505955851 03/08/2020

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6002556

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
SHIN TAEK OH	01/07/2019

### **RECEIVING PARTY DATA**

Name:	IONFARMS CO., LTD.
Street Address:	909HO, 301, BUPYEONG-DAERO, BUPYEONG-GU
City:	INCHEON
State/Country:	KOREA, REPUBLIC OF

## **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	29675998

#### **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.

Email: la\_mail@la.ladas.com
Correspondent Name: LADAS & PARRY LLP

Address Line 1: 4525 WILSHIRE BLVD., SUITE 240
Address Line 4: LOS ANGELES, CALIFORNIA 90010

ATTORNEY DOCKET NUMBER:	B-9860DES 631887-5
NAME OF SUBMITTER:	AZATUHI CHINARYAN
SIGNATURE:	/AZATUHI CHINARYAN/
DATE SIGNED:	03/08/2020

### **Total Attachments: 2**

source=631887\_AssignmentSigned#page1.tif source=631887\_AssignmentSigned#page2.tif

PATENT 505955851 REEL: 052047 FRAME: 0130

#### ASSIGNMENT

WHEREAS, I/we, Shin Taek OH of Incheon, Republic of Korea, ("Assignor"), am/are the inventor(s) of an invention entitled "PORTABLE HYDROGEN WATER GENERATOR" that is the subject matter of: (check all that apply)

[ ]	an application for Letters Patent which claims the priority to Korean Patent Application No.
[ ]	an application made under the Patent Cooperation Treaty which is identifiable at WIPO by or claiming the benefit of or priority to Application No filed on,
[ x ]	an application for Letters Patent which is identifiable in the Patent Office of US by Application No. 29/675,998 filed on January 7, 2019;
Korea of Kor	REAS, IONFARMS CO., LTD., a corporation organized and existing under the laws of Republic of ("Assignee"), and having offices at 909Ho, 301, Bupyeong-daero, Bupyeong-gu, Incheon, Republic ea is desirous of acquiring the entire right, title and interest in and to the invention, the applications, by and all Letters Patent or similar foreign or domestic legal protection
[ x ] [ ]	in the United States in all other countries or jurisdictions;
	THEREFORE, for good and valuable consideration, the receipt and adequacy of which is hereby wledged,
	signors agree to transfer, and signors do hereby transfer,
title ar to sue any of contin the ap Paten	ignee, its successors and assigns, effective as of, nunc pro tunc, Assignors' entire right, and interest in the above-named countries and jurisdictions in and to the following including the right for past infringement: the invention, the above-identified applications, all applications from which the above-identified applications claim priority, corresponding U.S. and non-U.S. applications, any uation, continuation-in-part, division, renewal, or substitute for the applications, all Letters Patent for applications, any reissue, re-examination, or similar legal protection issuing related to the Letters t, and all rights and benefits under any applicable treaty or convention, and Assignors authorize the or of the United States Patent and Trademark Office or foreign equivalent to issue the Letters

Assignors authorize the U.S. attorneys handling the above application(s) or patent(s) for the invention and the Assignee, its successors and assigns, to insert in this instrument the filing date(s), and application and patent number(s) when ascertained, for the above applications and patents and to insert any necessary missing titles. Assignors further authorize the Assignee, its successors and assigns, or anyone it may properly designate, to apply for Letters Patent or similar legal protection in its own name if desired, in the above-named countries and jurisdictions and appoint Assignee the common representative in the above-identified international application and any international application for the invention.

Patent or similar legal protection to the Assignee.

Assignors represent to the Assignee, its successors and assigns, that Assignors shall not execute any writing or do any act whatsoever conflicting with this Assignment. Assignors, its executors or administrators, will at any time upon request, without additional consideration, but at the reasonable expense of the Assignee, its successors and assigns, execute and deliver to Assignee or its legal representatives such additional writings and do such additional acts as the Assignee, its successors and assigns, may deem desirable to perfect its enjoyment of this grant, and render all assistance in making application for and obtaining, maintaining, and enforcing the Letters Patent or similar legal protection on

Clear Ref. SOV18-154-US

the invention in any and all countries and jurisdictions, including without limitation providing testimony in any related interference, litigation or proceeding. To the extent that Assignors, its executors or administrators are unable or unavailable to execute and deliver to Assignee or its legal representatives such additional writings and do such additional acts as Assignee, its successors and assigns may deem desirable to perfect its enjoyment of this grant, and render all assistance in making application for and obtaining, maintaining, and enforcing the Letters Patent or similar legal protection on the invention in any and all countries and jurisdictions. Assignors, our executors or administrators hereby authorize Assignee, its auccessors and assigns to act on Assignors' behalf.

If any provision of this Assignment is held unenforceable or in conflict with the law of any jurisdiction, the validity of the remaining provisions will not be affected by such holding and the part held unenforceable in or in conflict with the law of one jurisdiction will remain in effect for other jurisdictions until held unenforceable or in conflict with the law of that jurisdiction.

Assignore and Assignee hereby irrevocably waive and agree not to assert in any suit, action, or proceeding, any claim that it is not personally subject to the jurisdiction of any such court, that such suit, action, or proceeding is brought in an inconvenient forum or that the venue of such suit, action or proceeding is improper. Each party hereby irrevocably waives personal service of process and consents to process being served in any such suit, action or proceeding by mailing a copy thereof (certified or registered mail, return receipt requested, or any foreign equivalent of such mail service if the address in effect for notices is in a foreign country or territory) to such party at the address in effect for notices to it under this address in affect for notices to it under the address. Nothing contained herein shall constitute good and sufficient service of process and notice thereof. Nothing contained herein shall be deemed to limit in any way any right to serve process in any manner permitted by law.

Assignors agree not to take any action, or to assist or request any third party in challenging or opposing Assignae's rights granted hereunder. Assignors further acknowledge that Assignee's patent counsel does not represent Assignors personally and acknowledge that Assignors have the right to seek independent counsel.

				_//\/
				100
Shin Taek OH	MANAGE	0	DIRE	CTOR
(Inventor / A	(seignor)	**********		sees.

·ij.