	FLORIDA
Postal Code:	33156

PROPERTY NUMBERS Total: 14

Property Type	Number
Application Number:	62078814
Application Number:	62110524
Application Number:	14939786
PCT Number:	US1661808
Application Number:	62211365
Application Number:	15249735
PCT Number:	US1649319
Application Number:	62423160
Application Number:	62546411
Application Number:	15814710
PCT Number:	US1761938
Application Number:	29539613
Application Number:	16042248
PCT Number:	US1560439

CORRESPONDENCE DATA

Fax Number:

(787)766-7001

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: Email: Correspondent Name: Address Line 1: Address Line 4:	7877667000 patent@ferraiuoli.com EUGENIO TORRES 221 PLAZA 221 AVE PONCE DE LEON 5TH FLOOR HATO REY, PUERTO RICO 00917	
ATTORNEY DOCKET NUMBER:		2004.2 NXL (RRM)
NAME OF SUBMITTER:		EUGENIO J. TORRES
SIGNATURE:		/Eugenio J. Torres/
DATE SIGNED:		12/11/2018
Total Attachments: 6 source=DOC120518#page1.tif source=DOC120518#page2.tif source=DOC120518#page3.tif source=DOC120518#page4.tif source=DOC120518#page5.tif source=DOC120518#page6.tif		

PATENT ASSIGNMENT AGREEMENT

THIS PATENT ASSIGNMENT AGREEMENT (the "Agreement"), is made and entered into as the 26th day of January, 2018 (the "Effective Date"), by and between the below identified ASSIGNOR (having an address at 12245 SW 151 Street, Apt. 211, Miami, FL 33186) and ASSIGNEE (having offices at 7875 SW 104th Street, Suite 100, Miami, Florida 33156 (both ASSIGNOR and ASSIGNEE are and may be referred to as a "Party" and collectively the "Parties").

WHEREAS, I, Clifford L. Tubbs, individually and as President of NXL, Inc., a Florida Corporation, joined by NXL, Inc., a Florida Corporation (hereinafter referred to as "ASSIGNOR"), are the owners of the invention entitled "SHOCK-ABSORBENT JUNCTION APPARATUS AND FACEMASK SYSTEM" filed on August 29, 2016, as U.S. Patent Application No. 15/249,735, and is the owner of all rights, title and interest in and to the inventions (the "Inventions"), and to all issued and pending patent applications as described and claimed in the United States and foreign patents and/or patent applications (the "Patents"), as listed on the attached "Schedule A" as of the Effective Date above and including all thereafter acquired rights and intellectual property (which includes but is not limited to the "SHOCK-ABSORBENT JUNCTION APPARATUS AND FACEMASK SYSTEM" filed on August 29, 2016, as U.S. Patent Application No. 15/249,735), and which Schedule A is attached hereto, merged into this Agreement, and is hereby incorporated herein by reference (hereinafter Inventions, Patents, and Schedule A are collectively referred to as the "Intellectual Property"); and

WHEREAS, NXL Technologies, Inc., a Delaware corporation, having a place of business at 7875 S.W. 104th Street, Suite 100, Miami, Florida 33156 (hereinafter referred to as

PATENT REEL: 047734 FRAME: 0790 "ASSIGNEE") is desirous of acquiring all and the entire right, title and interest in and to the **Intellectual Property** and in and to any letters patent that may be granted therefore in the United States and in any and all foreign countries; and

WHEREAS, ASSIGNOR and ASSIGNEE have agreed that ASSIGNOR shall sell, transfer, assign and set over unto ASSIGNEE, and ASSIGNEE shall accept, all rights, title and interest in and to the Intellectual Property as specified in this Agreement;

NOW, THEREFORE, in consideration of the mutual covenants and agreements of the **Parties**, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, it is hereby agreed as follows:

1. ASSIGNOR hereby sells, assigns and transfers unto said ASSIGNEE, all and the entire right, title and interest in and to said Intellectual Property, as well as any patent applications that may be filed for said Intellectual Property, and further including but not limited to any and all letters patent which may be granted for said Intellectual Property in the United States of America and its territorial possessions and in any and all foreign countries, and in any and all divisions, reissues and continuations thereof, including the right to file foreign applications directly in the name of ASSIGNEE and to claim priority rights deriving from any United States application to which said foreign applications are entitled by virtue of international convention, treaty or otherwise, said Intellectual Property to be held and enjoyed by ASSIGNEE and its successors and assigns as fully and entirely as the same would have been held and enjoyed by ASSIGNOR had this assignment, transfer and sale not been made, including, without limitation, all damages, past damages, right to sue,



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right to enforce and the right to bring any claim, sue, counterclaim, and recover for the past, present and future infringement of the rights assigned hereunder.

