

ASSIGNMENT OF PATENT RIGHTS

I, [JOHN DOE], residing in [MILWAUKEE, WISCONSIN], invented [“NAME OF INVENTION HERE”], and have filed an application for United States Letters Patent,[Serial Number 00/000000] on [DATE.]

The invention was made while [JOHN DOE] were employees [ENTER EMPLOYMENT HERE] under such circumstances that applicable laws and regulations render the patent rights assignable to [EMPLOYER.] [EMPLOYER,] represented by [EMPLOYER REPRESENTATIVE,] wish to acquire these rights.

Therefore, we assign to the [EMPLOYER,] as represented by the [EMPLOYER JOHN DOE], our full and exclusive world-wide rights to this invention. This invention and its derivative applications and Letters Patent are to be held by the [EMPLOYER] for the full term for which such Letters Patent may be granted as completely as they would have been held by myself had I not made this assignment.

I agree to make, execute, and deliver to the [EMPLOYER REPRESENTATIVE] all documents in such usual or other forms, terms, or contents as may be required by the [EMPLOYER REPRESENTATIVE] for the prosecution of all applications arising from this invention, as well as after issuance of Letters Patent, and for the settlement of any interference or other action or proceeding, these applications and Letters Patent may encounter. We will aid the [EMPLOYER] in every way to protect the invention as requested by the [EMPLOYER REPRESENTATIVE], except

that any expenses arising through such assistance will be borne, through proper arrangement, by the [EMPLOYER].

I warrant that there are no outstanding assignments, grants, liens, encumbrances, or agreements, oral, written, or implied, that will impair the interests conveyed in this assignment at the time I execute this instrument.

In TESTIMONY WHEREOF, I sign

[JOHN DOE]

[DATE]