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PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6197892

SUBMISSION TYPE:		NEW ASSIGNMENT		
NATURE OF CONVEYANCE:		ASSIGNMENT		
SEQUENCE:				
BOBBY JOHN HOUSOS		Execution Date		
		06/25/2020		
RECEIVING PARTY DATA				
USIVE WI	ILDLIFE TECHNOLOGIES, LP			
07 W DAL	LAS STREET			
CONROE				
TEXAS				
7301				
PROPERTY NUMBERS Total: 2				
2965	1540			
1066	3146			
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CORRESPONDENCE DATA Fax Number: (281)907-8693				
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.				
ATTORNEY DOCKET NUMBER: 421				
NAME OF SUBMITTER:		WILLIAM YARBROUGH		
SIGNATURE:				
DATE SIGNED:		07/13/2020		
Total Attachments: 3				
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	A USIVE W 07 W DAL ONROE EXAS 7301 tal: 2 2965 1066 A (281) ent to the of vided; if th 71393 wyark WILL 55 W HOUS BER:	ASSIGNMENT 3 Name LUSIVE WILDLIFE TECHNOLOGIES, LP 07 W DALLAS STREET ONROE EXAS '301 tal: 2 29651540 10663146 10663146 A (281)907-8693 ent to the e-mail address first; if that is unsuccessful, it will be sent 7139369620107 wyarbrough@kmd.law WILLIAM YARBROUGH 55 WAUGH, SUITE 150 HOUSTON, TEXAS 77007 BER: 4218-5 WILLIAM YARBROUGH /w yarbrough/ 07/13/2020		

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PATENT ASSIGNMENT AGREEMENT

THIS PATENT ASSIGNMENT AGREEMENT (the "Agreement") is entered into on this 25th day of June, 2020, (the "Effective Date"), by and between inventor **Bobby John Housos**, individually, (the "Assignor"), and Elusive Wildlife Technologies, LP., a Texas Corporation (the "Assignee"), (collectively the "Parties").

- Whereas, Assignor is Bobby John Housos.
- Whereas, US Utility Patent Number is 10,663,146.
- Whereas, US Design patent application No. is 29/651,540.
- Whereas, Assignee desires to acquire all of Assignor's share of inventor's rights, title, good will, and interest in the patent listed above.
- Whereas, Assignor wishes to assign all of Assignor's share of inventor's rights, title, good will, and interest in the 10,663,146 patent and 29/651,540 patent application listed above based on the terms and conditions set forth in this Agreement.

NOW THEREFORE, the Parties agree as follows:

- 1. Assignor has all the authority required to enter into this Agreement.
- Assignor shall convey and assign to Assignee all of Assignor's inventor's share of rights, title, good will, and interest derived from and in connection with the patent listed above.
- Assignor represents and warrants that Assignor owns her share of inventor's rights, title, good will, and interest in and to the patent listed above and that Assignor has not assigned the patent to any other person or entity, either expressly or impliedly.
- 4. After the Effective Date of this Agreement, Assignor shall execute and deliver to Assignee, at Assignor's expense, any and all instruments of sale, transfer, conveyance, assignment and confirmation as lawfully necessary or as requested by Assignee in order to perfect or otherwise enable the transfer, conveyance, and assignment to Assignee and

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to confirm Assignee's title to the patent and any and all related federal patent registrations and/or registration application rights.

- Assignor shall not make further claim to ownership of said patent or any patents claiming benefit to said patent listed herein after the Effective Date of this Agreement.
- This Agreement constitutes the entire agreement between Assignor and Assignee and supersedes all prior understandings of Assignor and Assignee, including any prior representations, statements, conditions, or warranties.
- This Agreement may be amended, modified, altered, or supplemented <u>only</u> in writing and signed by both Parties.
- 8. This Agreement and all amendments, modifications, alterations or supplements thereto shall be governed by and construed in accordance with the laws of the State of Texas, without regard to the principles of conflict of laws.
- 9. If any provision of this Agreement is held to be invalid or unenforceable in whole or in part, the remaining provisions shall not be affected and shall continue to be valid and enforceable as though the invalid or unenforceable parts had not been included in this Agreement.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be executed as of the day and date first above written.

Assignor:	Bobby John Housos
Signed:	1204 John Houses
Date:	/ June 25 2020

Assignce: Elusive Wildlife Technologies, LP.

	Chrod Stevenson
Printed Name:	Chad Stevenson
Title:	Representative, <u>General</u> Partner
Date:	6-25-2120