

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1  
 Stylesheet Version v1.2

EPAS ID: PAT6448932

|   |                                   |                       |
|---|-----------------------------------|-----------------------|
| <b>SUBMISSION TYPE:</b>   | NEW ASSIGNMENT                    |                       |
| <b>NATURE OF CONVEYANCE:</b>  | SECURITY INTEREST                 |                       |
| <b>CONVEYING PARTY DATA</b>   |                                   |                       |
|   | <b>Name</b>                       | <b>Execution Date</b> |
|   | SAGE VERTICAL GARDEN SYSTEMS, LLC | 12/11/2020            |
| <b>RECEIVING PARTY DATA</b>   |                                   |                       |
| <b>Name:</b>  | RK SAGE, LLC                      |                       |
| <b>Street Address:</b>  | 905 VOLTZ ROAD                    |                       |
| <b>City:</b>  | NORTHBROOK                        |                       |
| <b>State/Country:</b>   | ILLINOIS                          |                       |
| <b>Postal Code:</b>   | 60602                             |                       |
| <b>PROPERTY NUMBERS Total: 6</b>  |                                   |                       |
| <b>Property Type</b>  | <b>Number</b>                     |                       |
| <b>Patent Number:</b>   | 9837003                           |                       |
| <b>Patent Number:</b>   | D765904                           |                       |
| <b>Patent Number:</b>   | D795489                           |                       |
| <b>Patent Number:</b>   | D828616                           |                       |
| <b>Patent Number:</b>   | D858859                           |                       |
| <b>Patent Number:</b>   | D880050                           |                       |
| <b>CORRESPONDENCE DATA</b>  |                                   |                       |
| <b>Fax Number:</b>  | (312)521-2875                     |                       |
| <i>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.</i> |                                   |                       |
| <b>Phone:</b>   | 3125212775                        |                       |
| <b>Email:</b>   | asacharoff@muchlaw.com            |                       |
| <b>Correspondent Name:</b>  | ADAM K SACHAROFF                  |                       |
| <b>Address Line 1:</b>  | 191 N WACKER DRIVE, SUITE 1800    |                       |
| <b>Address Line 2:</b>  | MUCH SHELIST, PC                  |                       |
| <b>Address Line 4:</b>  | CHICAGO, ILLINOIS 60606           |                       |
| <b>ATTORNEY DOCKET NUMBER:</b>  | 0017393.RK0001                    |                       |
| <b>NAME OF SUBMITTER:</b>   | ADAM K SACHAROFF                  |                       |
| <b>SIGNATURE:</b>   | /adamksacharoff/                  |                       |
| <b>DATE SIGNED:</b>   | 12/14/2020                        |                       |

**Total Attachments: 9**

source=SA\_RKSage\_Sage\_2020\_12\_11#page1.tif

source=SA\_RKSage\_Sage\_2020\_12\_11#page2.tif

source=SA\_RKSage\_Sage\_2020\_12\_11#page3.tif

source=SA\_RKSage\_Sage\_2020\_12\_11#page4.tif

source=SA\_RKSage\_Sage\_2020\_12\_11#page5.tif

source=SA\_RKSage\_Sage\_2020\_12\_11#page6.tif

source=SA\_RKSage\_Sage\_2020\_12\_11#page7.tif

source=SA\_RKSage\_Sage\_2020\_12\_11#page8.tif

source=SA\_RKSage\_Sage\_2020\_12\_11#page9.tif

## SECURITY AGREEMENT

THIS SECURITY AGREEMENT (this “**Agreement**”) is made effective as of December 11, 2020 by and between RK SAGE, LLC, an Illinois limited liability company (“**Secured Party**”), and SAGE VERTICAL GARDEN SYSTEMS, LLC, a Delaware limited liability company (“**Debtor**”).

### RECITALS

A. Secured Party has advanced credit to Debtor as evidenced by that certain Amended and Restated Promissory Note dated as of the date hereof date (the “**Note**”).

B. In consideration of Secured Party’s agreement to continue extending credit under the Note, Debtor has agreed to execute and deliver this Agreement granting Secured Party a continuing security interest in all personal property assets of Debtor and the proceeds thereof, to secure Debtor’s obligations under the Note.

