508808474 10/10/2024

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 Assignment ID: PATI556192

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Scott Ziegler	10/10/2024
Vu Vuong	01/02/2024

RECEIVING PARTY DATA

Company Name:	Space Kinetic Corp
Street Address:	1259 Mirador Loop NE
City:	Rio Rancho
State/Country:	NEW MEXICO
Postal Code:	87144

PROPERTY NUMBERS Total: 4

Property Type	Number
Application Number:	17734051
Application Number:	63498931
Application Number:	18560880
PCT Number:	US2366349

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.

Phone: 6026354504

Email: jmeaney@venjuris.com **Correspondent Name:** Joseph R. Meaney

Address Line 1: 1938 East Osborn Road, Phoenix, AZ, USA

Address Line 4: Phoenix, ARIZONA 85016

ATTORNEY DOCKET NUMBER: JM3203-001

NAME OF SUBMITTER: Mr. Joseph Meaney

SIGNATURE: Mr. Joseph Meaney

DATE SIGNED: 10/10/2024

Total Attachments: 6

source=2024-01-02 Patent Assignment (Space Kinetic - Scott Ziegler)#page1.tiff

PATENT REEL: 068867 FRAME: 0900

508808474

source=2024-01-02 Patent Assignment (Space Kinetic - Scott Ziegler)#page2.tiff source=2024-01-02 Patent Assignment (Space Kinetic - Scott Ziegler)#page3.tiff source=2024-01-02 Patent Assignment (Space Kinetic - Vuong)_executed (002) Signed#page1.tiff source=2024-01-02 Patent Assignment (Space Kinetic - Vuong)_executed (002) Signed#page2.tiff source=2024-01-02 Patent Assignment (Space Kinetic - Vuong)_executed (002) Signed#page3.tiff

> PATENT REEL: 068867 FRAME: 0901

PATENT ASSIGNMENT

This Agreement is effective as of October 10, 2024 between Scott Ziegler of 1259 Mirador Loop NE, Rio Rancho, New Mexico 87144 ("Assignor") and Space Kinetic Corp., a Delaware corporation having its principal place of business at 1259 Mirador Loop NE, Rio Rancho, New Mexico 87144 (referred to herein as "Assignee").

This Agreement is based on the following premises and objectives:

- A. Assignor desires to assign all technology disclosed and claimed in the patent applications listed on the attached <u>Schedule A</u> to Assignee,
- B. Assignee makes no representation regarding any Assignor's contribution to the conception or reduction to practice of any invention or technology included the patent applications listed on <u>Schedule A</u>.
- C. Assignee nonetheless desires to acquire the entire and exclusive right, title and interest in the patent applications listed on <u>Schedule A</u> as well as any respective inventions disclosed and claimed therein.

The parties mutually agree as follows:

As used herein, "Patent Rights" refers to the patent applications listed on Schedule A.

For good and valuable consideration paid by Assignee, the receipt of which is hereby acknowledged by Assignor, Assignor hereby assigns to Assignee the entire and exclusive right, title and interest in, to and under the Patent Rights and all other patent rights that may be based thereon, including all foreign and domestic rights, non-provisional applications, PCT applications, continuations and divisions thereof, to be held and enjoyed by Assignee for its own use and enjoyment, and for the use and enjoyment of its successors and assigns, to the end of the term or terms for which such issued patents may be granted or renewed, as fully and entirely as the same would have been held and enjoyed by Assignor if this assignment had not been made, together with all claims for damages by reason of past infringement of the Patent Rights, with the right to sue for and collect on such claims for its own use and enjoyment, and for the use and enjoyment of its successors and assigns.

Assignor hereby represents and warrants that, together, each has full legal right; power and authority to sell, assign and transfer the Patent Rights, and that there are no outstanding licenses or unrecorded rights in third parties to use the Patent Rights. Assignor hereby agrees not to execute any agreement in conflict with this assignment and that any prior agreement between any Assignor and a third party is subordinate to this Agreement.

Assignor agrees to execute and deliver all papers and take such other action, as may be necessary or desirable, to protect and perfect title to the Patent Rights in the Assignee. Assignor hereby authorizes and requests the Commissioner of Patents, or other proper governmental authority, to issue to Assignee, its successors, and assigns, all issued patents from Patent Rights.

Assignor hereby agrees to communicate to Assignee any facts known that effect the Patent Rights, whenever requested, and will testify in any legal proceeding, sign all lawful papers, make all rightful oaths,

Page 1 of 3

and generally do everything reasonably necessary to aid Assignee, its successors and assigns, to obtain and enforce proper trademark protection under the Patent Rights in all countries.

Assignor agrees that: if any provision of this Agreement is held by a court of law to be illegal, invalid or unenforceable, the legality, validity and enforceability of the remaining provisions of the Agreement shall not be affected or impaired thereby; the waiver of a breach of any provision of this Agreement shall not operate or be construed as a waiver of any other or a subsequent breach; the provisions of this Agreement shall remain in effect and bind the heirs, successors, assignees, and legal representatives of the parties; this Agreement may be signed in counterparts and all counterparts together constitute a single agreement; this Agreement may be amended or modified only with written consent; no oral waiver, amendment or modification shall be effective under any circumstances whatsoever; the terms of this Agreement are reasonable and that Assignor has the right to have this Agreement reviewed by anyone of Assignor's choosing, including an attorney.

IN WITNESS WHEREOF, the parties have caused this Agreement to be signed on the date first written above.

ASSIGNOR: ASSIG

Signature Signature

Scott Ziegler Space Kinetic Corp.

