505918642 02/14/2020

PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
JOSEPH T. ZACHARIASEN	09/27/2016

RECEIVING PARTY DATA

Name:	3D PATENTS, LLC
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City:	MESA
State/Country:	ARIZONA
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PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	16681785

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ATTORNEY DOCKET NUMBER:	53803-3007USC2	
NAME OF SUBMITTER:	BRICK G. POWER	
SIGNATURE:	/brick g power/	
DATE SIGNED:	02/14/2020	

Total Attachments: 2

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PATENT 505918642 REEL: 051825 FRAME: 0672

ASSIGNMENT

FOR GOOD AND VALUABLE CONSIDERATION, the receipt, sufficiency and adequacy of which are hereby acknowledged, each undersigned <u>ASSIGNOR</u> does hereby:

SELL, ASSIGN AND TRANSFER to 3D Patents, LLC, an Arizona limited liability company having a mailing address of 3850 E. Baseline Road, Suite 125, Mesa, Arizona 85206, United States of America ("ASSIGNEE"), the ASSIGNOR's entire rights, titles and interests for the United States and all other jurisdictions in and to (i) U.S. Provisional Patent Application No. 61/745,557, filed on December 22, 2012, and titled USE OF ADDITIVE MANUFACTURING PROCESSES IN THE MANUFACTURE OF CUSTOM ORTHOSES ("the '557 Provisional Application"); (ii) U.S. Provisional Patent Application No. 61/800,582, filed on March 15, 2013, and titled USE OF ADDITIVE MANUFACTURING PROCESSES IN THE MANUFACTURE OF CUSTOM ORTHOSES ("the '582 Provisional Application"); (iii) U.S. Patent Application No. 14/139,489, filed on December 23, 2013, and titled USE OF ADDITIVE MANUFACTURING PROCESSES IN THE MANUFACTURE OF CUSTOM ORTHOSES ("the '489 Application") (the '557 Provisional Application, the '582 Provisional Application, and the '489 Application, collectively, "the Patent Applications"); (iv) any and all improvements disclosed in the Patent Applications ("the Improvements"); (v) all divisional, continuing, substitute, renewal, reissue and all other applications for patent or the legal equivalent thereof which have been or may be filed in the United States and all other jurisdictions relating to any of the Improvements ("the Related Applications"); (vi) all original, reissued, reexamined and reviewed patents or their legal equivalents which have been or shall be issued in the United States and all other jurisdictions on the Improvements; and specifically including (vii) the right to file the Related Applications for patents or their legal equivalents under the provisions of any statute, convention or treaty and claim priority based on such applications (all of the foregoing, collectively, the "Intellectual Property Rights");

AUTHORIZE the ASSIGNEE to apply for and receive, in its own name, any and all patents or their legal equivalents in any jurisdiction relating to any of the Improvements;

AUTHORIZE AND REQUEST the issuing authority to issue any and all patents or their legal equivalents granted in any jurisdiction for any of the Improvements to and in the name of the ASSIGNEE;

WARRANT AND COVENANT that no assignment, grant, security interest, license or other agreement or encumbrance affecting the Intellectual Property Rights, or ASSIGNEE's rights to the Intellectual Property Rights has been or will be made or entered into by the ASSIGNOR, and that ASSIGNOR possesses the full right to convey the same as herein expressed and to provide ASSIGNEE with all rights, titles and interests in and to the Intellectual Property Rights;

COVENANT, when requested and at the expense of the ASSIGNEE, to carry out in good faith the intent and purpose of this assignment, to execute all divisional, continuing, substitute,

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renewal, reissue, and all other applications for patents or their legal equivalents relating to any and all of the Improvements; to execute all rightful oaths, declarations, powers of attorney, assignments and other papers; to communicate to the ASSIGNEE all facts and provide to the ASSIGNEE all documents and things known and accessible to the ASSIGNOR relating to the Intellectual Property Rights, including, but not limited to, the Improvements, the Patent Applications, the Related Applications and the histories thereof, and to testify as to the same in any interference, derivation or review proceeding, litigation or other proceeding relating to the Intellectual Property Rights, including, but not limited to, the Improvements, the Patent Applications, the Related Applications and the histories thereof; and generally to do everything possible which the ASSIGNEE shall consider desirable for vesting title to all of the Intellectual Property Rights in the ASSIGNEE, and to secure, maintain, defend and enforce valid and enforceable patent protection for the Improvements;

AGREE AND ACKNOWLEDGE that the SALE, ASSIGNMENT AND TRANSFER of the Intellectual Property Rights, as set forth herein, is and shall be IRREVOCABLE and BINDING upon the heirs, assigns, representatives and successors of the ASSIGNOR and EXTEND to the successors, assigns and nominees of the ASSIGNEE.

ASSIGNOR

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