### CLAUSES

In order to induce Secured Party to provide credit to Debtor pursuant to the Note, and for other good and valuable consideration, the receipt and sufficiency of which are acknowledged, Debtor agrees as follows:

1. Definitions and Recitals. All terms used in this Agreement which are defined in the Uniform Commercial Code (the “**Code**”) as in effect from time to time, shall have the same meaning as in the Code unless the context in which such terms are used indicates otherwise. The Recitals are incorporated by reference as part of this Agreement and have the same effect as if recited in full below.

2. Security Interests.

(a) In order to secure the performance and payment of Debtor’s Obligations (as defined below) to Secured Party, Debtor grants to Secured Party a security interest and lien in all of the personal property of Debtor, whether now existing or hereafter arising or acquired, and wherever now or hereafter located, together with all additions and accessions thereto, substitutions for, and replacements, products and proceeds therefrom, including without limitation all Debtor’s membership interests in Biotecture, LLC, a Delaware limited liability company, all patents, trademarks and other intellectual property of Debtor, all accounts, inventory, goods (including equipment, vehicles and furniture), software, securities, investment property, financial assets, deposit accounts, chattel paper, electronic chattel paper, instruments, documents, letter of credit rights, receivables, supporting obligations, commercial tort claims, general intangibles (including payment intangibles), insurance policies and proceeds insuring the forgoing property.

(b) The security interest in the personal property of Debtor described in Section 2(a) above (the “**Collateral**”) is a continuing interest which secures Debtor’s payment and performance of all obligations Debtor owes to Secured Party under the Note, whether now existing or hereafter arising, whether primary, secondary, direct, contingent, fixed or otherwise, for principal, interest, costs or other amounts, matured or unmatured (collectively, the “**Obligations**”). The security interest in the Collateral described in this Section 2 shall be superior and prior to all other claims, liens, charges, security interests and encumbrances in the Collateral and its proceeds. This Agreement does not secure any Obligation that is secured by a consensual lien on real property.

3. Representations, Warranties and Covenants. Debtor represents, warrants and covenants to Secured Party as follows:

3.1 Right to Transfer; Title. Debtor has rights in or the power to transfer the Collateral and its title to the Collateral is free from any claim, lien, charge, security interest or encumbrance, except for the security interest granted in this Agreement. No financing statement covering all or any part of the Collateral is on file with the Delaware Secretary of State, Illinois Secretary of State, the Clerk of any county, or any recording office, except such financing statements as may have been filed in favor of Secured Party.

3.2 State of Formation and Name of Debtor; Company Existence.

(a) The chief executive office of Debtor is located at 1400 E. Lake Cook Road, Suite 105, Buffalo Grove, IL 60089. The state of organization of Debtor and the Debtor's exact legal name are as set forth in the first paragraph of this Agreement. Debtor shall give Secured Party not less than thirty (30) days prior written notice of any change of any of the chief executive office, state of formation or organization or legal name of Debtor. Debtor's organizational number is 4754123.

(b) Debtor shall preserve its limited liability company existence and shall not, without prior written consent of Secured Party, in one transaction or series of related transactions, merge into or consolidate with any other entity, or sell all or substantially all of its assets.

3.3 The Collateral.

(a) Without the prior written consent of Secured Party, Debtor shall not sell, lease, assign or otherwise dispose of any of the Collateral, except in the ordinary course of Debtor's business, or grant any other security interest in any of the Collateral.

(b) Debtor shall keep the Collateral free from any adverse lien, claim, charge, security interest or encumbrance, and in good order and repair.

(c) Debtor shall make all payments and perform all acts, including, without limitation, filing of documents, renewals or other information with any governmental body or any other person, necessary to maintain and preserve the Collateral.

(d) Debtor will not create any chattel paper without placing a legend on the chattel paper acceptable to Secured Party indicating that Secured Party has a security interest in the chattel paper.

(e) Debtor shall store, maintain and preserve the Collateral so that it shall be salable for its maximum value. Debtor shall not use the Collateral in violation of any statute, rule or regulation of any governmental body.

