

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT6986603

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	ASSIGNMENT
RESUBMIT DOCUMENT ID:	506756042
CONVEYING PARTY DATA	
Name	Execution Date
M. JOSEPH AHRENS	11/22/2016
RECEIVING PARTY DATA	
Name:	DARYL L. THOMPSON
Street Address:	6039 CYPRESS GARDENS BLVD #239
City:	WINTER HAVEN
State/Country:	FLORIDA
Postal Code:	33884
PROPERTY NUMBERS Total: 1	
Property Type	Number
Patent Number:	8034838
CORRESPONDENCE DATA	
Fax Number:	(703)739-9577
<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>	
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Correspondent Name:	STITES & HARBISON PLLC
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Address Line 2:	STEPHEN J. WEYER
Address Line 4:	ALEXANDRIA, VIRGINIA 22314
ATTORNEY DOCKET NUMBER:	G-2271/SJW
NAME OF SUBMITTER:	STACY JOHNSON
SIGNATURE:	/Stacy Johnson/
DATE SIGNED:	10/25/2021
Total Attachments: 2	
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Share/Asset Transfer Agreement

Between

Daryl L. Thompson and M. Joseph Ahrens

THIS AGREEMENT ("Agreement") is made and entered into this 22nd day of November 2016, by and between two individuals Daryl L. Thompson and M. Joseph Ahrens.

1. WHEREAS each individual owns or has control over specific assets, jointly or individually held, and each individual desires to exchange and/or reallocate such assets, each named individual willfully enters into this agreement, whereas:
 - a. Thompson and Ahrens each equally hold 50% shares in Global Research and Discovery Group LLC and GRDG Virologics LLC.
 - b. Ahrens and Thompson equally hold rights to intellectual property as detailed in US Patent 8,034,838.
 - c. Thompson and Ahrens hold equal rights to Ghost Orchid fragrance.
 - d. Thompson and Ahrens hold equal rights to Knight Light, a light emitting glowing blanket, light emitting glowing cosmetics, and other light emitting glowing materials, based upon strontium aluminate and/or other light emitting compounds.
 - e. Thompson and Ahrens hold equal rights to a pontoon boat named The Cracker Queen.
 - f. Thompson and Ahrens are the recipients of a personal loan of \$25,000 issued by John Burt, of which Ahrens has repaid \$12,500 and Thompson has the remaining liability of \$12,500.
 - g. Thompson holds 1896 shares of ATM Metabolics LLC.
2. REALLOCATION AND EXCHANGE. Parties hereby agree to the following:
 - a. Ahrens relinquishes his claim on any shares and/or participation and/or ownership of/in Global Research and Discovery Group LLC, GRDG Virologics LLC, and any and all other company and/or partnership, formal or informal, registered or non-registered, of which Ahrens has any concern or interests with Thompson, and assigns such rights of ownership to Thompson. Furthermore, Ahrens will cause to be delisted from any and all such companies registered in the State of Florida.
 - b. Ahrens relinquishes any claims to US patent 8,034,838, and assigns all rights and privileges of such patent to Thompson.
 - c. Ahrens relinquishes any claims to ownership of Ghost Orchard fragrance and any and all related products.
 - d. Ahrens relinquishes any claims to ownership of light emitting glowing technology, namely Knight Light, glowing cosmetics, and any and all related products.
 - e. Ahrens relinquishes any claims to ownership of the boat The Cracker Queen and any and all claims of funds owed by Thompson to Ahrens regarding same.

PATENT

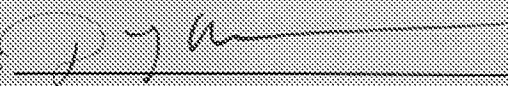
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
- f. Ahrens will assume all liability of the personal loan/note held by John Burt and releases Thompson from all liability regarding same.
 - g. Thompson assigns his 1896 shares of ATM Metabolics LLC to Ahrens, such transfer to become effective on 1 January 2017. Ahrens shall record this transfer in ATM Metabolics LLC legal records. Thompson relinquishes his shares and ownership rights to Emulin Marketing Group LLC. Thompson shall be relieved of any liabilities and obligations associated with Emulin Marketing Group LLC, which will be assumed by Ahrens.
 - h. Thompson shall be paid as a consultant to ATM Metabolics LLC for the month of November and December 2016 at the rate of \$4000 per month.
3. NON-DISPARAGEMENT. Each party agrees to not disparage the other party by any method and/or means, in private or public.
 4. ENTIRE AGREEMENT. This Agreement constitutes the entire agreement of the parties hereto with respect to the subject matter hereof and no amendment or modification shall be valid or binding unless made in writing and signed by both parties.
 5. WAIVER. No course of dealing or any delay on the part of either party in exercising any rights hereunder shall operate as a waiver of any such rights. No waiver of any default or breach of this Agreement shall be deemed a continuing waiver or a waiver of any other breach or default.
 6. EXECUTION, GOVERNING LAW, JURISDICTION.
 - a. This Agreement may be executed in counterparts, including counterparts executed and delivered by facsimile or email attachments, each of which shall be considered an original and all of which together shall constitute one instrument.
 - b. This Agreement shall be governed by the laws of the state of Florida.

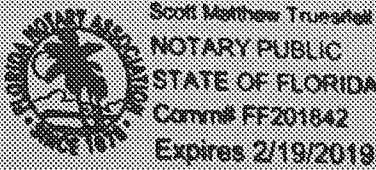
IN WITNESS WHEREOF, the parties hereto have signed these presents as of the day and year first above written.

Daryl L. Thompson

M. Joseph Ahrens

By: 

By: 



STATE OF FLORIDA COUNTY OF POLK
 SWORN AND SUBSCRIBED BEFORE
 ME THIS 25th DAY OF ~~JAN~~ ²⁰¹⁷ BY M. JOSEPH
 AHRENS AND DARYL L. THOMPSON,
 WHO ARE PERSONALLY KNOWN TO ME.


 SCOTT PATENT TRUESDELL