

DOCUMENT MADE AVAILABLE UNDER THE PATENT COOPERATION TREATY (PCT)

International application number:	PCT/US2015/042353
International filing date:	28 July 2015 (28.07.2015)
Document type:	Certified copy of priority document
Document details:	Country/Office: US
	Number: 61/999,582
	Filing date: 01 August 2014 (01.08.2014)
Date of receipt at the International Bureau:	03 August 2015 (03.08.2015)

Remark: Priority document submitted or transmitted to the International Bureau in compliance with Rule 17.1(a),(b) or (b-bis)



THE UNITED STATES OF AMERICA

TO ALL TO WHOM THESE PRESENTS SHALL COME:

UNITED STATES DEPARTMENT OF COMMERCE

United States Patent and Trademark Office

August 02, 2015

THIS IS TO CERTIFY THAT ANNEXED HERETO IS A TRUE COPY FROM THE RECORDS OF THE UNITED STATES PATENT AND TRADEMARK OFFICE OF THOSE PAPERS OF THE BELOW IDENTIFIED PATENT APPLICATION THAT MET THE REQUIREMENTS TO BE GRANTED A FILING DATE.

APPLICATION NUMBER: 61/999,582

FILING DATE: August 01, 2014

RELATED PCT APPLICATION NUMBER: PCT/US15/42353

THE COUNTRY CODE AND NUMBER OF YOUR PRIORITY APPLICATION, TO BE USED FOR FILING ABROAD UNDER THE PARIS CONVENTION, IS US61/999,582



Certified by

Under Secretary of Commerce
for Intellectual Property
and Director of the United States
Patent and Trademark Office



Approved for use through 01/31/2014. OMB 0651-0032
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995 no persons are required to respond to a collection of information unless it displays a valid OMB control number

PROVISIONAL APPLICATION FOR PATENT COVER SHEET - Page 1 of 2

This is a request for filing a PROVISIONAL APPLICATION FOR PATENT under 37 CFR 1.53(c).

Express Mail Label No. _____

INVENTOR(S)		
Given Name (first and middle (if any))	Family Name or Surname	Residence (City and either State or Foreign Country)
ANDREA	ROSSI	1331 LINCOLN RD-601 MIAMI BEACH, FL 33139 USA
Additional inventors are being named on the _____ separately numbered sheets attached hereto.		
TITLE OF THE INVENTION (500 characters max):		
ADDITIVE FOR ESOTHERMIC REACTIONS WITH HYDRIDES HYDROGEN, DELTERIUM AND RICKEL, IN PARTICULAR LiAlH ₄		
Direct all correspondence to: CORRESPONDENCE ADDRESS		
<input type="checkbox"/> The address corresponding to Customer Number: _____ OR <input checked="" type="checkbox"/> Firm or Individual Name: ANDREA ROSSI Address: 1331 LINCOLN ROAD, APT 601 City: MIAMI BEACH State: FLORIDA Zip: 33139 Country: USA Telephone: 305-504 4067 Email: 604.333PLIBEND.IT		
ENCLOSED APPLICATION PARTS (check all that apply)		
<input type="checkbox"/> Application Data Sheet. See 37 CFR 1.76. <input type="checkbox"/> CD(s), Number of CDs _____ <input type="checkbox"/> Drawing(s) Number of Sheets _____ <input type="checkbox"/> Other (specify) _____ <input type="checkbox"/> Specification (e.g., description of the invention) Number of Pages 2		
Fees Due: Filing Fee of \$260 (\$130 for small entity) (\$65 for micro entity). If the specification and drawings exceed 100 sheets of paper, an application size fee is also due, which is \$400 (\$200 for small entity) (\$100 for micro entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).		
METHOD OF PAYMENT OF THE FILING FEE AND APPLICATION SIZE FEE FOR THIS PROVISIONAL APPLICATION FOR PATENT		
<input checked="" type="checkbox"/> Applicant asserts small entity status. See 37 CFR 1.27. <input type="checkbox"/> Applicant certifies micro entity status. See 37 CFR 1.29. Applicant must attach form PTO/SB/15A or B or equivalent. <input checked="" type="checkbox"/> A check or money order made payable to the Director of the United States Patent and Trademark Office is enclosed to cover the filing fee and application size fee (if applicable). 130.00 <input type="checkbox"/> Payment by credit card. Form PTD-2038 is attached. TOTAL FEE AMOUNT (\$) <input type="checkbox"/> The Director is hereby authorized to charge the filing fee and application size fee (if applicable) or credit any overpayment to Deposit Account Number: _____		