(f) Debtor, at its sole expense, shall maintain insurance on the Collateral in such form, with such companies and in such amounts as may be reasonably satisfactory to Secured Party. No insurance may be amended in any material respect or cancelled except with at least thirty (30) days prior written notice to Secured Party. Debtor promptly shall, upon the request of Secured Party, furnish Secured Party with copies of the insurance policies and certificates evidencing such insurance in force. If Debtor fails to provide any insurance or certificate or to pay any premiums on such insurance, Secured Party may provide such insurance and pay the premiums thereon, and any amount so paid by Secured Party shall be an additional Obligation of Debtor secured hereunder. Secured Party is hereby appointed Debtor's attorney-in-fact to endorse any draft or check which

may be payable to Debtor in order to collect any proceeds of such insurance, and any amount so collected will be applied by Secured Party to any amount then owing by Debtor to Secured Party, and the balance, if any, shall be paid to Debtor.

(g) All of the Collateral at all times shall be considered personal property. None of the Collateral is or will be installed, affixed or attached to the real estate of Debtor or any other person so as to become a part thereof or become in any sense a fixture not otherwise pledged to Secured Party.

3.4 Taxes. Debtor shall pay promptly when due all taxes, levies, assessments and governmental charges upon and relating to any of the Collateral income or receipts or otherwise for which Debtor is or may be liable, except such taxes, levies, assessments or charges as to which Debtor shall be contesting in good faith and as for which Debtor shall have set aside on its books reserves which are reasonable in the opinion of Secured Party.

3.5 Good Standing. Debtor is duly organized and existing under the laws of the State of Delaware. Debtor has all necessary limited liability company and other power and authority to conduct its business in the manner in which it is conducted. Debtor is qualified or licensed to do business as a foreign company and is in good standing in all the jurisdictions encompass all the jurisdictions in which the ownership or leasing of property by Debtor or the conduct of its business requires qualification or licensing.

3.6 Company Authority. Debtor has full limited liability company power and authority to enter into and perform its obligations under this Agreement. Debtor's execution and delivery of this Agreement and the performance of all its respective obligations hereunder have been authorized by all necessary limited liability company action. The individuals executing this Agreement on Debtor's behalf are the duly authorized officers of Debtor and have the legal capacity to execute this Agreement and bind Debtor. This Agreement and all other instruments or document that Debtor executes and delivers to Secured Party pursuant to this Agreement and constitute legal, valid and binding obligations of Debtor enforceable in accordance with their respective terms.

3.7 Legal Authority. The Debtor's execution and delivery of this Agreement, and such other related documents, with or without the giving of notice or the passage of time, will not conflict with or result in a breach of, accelerate the provisions of, constitute a material default under or grant a right of termination of any of the terms, conditions or provisions of: (a) the articles of formation or the operating agreement of Debtor; (b) any law, statute or administrative regulation or rule, or any order, writ, injunction, judgment or decree of any governmental entity; or (c) of any material contract, commitment, indenture, mortgage, pledge, note, bond, debenture, license or other instrument, agreement or obligation to which Debtor is a party or by which Debtor or any of the Collateral are bound or affected.

3.8 Indebtedness. Without the prior written consent of Secured Party, Borrower shall not incur any indebtedness for borrowed money exclusive of accounts payable and other immaterial amounts incurred in the ordinary course of business, nor enter into any guaranty of indebtedness or liabilities of any person or entity.

4. Protection of Collateral. In the event of any failure of Debtor to (a) keep the Collateral free from all claims, liens, charges, security interests or encumbrances, (b) pay when due all taxes, levies and assessments on or in respect of the Collateral, except as otherwise permitted pursuant to the terms of Section 3.4 above, warehousing, insuring, handling and maintaining the Collateral and (c) keep fully and perform promptly any other of the obligations of Debtor under this Agreement, Secured Party, at its option, may (but shall not be required to), pay or contest or settle such claims, liens, charges, security interests, encumbrances or taxes or any judgments based thereon or otherwise make good any other aforesaid failure of Debtor. Debtor shall reimburse Secured Party immediately upon demand for all sums paid or advanced

on behalf of Debtor for any such purpose, together with costs, expenses and attorneys' fees paid or incurred by Secured Party. All such sums advanced by Secured Party, with interest, immediately upon advancement thereof, shall be deemed to be part of the Obligations.

5. Financing Statements, Further Assurances. Debtor authorizes Secured Party to file such financing statements, continuation statements, termination statements and other documents as Secured Party may desire to perfect and continue in effect the security interest of Secured Party granted pursuant to this Agreement. Debtor shall execute and deliver to Secured Party such other documents as Secured party may require to carry out the purposes of this Agreement, and to protect Secured Party's rights hereunder. Debtor, upon demand, shall pay the cost of filing all such financing statements, continuation statements, termination statements and other documents.

