

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1  
 Stylesheet Version v1.2

EPAS ID: PAT6562049

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT	
<b>NATURE OF CONVEYANCE:</b>	CONDITIONAL ASSIGNMENT	
<b>CONVEYING PARTY DATA</b>		
	<b>Name</b>	<b>Execution Date</b>
	EDAN ADMINISTRATION SERVICES (IRELAND) LTD	01/05/2012
<b>RECEIVING PARTY DATA</b>		
<b>Name:</b>	ADYB	
<b>Street Address:</b>	125 RIVERSIDE DRIVE 3F	
<b>City:</b>	NEW YORK	
<b>State/Country:</b>	NEW YORK	
<b>Postal Code:</b>	10024	
<b>PROPERTY NUMBERS Total: 3</b>		
<b>Property Type</b>	<b>Number</b>	
<b>Application Number:</b>	13094851	
<b>Application Number:</b>	12903258	
<b>Application Number:</b>	61255109	
<b>CORRESPONDENCE DATA</b>		
<b>Fax Number:</b>		
<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>	2127105619	
<b>Email:</b>	HCITONE@CITONECHINTA.COM	
<b>Correspondent Name:</b>	HENRY J. CITONE	
<b>Address Line 1:</b>	11 BROADWAY, SUITE 615	
<b>Address Line 4:</b>	NEW YORK, NEW YORK 10004	
<b>NAME OF SUBMITTER:</b>	HENRY J. CITONE	
<b>SIGNATURE:</b>	/Henry J. Cittone/	
<b>DATE SIGNED:</b>	02/21/2021	
<b>Total Attachments: 4</b>		
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**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK**

ADYB ENGINEERED FOR LIFE, INC.,

Plaintiffs,

v.

EDAN ADMINISTRATION SERVICES LTD. and  
POM ADVANCED ARMOR SOLUTIONS LLC,

Defendants.

1:19-cv-07800 (MKV)(JLC)

USDC SDNY  
DOCUMENT  
ELECTRONICALLY FILED  
DOC #:  
DATE FILED: 6/8/2020

**~~PROPOSED~~ ORDER AMENDING CAPTION**

Pursuant to the Parties' agreement at the April 21, 2020 status conference, the caption in this action is hereby amended to:

ADYB ENGINEERED FOR LIFE, INC.,

Plaintiffs,

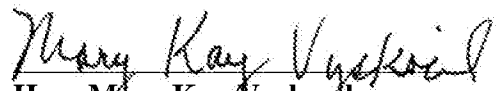
v.

EDAN ADMINISTRATION SERVICES (IRELAND)  
LTD. (aka EDAN ADMINISTRATION SERVICES  
LTD.) and POM ADVANCED ARMOR SOLUTIONS  
LLC,

Defendants.

1:19-cv-07800 (MKV)(JLC)

Dated: June 8, 2020  
New York, New York

  
Hon. Mary Kay Vyskočil  
United States District Judge

Memorandum of Understanding on Transfer of Intellectual Property between  
Hananya Cohen & EDAN  
Agreement #: MOU-HC-EDAN-001

January 5<sup>th</sup>, 2012

**Parties ("The Parties"):** This memorandum of understanding agreement is between Hananya Cohen ("HC") - U.S. passport number \_\_\_\_\_ and EDAN Administration Services Limited ("EDAN") represented by Edwin Cohen (Investor)-UK passport number \_\_\_\_\_, with Company address being at 11 Main Street, Rathfarnham, Dublin 14, Ireland.

HC acknowledges that EDAN has contributed its time, money and other resources to the advancement of NEWCO (a to-be-formed enterprise(s)). HC has contributed his time and effort. HC has made representations to EDAN, its affiliates and shareholders (in its form as NEWCO (s), a to-be-formed enterprise(s)). These representations include the filing of accurate tax returns for ADYB to the United States and appropriate State and Municipal taxing authorities for the life of ADYB to date. Furthermore, HC in his capacity as an officer and Board Member of ADYB has made representations of the accuracy of the September 21<sup>st</sup> 2011 agreement EC-ADYB-SM-001 ("Investment Agreement"). These representations include but are not limited to an October 6<sup>th</sup> acknowledgement by all Parties to that agreement.

EDAN and Investor hereby acknowledge that HC has assigned the CIP U.S. patent pending # 13/094,851, Non Provisional U.S. Patent # 12,903,258, Provisional U.S. Patent # 61,255,109 and all associated information of the patents ("Intellectual Property") to EDAN.

EDAN and Investor hereby acknowledge that HC has assigned the Intellectual Property to EDAN instead of to ADYB as originally agreed to in the Investment Agreement, purely for strategic purposes and that HC's rights to the Intellectual Property remain identical to his Intellectual Property rights in ADYB as of January 3<sup>rd</sup>, 2012. The "strategic purposes" include but are not limited to further investment in rectifying and enhancing the Patent will be funded by EDAN; that resources to extend the Patent to additional countries, as appropriate, will be funded by EDAN.

EDAN & Investor hereby acknowledge that they or their subsidiaries or assignees are bound to carry out the obligations and milestones stated in the Investment Agreement.

It is also acknowledged by EDAN and Investor, that should the milestones and obligations set out in the Investment Agreement are not met by EDAN and Investor, or entities assigned to carry out their obligations set forth in the Investment Agreement, the above mentioned Intellectual Property will be automatically assigned to ADYB, and the Investment Agreement will be considered null and void, with Investor retaining only those rights which are due him as described in the Investment Agreement.

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Agreement #: MOU-HC-EDAN-001

CONFIDENTIAL

EDAN-POM 000006

CONFIDENTIAL

**PATENT**  
**REEL: 055346 FRAME: 0894**  
PPG-00000120

Furthermore the funding derived from DARPA and/ or NATICK will count towards the 1<sup>st</sup> Milestone within 1 year from NIJ Certification. EDAN/ Edwin must undertake to run a NIJ certification which is not part of other obligations under the Investment Agreement dated September 21<sup>st</sup> 2011 and Transfer of Assets Agreement dated 5<sup>th</sup> January 2012. Edwin recognizes that this amendment to the milestone is a gesture of goodwill on the part of HC and intended to assist NEWCO in reaching its milestones.

This agreement will be governed by New York Southern District US law.

Agreed and entered into by:

Hananya Cohen: \_\_\_\_\_

Date: \_\_\_\_\_



EDAN represented by Investor Edwin Cohen: \_\_\_\_\_

Date: 09 January 2012

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Agreement #: MOU-HC-EDAN-001

CONFIDENTIAL

EDAN-POM 000007

CONFIDENTIAL

PATENT PPG-00000121  
REEL: 055346 FRAME: 0895

Furthermore the funding derived from DARPA and/ or NATICK will count towards the 1<sup>st</sup> Milestone of within 1 year from NIJ Certification. EDAN/ Edwin must undertake to fund NIJ certification which is not part of other obligations under the Investment Agreeemnet dated September 21<sup>st</sup> 2011 and Transfer of Assets Agreement dated 5<sup>th</sup> January 2012. Edwin recognizes that this amendment to the milestone is a gesture of goodwill on the part of HC and intended to assist NEWCO in reaching its milestones.

This agreement will be governed by New York Southern District US law.

Agreed and entered into by:

Hananya Cohen: Hanan Cohen

Date: 01/06/2012

EDAN represented by Investor Edwin Cohen: \_\_\_\_\_

Date: \_\_\_\_\_