## 506341076 11/05/2020

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6387829

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
WILLIAM M. GILLIARD, CAPITALIZED MEANING NOT DEFINED HEREIN, HAS THE MEANING AS DEFINED BY THE TERMS AND CONDITIONS OF AGREEMENTS, TO AND INTO WHICH CAPITALIZED NAME HAS BEEN INCORPORATED BY REFERENCE.	11/05/2020
METROPLEX INVESTMENTS, INC.	07/12/2006
GELT FUNDING, LLP.	11/13/2009
COLON LAMBERT, LLC	05/30/2017
ERMR VENTURES, LLC	08/22/2017

#### **RECEIVING PARTY DATA**

Name:	WILLIAM M. GILLIARD
Street Address:	300 EAST MAIN STREET
Internal Address:	UNIT 2677
City:	WAUCHULA
State/Country:	FLORIDA
Postal Code:	33873
Name:	STEVEN MNUCHIN, UNITED STATES SECRETARY OF THE TREASURY AND SUCCESSORS THERETO.
Street Address:	1500 PENNSYLVANIA AVENUE, NW
City:	WASHINGTON
State/Country:	D.C.
Postal Code:	20220
Name:	ANDREI IANCU, UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY, AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE, AND SUCCESSORS THERETO.
Street Address:	1401 CONSTITUTION AVENUE, NW
City:	WASHINGTON
State/Country:	D.C.
Postal Code:	20230
Name:	LAUREL M. LEE, FLORIDA SECRETARY OF STATE, AND SUCCESSORS THERETO.
Street Address:	R.A. GRAY BUILDING 500 SOUTH BRONOUGH STREET
Internal Address:	500 SOUTH BRONOUGH STREET

PATENT REEL: 054291 FRAME: 0191

City:	TALLAHASSEE
State/Country:	FLORIDA
Postal Code:	32399-0250
Name:	JEANETTE NÚÑEZ, LIEUTENANT GOVERNOR OF FLORIDA, AND SUCCESSORS THERETO.
Street Address:	400 S MONROE ST
City:	TALLAHASSEE
State/Country:	FLORIDA
Postal Code:	32399
Name:	ASHLEY MOODY, FLORIDA OFFICE OF THE ATTORNEY GENERAL, AND SUCCESSORS THERETO.
Street Address:	STATE OF FLORIDA PL-01 THE CAPITOL
Internal Address:	PL-01 THE CAPITOL
City:	TALLAHASSEE
State/Country:	FLORIDA
Postal Code:	32399-1050
Name:	TIMOTHY E. GRIBBEN, COMMISSIONER FOR BUREAU OF THE FISCAL SERVICE, AGENCY OF THE UNITED STATES DEPARTMENT OF THE TREASURY AND SUCCESSORS AND ASSIGNS THERETO.
Street Address:	3201 PENNSY DRIVE
Internal Address:	BUILDING E
City:	LANDOVER
State/Country:	MARYLAND
Postal Code:	20785
Name:	CHARLES P. RETTIG, COMMISSIONER OF INTERNAL REVENUE, INTERNAL REVENUE SERVICE AND SUCCESSORS AND ASSIGNS THERETO.
Street Address:	1111 CONSTITUTION AVENUE, NW
City:	WASHINGTON
State/Country:	D.C.
Postal Code:	20224-0002

## **PROPERTY NUMBERS Total: 8**

Property Type	Number
Patent Number:	9143583
Application Number:	14487598
Application Number:	13448334
Application Number:	13760133
Application Number:	16153296
Application Number:	13458999
Application Number:	15209479

PATENT

REEL: 054291 FRAME: 0192

Property Type	Number
Application Number:	10602390

#### **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: contact@williammichaelgilliard.com

Correspondent Name: WILLIAM M. GILLIARD
Address Line 1: 300 EAST MAIN STREET

Address Line 2: UNIT 2677

Address Line 4: WAUCHULA, FLORIDA 33873

NAME OF SUBMITTER:	WILLIAM M. GILLIARD	
SIGNATURE:	/William M. Gilliard/	
<b>DATE SIGNED:</b> 11/05/2020		
	This document serves as an Oath/Declaration (37 CFR 1.63).	