Scott Zingler

By: Scott Ziegler

Its: Co Founder

Page 2 of 3

Schedule A

U.S. Patent Applications:

- 1. System and Method of Energy and Mass Transfer in Low-Gravity Environments, a United States non-provisional patent application filed April 30, 2022, U.S. Pat. App. No. 17/734,051.
- 2. Counterbalance for rotating arm using secondary rotating device, a United States provisional patent application filed November 23, 2022, U.S. Pat. App. No. 63/427,692.
- **3.** Counterbalance for rotating arm using piston, a United States provisional patent application filed November 23, 2022, U.S. Pat. App. No. 63/427,701.
- **4. Method and Device for Moving Mass Through Space Without Consumable Propellant** a United States provisional patent application filed March 13, 2023, U.S. Pat. App. No. 63/451,896.
- **5.** Low Gravity Power Distribution System and Device, a United States provisional patent application filed April 28, 2023, U.S. Pat. App. No. 63/498,931.
- **6.** Low Gravity Power Distribution System and Device, a PCT patent application filed April 28, 2023, PCT/US23/66349.
- 7. Low Gravity Power Distribution System and Device, a United States 371 National Stage Application filed November 14, 2023, U.S. Pat. App. No. 18/560,880.
- **8. Rotary Arm Release Mechanism,** a United States provisional patent application filed January 2, 2024, U.S. Pat. App. No. 63/616,872.

Page 3 of 3

PATENT ASSIGNMENT

This Agreement is effective as of January 2, 2024 between Vu Vuong of 2518 60th Ave Oakland, California 94605 ("Assignor") and Space Kinetic Corp., a Delaware corporation having its principal place of business at 1259 Mirador Loop NE, Rio Rancho, New Mexico 87144 ("Assignee").

This Agreement is based on the following premises and objectives:

- A. Assignor desires to assign all technology disclosed and claimed in the patent applications listed on the attached <u>Schedule A</u> to Assignee,
- B. Assignee makes no representation regarding any Assignor's contribution to the conception or reduction to practice of any invention or technology included the patent applications listed on <u>Schedule A</u>.
- C. Assignee nonetheless desires to acquire the entire and exclusive right, title and interest in the patent applications listed on <u>Schedule A</u> as well as any respective inventions disclosed and claimed therein.

The parties mutually agree as follows:

As used herein, "Patent Rights" refers to the patent applications listed on Schedule A.

For good and valuable consideration paid by Assignee, the receipt of which is hereby acknowledged by Assignor, Assignor hereby assigns to Assignee the entire and exclusive right, title and interest in, to and under the Patent Rights and all other patent rights that may be based thereon, including all foreign and domestic rights, non-provisional applications, PCT applications, continuations and divisions thereof, to be held and enjoyed by Assignee for its own use and enjoyment, and for the use and enjoyment of its successors and assigns, to the end of the term or terms for which such issued patents may be granted or renewed, as fully and entirely as the same would have been held and enjoyed by Assignor if this assignment had not been made, together with all claims for damages by reason of past infringement of the Patent Rights, with the right to sue for and collect on such claims for its own use and enjoyment, and for the use and enjoyment of its successors and assigns.

Assignor hereby represents and warrants that, together, each has full legal right; power and authority to sell, assign and transfer the Patent Rights, and that there are no outstanding licenses or unrecorded rights in third parties to use the Patent Rights. Assignor hereby agrees not to execute any agreement in conflict with this assignment and that any prior agreement between any Assignor and a third party is subordinate to this Agreement.

Assignor agrees to execute and deliver all papers and take such other action, as may be necessary or desirable, to protect and perfect title to the Patent Rights in the Assignee. Assignor hereby authorizes and requests the Commissioner of Patents, or other proper governmental authority, to issue to Assignee, its successors, and assigns, all issued patents from Patent Rights.

Assignor hereby agrees to communicate to Assignee any facts known that effect the Patent Rights, whenever requested, and will testify in any legal proceeding, sign all lawful papers, make all rightful oaths,

Page **1** of **3**

and generally do everything reasonably necessary to aid Assignee, its successors and assigns, to obtain and enforce proper trademark protection under the Patent Rights in all countries.

Assignor agrees that: if any provision of this Agreement is held by a court of law to be illegal, invalid or unenforceable, the legality, validity and enforceability of the remaining provisions of the Agreement shall not be affected or impaired thereby; the waiver of a breach of any provision of this Agreement shall not operate or be construed as a waiver of any other or a subsequent breach; the provisions of this Agreement shall remain in effect and bind the heirs, successors, assignees, and legal representatives of the parties; this Agreement may be signed in counterparts and all counterparts together constitute a single agreement; this Agreement may be amended or modified only with written consent; no oral waiver, amendment or modification shall be effective under any circumstances whatsoever; the terms of this Agreement are reasonable and that Assignor has the right to have this Agreement reviewed by anyone of Assignor's choosing, including an attorney.

IN WITNESS WHEREOF, the parties have caused this Agreement to be signed on the date first written above.

ASSIGNOR:	ASSIGNEE

Vu Vuong

Signature

Space Kinetic Corp.

By: Scott Ziegler

Its: CEO

Schedule A

U.S. Patent Applications:

RECORDED: 10/10/2024

- 1. System and Method of Energy and Mass Transfer in Low-Gravity Environments, a United States non-provisional patent application filed April 30, 2022, U.S. Pat. App. No. 17/734,051.
- 2. Low Gravity Power Distribution System and Device, a United States provisional patent application filed April 28, 2023, U.S. Pat. App. No. 63/498,931.
- **3.** Low Gravity Power Distribution System and Device, a PCT patent application filed April 28, 2023, PCT/US23/66349.
- **4.** Low Gravity Power Distribution System and Device, a United States 371 National Stage Application filed November 14, 2023, U.S. Pat. App. No. 18/560,880.

Page **3** of **3**

PATENT REEL: 068867 FRAME: 0907