

Protecting Extraordinary Technology

Submitted at the Denver City and County Building February 13, 2019 by Jeff Peckman

Draft of the title and text of a proposed ordinance for “Protecting Extraordinary Technology”

Be it enacted by the People of the City and County of Denver

The Code of the City and County of Denver is amended by the addition of a new article to read:

ARTICLE ____. PROTECTING EXTRAORDINARY TECHNOLOGY

Sec. ____. **Definitions.** As used in this article.

(1) *Extraordinary technology* means areas of innovation including, without limitation:

- A. Inventions that are pioneering in scope
- B. A motor or power plant, which has exceptionally high, non-polluting, non-hazardous, and sustained energy output relative to input
- C. Inventions of demonstrated efficacy, even if they appear to violate the predominant scientific understanding of physics or chemistry (e.g. antigravity, faster than the speed of light, accessing dark energy, etc.)
- D. Room temperature superconductivity
- E. Anti-global warming devices or any other device operating at the global scale
- F. Methods or compositions for prolonging life or preventing aging
- G. Prevention or curing of diseases previously considered impossible to prevent or cure (i.e. cancer, HIV, etc.)
- H. Treatments to enhance intelligence
- I. Devices for communicating with sentient departed spirits
- J. New energy

(2) *New energy* means an area of innovation for specific technologies described as including, without limitation: zero-point, over-unity, cold fusion, hydrogen production through water-splitting using catalysts, resonant frequencies, radiant energy, permanent-magnet-powered motors, implosion and vortex engines, and super-efficient electrolysis.

(3) *Patent* means a property right granted by the City and County of Denver to an inventor to exclude others from making, using, offering for sale, or selling the invention throughout the City and County of Denver or importing the invention into the City and County of Denver, for a limited time in exchange for limited public disclosure of the invention when the patent is granted.

Sec. ____. **Declaration of findings and intent.**

The People of the City and County of Denver hereby declare that the unfair, if not illegal, suppression by the U.S. Patent and Trademark Office (USPTO) of cures for diseases, cleaner energy and other extraordinary technologies, has resulted in unnecessary suffering and death to tens of millions of people and vast environmental destruction throughout the world.

It is urgent and necessary to protect “extraordinary technology” research, development, marketing, use, intellectual property rights, inventors and access to a fair and open market. This will affordably ensure human and environmental health, energy security and independence, job creation and economic strength, and significantly reduce deadly air pollution, and fires and floods related to climate change.

Increasing safety for inventors of extraordinary technology will help end the U.S. Government’s persecution of America’s most valuable innovators.

Under the wrongful claim of national security interests, and citing a Secrecy Order under Title 35, USC (1952), sections 181-188, the U.S. Patent and Trademark Office (USPTO) has unjustly delayed, confiscated or undermined

inventions of extraordinary technologies, and has unlawfully threatened their inventors beyond the legal and intended use of Secrecy Orders.

The possibly illegal secret USPTO Sensitive Application Warning System (SAWS), used during 1994-2015, delayed targeted patent applications indefinitely without explanation to patent applicants. Targeted applications included: [Source: USPTO]

- “*Anti-Global Warming devices or any other device operating at the global scale*”
- “*Motor, Power plant, or other device which is self-sustaining (perpetual motion) or appears to violate the laws of chemistry or physics*”
- “*Claiming prevention or curing of diseases which were previously considered impossible to prevent or cure.*”
- “*Applications which would potentially generate unwanted media coverage (i.e., news, blogs, forums)*”

The SAWS program so secret that it was not mentioned on the patent office website nor in the detailed 1,500-page Manual of Patenting Examination Procedure. A Denver intellectual property legal firm exposed SAWS through the news media in December 2014. The USPTO claimed in March 2015 that it would end SAWS. However, statutes and other rules still allow the USPTO to unfairly, if not illegally, target and delay patent applications indefinitely.

Federal preemption of lower courts regarding federally issued patents does not prohibit any U.S. county or state from issuing patents, within their jurisdictions, for technologies that the USPTO has chosen to unfairly or illegally obstruct or delay.

Creating a new patenting model, to protect extraordinary technologies, would also allow a public/private partnership that provides Citizens of Denver with financial and other benefits, while reimbursing the City and County of Denver for enforcement costs. This is a task that the People can do and must do at the earliest opportunity to prevent more unnecessary suffering, deaths and destruction.

[Certain information in this declaration of findings stems from documented and historical facts included in the following: SAWS-FOIA-Response, *POWER UP* – by Jeff Peckman, *Tesla & me* – by Didier van Cauwelaert, the SoulPhone™ Foundation – www.SoulPhone.org, and *Hidden Energy* – by Jeane Manning and Susan Manewich.]

Sec. ____. **Protecting Extraordinary Technology**

1. The City and County of Denver shall establish a patent office for expedited issuance of patents for extraordinary technology, giving highest priority to categories of patent applications unfairly or illegally obstructed or delayed by the U.S. Patent and Trademark Office.
2. The City and County of Denver shall affirm the legality of research, development, manufacturing, marketing, sale, possession, and use of extraordinary technology, regardless of patenting status.
3. The City and County of Denver shall establish a voluntary public/private partnership to provide citizens of Denver with financial and other dividends resulting from revenue generated from extraordinary technologies, and to reimburse the City and County of Denver for protecting extraordinary technologies.
4. The City and County of Denver shall make illegal the deliberate destruction, obstruction, delay or confiscation of extraordinary technology, without the permission of its owner(s) or inventor(s), and make illegal any coercive threats or harm to inventors and others related to research, development, manufacturing, marketing, sale, possession, and use of extraordinary technology, and shall prosecute such violations to the fullest extent of the law.

Sec. ____. **Implementation and Enforcement.**

By the effective date, as set forth below, the City and County of Denver shall adopt all measures necessary for the proper and effective implementation and enforcement of the provisions of this article.

Sec. ____. **Effective date.**

This article shall be effective immediately from and after the date of its enactment.

Sec. ____. **Severability.**

Should any one (1) or more provisions of this article be determined to be illegal or unenforceable, all other provisions nevertheless shall remain effective.

The ballot title for the Initiated Ordinance shall be as follows:

“Shall the voters for the City and County of Denver adopt an Initiated Ordinance to require the city to protect extraordinary technologies, and in connection therewith, establish a new patent office model for technologies unfairly or illegally suppressed by the U.S. Patent and Trademark Office; affirm the legality of their related research, development, manufacturing, marketing, sale, possession, and use; ensure their access to a fair and open market and intellectual property rights; provide adequate safety for their inventors; create voluntary public/private partnerships for revenue-sharing from commercialization of extraordinary technologies, and make it illegal to confiscate, obstruct, delay or in any other manner, undermine or suppress extraordinary technologies?”

Yes___ No ___