#### **Total Attachments: 5**

source=William M Gilliard PATENT ASSIGNMENT#page1.tif source=William M Gilliard PATENT ASSIGNMENT#page2.tif source=William M Gilliard PATENT ASSIGNMENT#page3.tif source=William M Gilliard PATENT ASSIGNMENT#page4.tif source=William M Gilliard PATENT ASSIGNMENT#page5.tif

> PATENT REEL: 054291 FRAME: 0193

# PATENT ASSIGNMENT OF ENTIRE UNDIVIDED RIGHTS, TITLE, AND INTEREST, et. al (By indisputable rebuttal, revocation, and reversal.)

THIS nunc pro tune PATENT ASSIGNMENT is made and entered into as of November 05, 2020 (the "Effective Date") by and between, WILLIAM M. GILLIARD ("Assignor"), unregistered non-human factor of production, and William M. Gilliard ("Assignee"), natural person from whom "Assignor" was abstracted in logical form, and would not exist at all were it not for the "Assignee" that gave existence to abstracted form.

Assignee further conveys to Steve Mnuchin, Secretary of the United States Department of the Treasury, and Timothy E. Gribben, Commissioner of the U.S. Department of the Treasury's Bureau of the Fiscal Service, along with Charles P. Rettig, Commissioner of Internal Revenue, both agencies under the United States Department of the Treasury; Andrei Iancu, of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office (USPTO), and David S. Gooder, Commissioner for Trademarks, and Drew Hirshfeld, Commissioner of Patents, in the capacity of each one's office, and oaths and duties thereto. This act is in good faith with the right of justice, for the prompt correction of record, due and just for affected errors including a complete audit of all accounts, patents, trademarks, and practices thereto, with reciprocating goodwill of the United States of America.

All imposed pledge, grant, guarantor, and credit security agreements masquerading as presumptions of voluntary agreement are herein indisputably rebutted and revoked, including all amends, restatements, successors and assigns, any and all incorporations by reference, whatsoever, *mmc pro tunc*, et al. This includes the indisputable rebuttal and revocation of all elected nominated agents, herein vetoed and terminated, which includes all nominees, agents, foreign agent law firms/attorneys, servicers, any and all intermediaries encumbering the indivisible union by and between William M. Gilliard and WILLIAM M. GILLIARD. All powers of attorney, representative, or any other power whatsoever, along with licenses of use and control, or any other means by which to control are indisputably rebutted, revoked, and ordered reversed. In short, this Patent Assignment "calls the hedge" on the deceptive trade practices.

Under prescription, those acting against me, foreign agent attorneys, agents, the business of banking, do not have to abide by law nor act with any semblance of good faith. They act instead by capricious whim and conjured schemes; codes and statutes are their business models forced upon those they target their immoral crafts. Prescription cannot legitimize theft or detention of property known to be that of another, which is entirely hollow and meaningless as prescription does not allow for the one whose property has been stolen any judicial remedy, whether by cause of action or in defense. This Patent Assignment is therefore an administrative act, self-executed right of justice to balance out a civil system that provides none.

Be it understood and be it to record, that by this rebuttal and revocation, all powers whatsoever along with all licenses of use and control by the nominee, successors and assigns, that includes all legal representatives (foreign agents) are terminated, nunc pro tunc, ab initio, foreign agents attorneys, agents, and servicers are thereby considered herein as thieves and imposters of the undersigns inherent freedoms and liberties, natural rights endowed to me by God Almighty.

It is not possible to account for the hundreds if not thousands of patented contrivances the undersigned has been made subject to, thereby taking assignment of just one herein, but by chain of title that is better ascertained by a full and complete audit by the Department of the Treasury, Bureau of the Fiscal Service, and the Internal Revenue Service, for due and proper prosecution with good will returned to the undersigned.

