P A T E N T A S S I G N M E N T

This assignment made on the date indicated below by [Client] of [Client’s Address] (Assignor) to [Assignee] having a place of business at [Assignee’s Address] (Assignee);

WHEREAS, Assignor has invented new, original, useful and/or ornamental embodiments of an invention entitled [title of invention] (Inventions) for which a United States patent application has been or will be filed, further identified by Cislo & Thomas’ Docket No. [xx-xxxx] (Patent Application);

WHEREAS, Assignor believes himself to be the [original inventor/original joint inventor] of a claimed invention in the Patent Application;

WHEREAS, the above-identified Patent Application was made or authorized to be made by Assignor; and

WHEREAS, Assignee desires to acquire by formal, recordable assignment Assignor’s entire right, title, and interest in and to said Inventions, and said Patent Application in the United States and throughout the world.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor hereby sell**s**, assign**s**, and transfer**s** to Assignee, his entire right, title, and interest in and to said Inventions, and said Patent Application for said Inventions in the United States and throughout the world, including the exclusive right to file any provisional, design, non‑provisional, divisional, continuation, continuation-in-part, reissue, foreign, or other application based, including all claims that can be supported under 35 USC 112, whether or not such claim is presented in the above identified application(s), including anything identified as a “feature” in the application, on the Inventions directly in the name of Assignee and to claim any priority rights to which such applications are entitled under international conventions, treaties, or otherwise.

Further Assignor agree**s** that, upon request and without further compensation, but at no expense to Assignor; Assignor, his legal representatives, and assigns will do all lawful acts, including the execution of papers and the giving of testimony, that may be necessary or desirable for obtaining, sustaining, reissuing, or enforcing said Patent Application in the United States and throughout the world for said Inventions, and for perfecting, recording, or maintaining the title of Assignee, its successors and assigns, to said Inventions, and said Patent Application filed, and any patents granted for said Inventions in the United States and throughout the world.

Assignor represents and warrants that he has not granted and will not grant to others any rights inconsistent with the rights granted herein.

Assignor authorizes and requests the Commissioner of Patents and Trademarks of the United States and of all foreign countries to issue any Patent granted for said Inventions, whether on an application for said Inventions, said Patent Application, or on any subsequently filed provisional, non‑provisional, divisional, continuation, continuation-in-part, reissue, or other application, to Assignee, its successors and assigns, as the assignee of their entire interest in said Inventions.

Assignor hereby acknowledges that any willful false statement made in this assignment is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.

IN WITNESS WHEREOF, Assignor and Assignee have executed this Assignment as set forth below.

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| Assignor Signature Name  Title Date:  | Assignee Signature Name  Title Date:  |