6. Default Events. The occurrence of any of the events, acts, occurrences or conditions identified below shall constitute "**Default Events**" under this Agreement, regardless of whether such events, acts, occurrences or conditions are voluntary or involuntary, result from the operation of law or equity, or pursuant to or as a result of compliance by any person with any judgment, decree, order, rule or regulation of any governmental entity.

(a) Default under Note. Any Event of Default (as defined in the Note) shall occur.

(b) Other Defaults. Debtor fails to comply with or to perform any other term, obligation, covenant or condition contained in this Agreement or to comply with or to perform any term, obligation, covenant or condition contained in any other agreement between Secured Party and Debtor.

(c) Insolvency. The dissolution of Debtor (regardless of whether election to continue is made), any member withdraws from the limited liability company, or any other termination of Debtor's existence as a going business or the death of any member, the insolvency of Debtor, the appointment of a receiver for any part of Debtor's property, any assignment for the benefit of creditors, any type of creditor workout, or the commencement of any proceeding under any bankruptcy or insolvency laws by or against Debtor.

(d) Creditor or Forfeiture Proceedings. Commencement of foreclosure or forfeiture proceedings, whether by judicial proceeding, self-help, repossession or any other method, by any creditor of Debtor or by any governmental agency against any collateral securing the Obligations. However, this Event of Default shall not apply if there is a good faith dispute by Debtor as to the validity or reasonableness of the claim which is the basis of the creditor or forfeiture proceeding and if Debtor gives Secured Party written notice of the creditor or forfeiture proceeding, and deposits with Secured Creditor monies or a surety bond for the creditor or forfeiture proceeding, in an amount determined by Secured Party, in its sole discretion, as being an adequate reserve or bond for the dispute.

(e) Collateral, Security and Related Problems.

(i) A Default Event shall occur under this Agreement if at any time Secured Party loses any of its security interest under this Agreement, or if said security interest is in any way diminished, altered or modified in a manner that is or could be to the detriment of Secured Party.

(ii) A Default Event shall occur under this Agreement if at any time Secured Party's security interest in the Collateral is not prior to all other liens or other charges of any type or nature filed of record concerning all or any of the Collateral.

(iii) A Default Event shall occur if, except for the UCC Filing, a notice of lien, levy or assessment is filed of record with respect to all or any substantial portion of the Collateral or any of Debtor's other assets by the United States, any department, agency or instrumentality thereof, or by any state, county, municipal or other governmental authority, or any taxes or debts owed to any of the foregoing become a lien or encumbrance upon any Collateral or any of the Debtor's other assets and such lien or encumbrance is not released within thirty (30) days after its creation.

7. Remedies Upon Default. Upon the occurrence of a Default Event:

(a) Secured Party may declare all obligations immediately due and payable and shall have all of the rights and remedies of a secured party under the Code and all other rights and remedies accorded to Secured Party at law or in equity.

(b) Upon the request of Secured Party, Debtor shall assemble and make the Collateral available to Secured Party at a place designated by Secured Party.

(c) Upon the request of Secured Party, Debtor, at its own expense, shall execute all applications and other documents and take all other action requested by Secured Party to (i) enable Secured Party or its designee to obtain from any governmental body or other person any required special temporary authority necessary to operate Debtor's business and/or (ii) to the extent permitted by law, obtain all approvals of any governmental body or other Person to the transfer of or granting to Secured Party the temporary right to utilize all licenses, franchises, trademarks, trade names and permits issued to Debtor in connection with the operation of Debtor's business.

(d) At the request of Secured Party, Debtor shall hold in trust for Secured Party all proceeds of the Collateral collected by Debtor from any obligor under any instrument or from any account debtor with respect to any account, contract right, chattel paper or general intangible, and promptly upon receipt thereof, turn over such proceeds to Secured Party in the exact form in which they were received.

(e) Secured Party, at its election, may:

(i) terminate the right of Debtor to collect the proceeds described in Section 7(d);

(ii) notify the obligors under any instruments and the account debtors of any account, contract right, chattel paper or general intangible to make all payments directly to Secured Party;

(iii) demand, sue for, collect or receive, in the name of Debtor or Secured Party, any money or property payable or receivable on any item of Collateral;

(iv) settle, release, compromise, adjust, sue upon or otherwise enforce any item of Collateral as Secured Party may determine; and

(v) for the purpose of enforcing Secured Party's rights under this Agreement, Secured Party may receive and open mail addressed to Debtor, and endorse notes, checks, drafts, money orders, documents of title or other forms of payment on behalf and in the name of Debtor.