At present, the "Assignor" is under control of a conglomerate of businesses: "FLORIDA DEPARTMENT OF STATE", "GELT FUNDING, LLP", METROPLEX INVESTMENTS, INC.", "FLORIDA EB5 INVESTMENTS, LLC", "ERMR VENTURES, LLC", "COLON LAMBERT, LLC", "ROBERT F.

PATENT ASSIGNMENT OF ENTIRE UNDIVIDED RIGHTS, TITLE, AND INTEREST

All Rights Reserved, Without Prejudice. November 05, 2020

> PATENT REEL: 054291 FRAME: 0194

Ì

HOOGLAND, P.A.", "WELLS FARGO BANK, N.A.", "FLORIDA DEPARTMENT OF MOTOR VEHICLES", "SOCIAL SECURITY ADMINISTRATION", "LAKELAND REGIONAL MEDICAL CENTER", "HARDEE COUNTY PROPERTY TAX COLLECTOR", "HARDEE COUNTY PROPERTY APPRIASER", "HARDEE COUNTY CODE ENFORCEMENT", "FLORIDA DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES", "VISA, INC.", "MASTERCARD INCORPORATED", "INTERNAL REVENUE SERVICE", "EQUIFAX, INC.", "EXPERION, INC.", "TRANSUNION, LLC.", "FLORIDA DEPARTMENT OF REVENUE", "UNITED STATES DEPARTMENT OF STATE", "UNITED STATES DEPARTMENT OF TREASURY", "STATE OF TENNESSEE", "STATE OF FLORIDA", "UNITED STATES DEPARTMENT OF TRANSPORTATION", "UNITED STATES DEPARTMENT OF EDUCATION", "UNITED STATES DEPARTMENT OF COMMERCE", "UNITED STATES POSTAL SERVICE", "UNITED STATES SUPREME COURT", "THE UNITED NATIONS", "UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA", "FLORIDA 10<sup>TH</sup> JUDICIAL CIRCUIT COURT", "PEACE RIVER ELECTRIC COOPERATIVE, INC.", "HARDEE COUNTY FLORIDA", and others known and unknown.

William M. Gilliard having an address at 300 East Main Street, Unit 2677, Wauchula, Florida is the real and true principal owner and unregistered non-human co-inventor, WILLIAM M. GILLIARD, and is present, competent, and acting with full power and authority and the "right of conscience" to do and perform every lawful act and thing that a Principal would do to secure all assets and properties of his ownership, and to ensure unencumbered rights, title, and interests thereto.

WHEREAS William M. Gilliard is the owner of all rights, title, and interest in, to, and under all United States and foreign patents and patent applications, and continuations, to which WILLIAM M. GILLIARD is connected in any variation of spelling and all converted digital/electronic form (pki, gmei, barcode, etc.). Capitalized meaning not defined herein, has the meaning as defined by the terms and conditions of the imposed agreements to and into which WILLIAM M. GILLIARD is incorporated into by reference, and by this PATENT ASSIGNMENT, herein and forevermore reverses.

WHEREAS, William M. Gilliard ("Assignee"), by my request and direction, wishes and desires to acquire all rights, title, and interests to and of all patented inventions WILLIAM M. GILLIARD ("Assignor") is connected, along with goodwill of the business associated.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Assignors of WILLIAM M. GILLIARD, irrevocably assigns, transfers, and sets over to the real and true, ASSIGNEE, William M. Gilliard, all of the ASSIGNOR'S entire worldwide, absolute right, title and interests in Patents and the inventions and improvements disclosed, therein; all reissues, divisional, continuations, continuations-in-part, substitutes, extensions, renewals, reexaminations, and foreign counterparts, thereof; and other patents, patent applications, certificates of invention other governmental grants resulting from the Patents; and in and to any and all Letters Patent of the United States and countries foreign, thereto, which may be granted for any patented invention as part of the collective membership, including but not exclusive only to any Letters Patent that may be granted, therefore, in the United States and its territorial possessions and in any and all foreign countries on said invention(s), and any and all other applications for Letters Patent on said Invention(s), in whatsoever countries, including all divisional, renewal, substitute, continuation, continuation-inpart and convention applications based in whole or in part upon said Invention(s) or upon said Patents, and any and all Letters Patent which may issue thereon in the United States and foreign countries, and any and all reissues, extensions, renewals, divisions, continuations or continuations-in-part of said Patents or other Letters Patent granted for said Invention(s), to the full term or terms for which said Patents or other Letters Patent may be issued, and in and to any and all priority rights and/or convention rights under the International Convention for the Protection of Industrial Property, Inter-American Convention Relating to Patents, Designs and Industrial Models, and any other international agreements to which the United States of America adheres; and to any other benefits