- 2. ASSIGNOR agrees to provide further assurances and to execute all instruments and documents required for the making and prosecution of applications for United States and foreign letters patent on said Intellectual Property for litigation regarding said letters patent, or for the purpose of protecting title to said invention or letters patent therefore, and take all rightful oaths, and do all acts which may be reasonably necessary for securing and maintaining patents for the Inventions in any country and for vesting title thereto in ASSIGNEE, its successors, assigns and legal representatives or nominees, now and forever.
- 3. **ASSIGNOR** hereby authorizes and requests the Commissioner of Patents and Trademarks of the United States and any official of any country or countries foreign to the United States, whose duty is to issue patents or other evidence or forms of industrial and/or intellectual property on applications as aforesaid, to issue the same to **ASSIGNEE**, its successors, assigns and legal representatives, or to such nominees as it may designate.
- 4. ASSIGNOR authorizes and empowers ASSIGNEE, its successors, assigns and legal representatives or nominees, to invoke and claim for any application for patent or other form of protection for the Intellectual Property, the benefit of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable, and to invoke and claim such right of priority without further written or oral authorization from ASSIGNOR.

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- 5. ASSIGNOR hereby consents that a copy of this Agreement shall be deemed a full legal and formal equivalent of any assignment, consent to file or like document that may be required in any country for any purpose and more particularly in proof of the right of ASSIGNEE or nominee to claim the aforesaid benefit of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it.
- 6. All of the rights, title and interest in and to the **Intellectual Property** sold, transferred, assigned and set over to **ASSIGNEE** hereunder include all income, royalties, damages, and payments now or hereafter due or payable with respect thereto, and all causes of action (whether in law or equity) and the right to sue, counterclaim, and recover for the past, present and future infringement of the rights assigned or to be assigned hereunder.

ASSIGNOR: Clifford Tubbs: By: ford Tubbs, Individually NXL, 4nc. Corp Seal: By: Clifford Tubbs, as President and Director for NXL, Inc/ Attest: William T. Lohman, as Secretary and Director for NXL, Inc. ASSIGNEE: NXL Technologies. Ind By: Corp Seal: dubbs as Bresiden Technologi Attest: Rubinstein, as Vice-President Jeffrè and Diffector for NXL, Inc. JR WA/I

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SCHEDULE A

Patent Application Number	Fitke	
15/249,735	SHOCK-ABSORBENT JUNCTION APPARATUS AND FACEMASK SYSTEM	
PCT/US16/49319	SHOCK-ABSORBANT JUNCTION APPARATUS AND FACEMASK SYSTEM	
62/211,365	SHOCK-ABSORBANT JUNCTION APPARATUS AND FACEMASK SYSTEM	
15/814,710	ATHLETIC HELMET-FACEMASKS SYSTEM	
62/546,411	ATHLETIC HELMET-FACEMASKS SYSTEM	
62/423,160	ATHLETIC HELMET-FACEMASKS SYSTEM	
PCT/US17/61938	ATHLETIC HELMET-FACEMASKS SYSTEM	
14/939,786	PHYSIOLOGICAL AND NEUROLOGICAL MONITORING SPORTSWEAR	
16/042,248	PHYSIOLOGICAL AND NEUROLOGICAL MONITORING SPORTSWEAR	
62/110,524	PHYSIOLOGICAL AND NEUROLOGICAL MONITORING SPORTSWEAR	
62/078,814	PHYSIOLOGICAL AND NEUROLOGICAL MONITORING SPORTSWEAR	
PCT/US16/61808	PHYSIOLOGICAL AND NEUROLOGICAL MONITORING SPORTSWEAR	
PCT/US15/60439	PHYSIOLOGICAL AND NEUROLOGICAL MONITORING SPORTSWEAR	
29/539,613	HELMET FACEMASK	
Mexican Application Number MX/a/2018/002568	Number DE CHOQUE Y SISTEMA DE PROTECTOR FACIAL	

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European Application	SHOCK-ABSORBANT JUNCTION APPARATUS AND
Number 16842772.2	FACEMASK SYSTEM
Indian Application	SHOCK-ABSORBANT JUNCTION APPARATUS AND
Number 201847011495	FACEMASK SYSTEM
Chinese Application Number 201680059949.6	SHOCK-ABSORBANT JUNCTION APPARATUS AND FACEMASK SYSTEM





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RECORDED: 12/11/2018