## 506931433 10/20/2021

# **PATENT ASSIGNMENT COVER SHEET**

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6978270

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
TRIMR, LLC	10/12/2021

#### **RECEIVING PARTY DATA**

Name:	ESUPPLEMENTS, LLC
Street Address:	351 E 1750 N
City:	VINEYARD
State/Country:	UTAH
Postal Code:	84059

### **PROPERTY NUMBERS Total: 6**

Property Type	Number
Patent Number:	D871124
Patent Number:	D828079
Patent Number:	D809856
Patent Number:	9839888
Patent Number:	D804247
Patent Number:	9643141

#### **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: legal@nutricost.com
Correspondent Name: JESSICA TYLER
Address Line 1: 351 E 1750 N

Address Line 4: VINEYARD, UTAH 84059

NAME OF SUBMITTER:	MICHAEL PEERS	
SIGNATURE:	/Michael Peers/	
DATE SIGNED:	10/20/2021	

**Total Attachments: 4** 

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PATENT 506931433 REEL: 057845 FRAME: 0645

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PATENT REEL: 057845 FRAME: 0646

#### INTELLECTUAL PROPERTY ASSIGNMENT

This INTELLECTUAL PROPERTY ASSIGNMENT (this "Assignment"), is effective as of October 12, 2021, by and between TRIMR, LLC, a Utah limited liability company ("Assignor") and ESUPPLEMENTS, LLC, a Utah limited liability company ("Assignee").

WHEREAS, Assignor and Assignee entered into that certain Asset Purchase Agreement of even date herewith (the "Agreement") whereby Assignor sold to Assignee, and Assignee purchased from Assignor, the intellectual property identified on <u>Exhibit A</u> (the "IP").

WHEREAS, pursuant to the Agreement, Assignor now desires to assign to Assignee, and Assignee desires to accept, the Assets.

NOW, THEREFORE, the parties to this Assignment hereby agree as follows:

- Assignment. Assignor hereby assigns, transfers and conveys to Assignee, all of Assignor's right, title and interest in and to the IP, whether registered or unregistered, together with all of the goodwill of the business embodied in and/or symbolized by the IP and all other portions of Assignor's ongoing and existing business to which the IP pertains, and the prospective registrations resulting therefrom, and all other rights arising from and/or relating to the IP, now or hereafter existing, in the United States and in any foreign countries. All such ownership rights, title and interest are to be held by Assignee for Assignee's own use and enjoyment and for the use and enjoyment of Assignee's successors, assigns, and other legal representatives, together with all claims for damages by reason of past, present and future infringement of the rights assigned under this Assignment, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment had not been made.
- 2. <u>Consideration</u>. Consideration for the assignment that is the subject of this Assignment is set forth in the Agreement.
- 3. <u>Authorization</u>. Assignor authorizes and requests the Commissioner of Patents and Trademarks of the United States and subordinate or other officials, and any official of any country foreign to the United States whose duty it is to issue service patents, trademarks, or other evidence or forms of intellectual property protection or applications, to issue the same to Assignee and Assignee's successors, assigns, and other legal representatives in accordance with this instrument.
- 4. <u>Further Assurances</u>. Each party hereto agrees to take any other action reasonably necessary to effect the transaction contemplated by this Assignment.
- 5. <u>Counterparts: Facsimiles</u>. This Agreement may be executed and distributed in counterparts, by original or facsimile, each of which will be construed as an original, but all of which together shall constitute one and the same instrument.

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6. <u>Successors and Assigns</u>. This instrument shall be binding upon Assignor and its legal representatives, successors and assigns and inure to the benefit of Assignee and its legal representatives, successors and assigns.

IN WITNESS WHEREOF, this Assignment has been executed as of the day and year first written above.

Title: President

ASSIGNOR
TRIMR, LLC, a Utah limited liability company
By:
Name: Travis Winn Title:
ASSIGNEE
eSupplements, LLC LLC, a Utah limited liabilit company
By: Yong Min kim
Name: Yong Min Kim

6. <u>Successors and Assigns</u>. This instrument shall be binding upon Assignor and its legal representatives, successors and assigns and inure to the benefit of Assignee and its legal representatives, successors and assigns.

IN WITNESS WHEREOF, this Assignment has been executed as of the day and year first written above.

## ASSIGNOR

ASSIGNUK
TRIMR, LLC, a Utah limited liability company
By: Ju' Bat
Name: Travis Winn- Banka
Title: Affordy for Travis Winn
ASSIGNEE
eSupplements, LLC LLC, a Utah limited liability
company
Ву:
Name: Yong Min Kim
Title: President

**RECORDED: 10/20/2021** 

# EXHIBIT A

The IP

# Trademarks

Serial Number	Reg. Number	Word Mark	Status
88928012	6221195	TRIMR	LIVE
85374836	4283621	TRIMR	DEAD

## Patents

Pat. No.	Title	
D871,124	Shakable container with an agitator	
D828,079	Shakable container with agitator	
D809,856	Lid for water bottle	
9,839,888	Shakable container with agitator	
D804,247	Agitator on straw or rod for a shakable container	
9,643,141	Shakable container with agitator	

PATENT REEL: 057845 FRAME: 0650