8. Waivers. Debtor waives notice of the acceptance of this Agreement and all other notices, demands or protests to which Debtor otherwise might be entitled by law (and which lawfully may be waived), with respect to this Agreement, the Obligations or the Collateral. Debtor agrees that Secured Party (a) shall have no duty as to the collection or protection of the Collateral or any income thereon, (b) may exercise the rights or remedies granted to Secured Party hereunder unless such waiver shall be in writing and shall be signed by Secured Party. No delay or omission on the part of Secured Party in exercising any rights or remedies contained in this Agreement shall operate as a waiver of such right or remedy or of any other right or remedy, and no single or partial exercise of any right or remedy shall preclude any other or further exercise thereof, or the exercise of any other right or remedy. A waiver of any right or remedy on any one occasion shall not be construed as a bar or waiver of any right or remedy on future occasions, and no delay, omission, waiver or single or partial exercise shall be deemed to establish a custom or course of dealing or performance between the parties. Debtor waives any rights it may have to require Secured Party to pursue any third party for any of the Obligations.

9. Rights Cumulative. All rights and remedies of Secured Party pursuant to this Agreement or otherwise, are cumulative and non-exclusive, and may be exercised singularly or concurrently.

10. Severability. In the event that any provision of this Agreement is deemed to be invalid by reason of the operation of any law, or by reason of the interpretation placed thereon by any court or any governmental body, this Agreement shall be construed as not containing such provision and the invalidity of such provision shall not affect the validity of any other provisions, and any and all other provisions which otherwise are lawful and valid shall remain in full force and effect.

11. Notices. All notices and communications under this Agreement shall be a record and shall be (a) delivered in person, or (b) mailed, postage prepaid, either by registered or certified mail, return receipt requested, or by overnight express carrier, addressed in each case as follows:

If to Debtor: Sage Vertical Garden Systems, LLC.  
660 4<sup>th</sup> Street, #121  
San Francisco, CA 94107  
Attn: Yaz Shehab, CEO

If to Secured Party: RK SAGE, LLC  
905 Voltz Road  
Northbrook, IL 60062  
Attn: Jackie Kincaid

or in such other manner or to such other address, as to either of the parties hereof, as such party shall designate in a written notice to the other party hereto. All notices sent pursuant to the terms of this Section 11 shall be deemed received (i) if sent by overnight, express carrier, on the next business day immediately following the day sent, or (ii) if sent by registered or certified mail, on the third Business Day following the day sent.

12. Successors and Assigns. This Agreement shall be binding upon and inure to the benefit of and be enforceable by the respective successors and assigns of Secured Party and Debtor and shall bind all persons who become bound as a debtor to this Agreement. Secured Party does not consent to any assignment by Debtor. Secured Party may assign its rights under this Agreement.

13. Applicable Law. This Agreement shall be construed in accordance with and governed by the laws and decisions of the State of Illinois, irrespective of the fact that one or more of the parties now is, or may become, a resident of a different state or country. Service of process for any claim which arises under this Agreement shall be valid if mailed to the party being served, by first-class air mail, Federal



Express, UPS, or another carrier, to the addresses and as otherwise set forth in Section 11 above. If service of process is made as aforesaid, the party served agrees that such service shall constitute valid service, and specifically waives and agrees not to plead any objections the party served may have under any state or federal law or rule concerning service of process. Service of process in accordance with this Section 13 shall be in addition to and not to the exclusion of any other service of process method legally available.

14. Captions. The headings in this Agreement are for purposes of reference only and shall not limit or otherwise affect the meaning hereof.

15. Amendments. This Agreement, together with any related documents, including the Note, constitutes the entire understanding and agreement of the parties as to the matters set forth in this Agreement. No alteration of or amendment to this Agreement shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or amendment.