USE ONLY FOR FILING A PROVISIONAL APPLICATION FOR PATENT

This collection of information is required by 37 CFR 1.51. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 10 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

Under the Paperwork Reduction Act of 1995 no persons are required to respond to a collection of information unless it displays a valid OMB control number

PROVISIONAL APPLICATION FOR PATENT COVER SHEET – Page 2 of 2

The invention was made by an agency of the United States Government or under a contract with an agency of the United States Government.

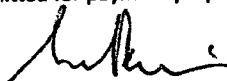
No.

Yes, the invention was made by an agency of the U.S. Government. The U.S. Government agency name is: _____

Yes, the invention was made under a contract with an agency of the U.S. Government. The name of the U.S. Government agency and Government contract number are: _____

WARNING:

Petitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may contribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card numbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a petition or an application. If this type of personal information is included in documents submitted to the USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting them to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after publication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) or issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card authorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not publicly available.

SIGNATURE  DATE 08-02-2014

TYPED OR PRINTED NAME ANDREA ROSSI REGISTRATION NO. _____
(if appropriate)

TELEPHONE 306 504 4067 DOCKET NUMBER _____

Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (*i.e.*, GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

Spam | Sposta in | Altre azioni | Organizza | Stam
Rispondi Rispondi a tutti Inoltra Elimina

MAIL NEWS MAGAZINE VIDEO COMMUNITY IN CITTÀ

Chi siamo Blog ufficiale Privacy Note legali Libero Easy Aiuto

© 1

Provisional Patent Application

--- Inventor Info ---

First Name: Andrea

Last Name: Rossi

Middle Initial: -

Street: 1331 Lincoln Road Apt 601

City: Miami Beach

State: FLORIDA (USA)

ZIP: 33139

Country Residence: United States of America

Country Citizenship: Italy

Email: info@leonardocorp1996.com

Phone: 786 985 8982 **Fax:** 786 453 2914

--- Other Inventors ---

Title of Invention:

Rossi Effect and apparatus to produce heat with high efficiency

Objectives:

This invention solves the problem to produce energy with the highest possible efficiency. The problem is solved by making powder of nickel react with HYDRIDES ($LiARH_4$) at high temperature, obtaining the Rossi effect, which consists in the fact that the heat produced is superior to the heat consumed to obtain the reaction. This invention is different from the former patents of the same inventor because the nature of the catalyzer is disclosed. The improvement is that gas is used also to obtain the Rossi Effect, not being anymore necessary the electric power as with the electric resistances of the former patents of the same inventor. The process, which coincides with the theory of the inventor, is the following: In a reactor are put nickel powders, HYDRIDES at a pressure of 3-6 bars and a temperature of 400-600 Celsius, and at one side of the reactor is put an anode, at the opposite a cathode, so that electrons are accelerated up to 100 keV. At these conditions neutrons are freed from the reactants and further recaptured by the atoms emitting photons with energies between 50 and 100 keV, which are thermalized. This way more thermal energy is produced than the energy supplied to the system.. This is the Rossi effect. The reactions happen in the

microcaves of the nickel powder which also shields the gamma rays during their thermalization: this makes intrinsically safe the reactor, which does not emit radiations.

How Invention Works:

The invention can be useful to produce heat, electric power, steam, hot air and also fuel engines like for example Sterling Engines.

Please list and describe the main components or steps of your invention.

The parts of the reactor are: 1- a reactor, closed, in which nickel powder, hydrides are put 2- a heat source, as for example a gas burner or an electric resistance, to heat the reactor 3- a heat exchanger to convert the heat into the desired energy form 4- a generator of direct current connected with a cathode and an anode to accelerate the electrons

CLAIMS

WHAT IS CLAIMED IS THE USE OF HYDRIDES TOGETHER WITH HYDROGEN AND NICKEL TO OBTAIN EXOTHERMIC REACTIONS, TOGETHER WITH HYDROGEN AND ~~DEUTERIUM~~ DEUTERIUM.

IN PARTICULAR THE PREFERRED HYDRIDES $LiAlH_4$