accruing or to accrue to the ASSIGNEE with respect to the filing of applications for patents or securing of patents in the United States and countries foreign, thereto; And all rights corresponding to any of the foregoing throughout the world, the same to be held and enjoyed by ASSIGNEE for its own use and enjoyment, and for the use and enjoyment of its heirs of the body and assigns, to the end of the term or terms of said Patents granted or reissued or reexamined as fully and entirely as the same would have been held and enjoyed by ASSIGNEE if this PATENT ASSIGNMENT had not been made, as ASSIGNEE of the entire right, title and interest therein and in and to all income, royalties, damages and payments now or hereafter due or payable with respect thereto in and to all causes of action (either in law or in equity) and the right to sue, counterclaim, and recover for past, present and future infringement of the rights assigned or to be assigned under this PATENT ASSIGNMENT.

WHEREFORE. The United States Commissioner of Patents is hereby authorized to record ASSIGNEE as absolute owner of the Patents and issue any and all registrations issued thereon to ASSIGNEE, as ASSIGNEE of the entire right, title, and interest in, to, and under the same, for the sole use and enjoyment of ASSIGNEE and my heirs of the body, successors, and assigns. The Assignors of WILLIAM M. GILLIARD shall provide William M. Gilliard, the heirs of my body, successors and assigns its successors, full cooperation and assistance at William M. Gilliard's request or that of my Executer, The impersonating Assignor(s) and agent(s), thereto, owe a certain duty to the real and true Assignee that includes:

- To execute, acknowledge, seal and deliver release of deed of trust/mortgage note endorsements, reverse assignments of deed of trust/mortgage and other recorded documents, satisfaction releases/reconveyances of deed of trust/mortgage, subordinations and modifications, tax authority notifications and declarations, deeds, bills of sale, and other instruments of sale, reconveyance, and transfer, appropriately completed, with all ordinary or necessary endorsements, acknowledgments, affidavits, and supporting documents as may be necessary or appropriate to effect its execution, delivery, reconveyance, recordation or filings for the release.
- To relinquish, re-assign, re-convey, transfer, and discharge any and all of right, title, and interest, liens, and security interests, under any and all agreements recorded under patents, trademarks, and copyrights, without limitation all of its rights, title, and security interests in the collateral as described in any agreement whatsoever, as well as respect to the following:
- All personal, intellectual, and real property whatsoever, including all fixture property of every kind and nature, including without limitation all furniture, fixtures, all equipment and accessions, raw materials, inventory and all other capital assets, other goods, accounts, contract rights, rights to the payment of money, insurance refund claims and all other insurance claims and proceeds, tort claims, chattel paper, documents, instruments, securities and other investment property, deposit accounts, rights to proceeds of letters of credit and all general intangibles, including, without limitation, all tax refund claims, license fees, patents, patent applications, trademarks, trademark applications, trade names, copyrights, copyright applications, rights to sue and recover for past infringement of patents, trademarks and copyrights, computer programs, computer software, engineering drawings, service marks, customer lists, goodwill, and all licenses, permits, agreements of any kind or nature pursuance to possesses, use or has authority to possess or use property (whether tangible or intangible) of others or others possess, use or have authority to possess or use property (whether tangible or intangible), and all recorded data of any kind or nature, regardless of the medium of recording including, without limitation, all software, writings, plans, specifications and schematics.
- Interests in foreign companies, by the purchase and assignment of any shares, bonds, promissory notes,
  bills of exchange and other securities as well as all possessions held in safekeeping, relinquish all
  increases by the administration of such interests; all and any part of established and developed enterprise
  of any kind or nature, financial, industrial or commercial, in any foreign country relinquishing support of