16. Attorneys' Fees; Expenses. Debtor agrees to pay upon demand all of Secured Party's costs and expenses, including Secured Party's attorneys' fees and Secured Party's legal expenses, incurred in connection with the enforcement of this Agreement. Secured Party's may hire or pay someone else to help enforce this Agreement, and Debtor shall pay the costs and expenses of such enforcement. Costs and expenses include Secured Party's attorneys' fees and legal expenses whether or not there is a lawsuit, including attorneys' fees and legal expenses for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals, and any anticipated post-judgment collection services. Debtor also shall pay all court costs and such additional fees as may be directed by the court.

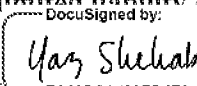
17. Survival of Agreement. All covenants, agreements, representations and warranties made herein shall continue in full force and effect so long as any of the Obligations remain unpaid or unperformed. This Agreement shall be cancelled in its entirety upon repayment of the Note in full, including all principal and interest accrued thereunder, by Debtor.

*[Signature Page Follows]*

This Security Agreement has been executed and delivered by both of the parties hereto by a duly authorized officer of such party as of the day, month and year first above written.

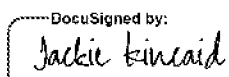
**DEBTOR:**

**SAGE VERTICAL GARDEN SYSTEMS, LLC,**  
a Delaware limited liability company

By:  \_\_\_\_\_  
Name: EA03BCA423ED4E3...  
Fay Shehab  
Title: CEO

**SECURED PARTY:**

**RK SAGE, LLC**

By:  \_\_\_\_\_  
Name: B447846F1F3842E...  
Jackie Kincaid, as Executor of the Estate of  
Richard D. Kincaid, the sole Member of  
RK Sage, LLC

*[Signature Page to Security Agreement]*

## **Patent and Trademark Schedules**

### **Trademark Schedule:**

| Trademark Name  | Country | App Number | Reg. Number | Reg. Date  | Trademark Status |
|-----------------|---------|------------|-------------|------------|------------------|
| MEDIA GARDEN    | US      | 85/406,200 | 4,664,054   | 12/30/2014 | Registered       |
| SAGE GREEN LIFE | US      | 87/212,053 | 5,449,362   | 4/17/2018  | Registered       |
| VERDANTA        | US      | 87/462,883 | 5,703,990   | 3/19/2019  | Registered       |

### **Patent Schedule**

| Title  | Country | Application/Patent Number |
|--|---------|---------------------------|
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | US      | 9,837,003                 |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | AU      | 2010282855                |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | CA      | 2771217                   |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | EP      | 2465107                   |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | KR      | 110-1807178               |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | MX      | 324886                    |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | AE      | 152/2012                  |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | JP      | 2012-524745               |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | AT      | 10745487.8 (AT)           |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | BE      | 10745487.8 (BE)           |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | CH      | 10745487.8 (CH)           |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | DE      | 10745487.8 (DE)           |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | DK      | 10745487.8 (DK)           |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | ES      | 10745487.8 (ES)           |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | FI      | 10745487.8 (FI)           |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | FR      | 10745487.8 (FR)           |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | GB      | 10745487.8 (GB)           |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | GR      | 10745487.8 (GR)           |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | IE      | 10745487.8 (IE)           |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | IT      | 10745487.8 (IT)           |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | NL      | 10745487.8 (NL)           |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | NO      | 10745487.8 (NO)           |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | PT      | 10745487.8 (PT)           |
| FREE-STANDING VERTICAL STRUCTURES FOR DISPLAYING BOTANIC MEDIA | SE      | 10745487.8 (SE)           |

### **Design Patent Schedule:**

| Application Title  | Country | Application/Patent Number | Application Filing Date | Issue Date         |
|--|---------|---------------------------|-------------------------|--------------------|
| PLANT LAMP   | US      | 29/538,621 / D765,904     | Sept. 4, 2015           | September 6, 2016  |
| ORNAMENTAL DESIGN FOR A PLANT LAMP                         | US      | 29/568,246 / D795,489     | June 16, 2016           | August 22, 2017    |
| ORNAMENTAL DESIGN FOR A PLANT LAMP (Divisional)            | US      | 29/610,120 / D828616      | July 10, 2017           | September 11, 2018 |
| ORNAMENTAL DESIGN FOR A PLANT LAMP HEAD, STEM AND STEM TIP | US      | 29/659,671 / D858,859     | August 10, 2018         | September 3, 2019  |
| PLANT LAMP STEM TIP  | US      | 29/694793 / D880050 S     | June 13, 2019           | March 31, 2020     |