any such enterprises in any way, including by way of loans and guarantees; and any companies of the corporate group by way of loans, guarantees or otherwise; due and payable to the undersigns, along with the return of all credits of any kind and any and all bonds and promissory notes. All interests in electrical, electronic and mechanical accessories for mobile telephones, products, components and other materials used in connection with the above activities, and any kinds of services as a general contractor for all projects in a context or in connection with the above activities, any and all research and scientific and technical studies performed among others applied for, any and all acquired and developed licenses or issuance thereto, on product skills and industrial findings, patents, licenses, inventions, procedures, brands and models and in connection with manufactured equipment, either directly or through contract manufacturers; and all earnings from the sale or the transfer of use of copyrights, patents, models, secret processes or formulas, brands and similar, licensing fees resulting from the issue of licenses and any all rights giving the right to sell components of mobile telephones;

Relinquishment and Termination of all acquired, owned, administered, developed, and any and all rights
whatsoever to dispose of real estate and/or the rights or interest in real estate and stakes in all other
companies with similar or connected purposes having to do with:

The Land known as:

THE SOUTHWEST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 20 TOWNSHIP 34 SOUTH, RANGE 26 EAST.

LESS AND EXCEPT THE SOUTH 33.00 FEET THEREOF FOR ROAD RIGHT-OF WAY. Hardee County, Florida.

AND TOGETHER WITH,

Lots 7 & 8, of Block 1, of GAYLOR'S ADULT HOME SUB-DIVISION, as per Plat Book 3, Page 67, Hardee County, Florida, together with a certain 1970 Shann Mobile Home, ID # xxxxxxxF, Title # 4208244. Hardee County, Florida

SUBJECT TO special restrictions as recorded in O. R. Book 289, Page 218, and any other restrictions, reservations, and easements of record.

- To relinquish and terminate all rights encumbering the real estate or the rights or interest of the Assignees' by the commercial, industrial, and financial businesses.
- The Principal or appointed agent of their choosing is empowered to pursue any deficiency, debt, or other
  obligation, secured or unsecured, including but not limited to those arising from foreclosure or other sale,
  promissory note, or check. This power also authorizes collect, negotiate, or otherwise settle any
  deficiency claim, including interest and attorney's fees.

The Undersign, is indemnified against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever, both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered by, imposed on and incurred by the debtor, William M. Gilliard/WILLIAM M. GILLIARD, in any spelling variation thereto, for any and every reason, purpose, and cause whatsoever. However, the impersonators are not, for they are now the Debtor(s), and the Assignee(s) the real and true Secured Party(ies).

## All Rights Reserved, Without Prejudice

This Patent Assignment is made in good faith and in Peace, and to the very best of the my knowledge is lawful, moral, and just, reserving though, the right to amend for any errors or inconsistencies, necessary to achieving my wishes and desires.

IN WITNESS WHEREOF, on this date of November 05, 2020, William M. Gilliard/WILLIAM M. GILLIARD have caused this Merger and Change of Name to be duly executed.

WILLIAM M. GILLIARD	William M. Gilliard
By:	Br:1) Win M. Dill
Signature (Seal)	Signature (Seal)
WILLIAM M. GILYARD	William M. Gilliard
Name (Print)	Name (Print)
Von hyman Factor / Trajerame	Body of Living Matter
Title	Tille Natala Person.

Chestophes M. Heleinry
Name (Print)

Signature (Seal)

<u>Olic K. Wyspę.</u> Name (Print)

3

**RECORDED: 11/05/2020**