

Woodbridge, NJ - EarthSure Renewable Energy Corp. has received a "Notice of Allowability" from the U.S. Patent and Trademark Office in Washington, D.C. advising that their WindAir Patent has been approved. According to the prosecution of this WindAir technology, the merits have been closed and the Notice of Allowance has been issued. This newly allowed technology called [WindAir](#) generates an innovative form of clean renewable energy. By converting the exhausted airstream from air-conditioning condenser coils and utilizing a proprietary multiport secondary fan turbine, the WindAir system creates a unique new form of energy production.

With the acceptance of this technology, EarthSure will have a world-wide application to lower electric consumption by *using the power generated from air-conditioning systems and turning it into renewable energy*. CEO and inventor, Raymond Saluccio has expressed the importance of this first patent approval for his company stating that, "The recent U.S. Supreme Court decision in the KSR International Company vs. Teleflex Inc. ruling is the most important patent ruling in years because it raises the bar in obtaining patents on new products that rely on new combinations of existing publicly known elements. This ruling makes all patents in the renewable energy field more valuable because of the difficulties in obtaining them. At this point of a technology business, patents are of the up most importance because they provide access and acceptance to newly developed products or processes. In the past, inventions such as WindAir that are protected by patents have created new industries and have advanced existing industries."

CEO, Raymond Saluccio expresses the significance of this allowance to bring them closer to creating a unique opportunity for investors.

The demand for alternative energy has lead to government and venture capital investment, business R&D, and heightened consumer interest. EarthSure fits in perfectly at this time as investors have started to retreat from latter-stage investments and return to early stage deals such as EarthSure Renewable Energy. For more information about EarthSure Renewable Energy Corp and its unique alternative energy sources, visit www.Earth-Sure.com.

"The Patent Allowance is very significant as it brings EarthSure closer to creating a unique opportunity for investors."

**- Raymond Saluccio
CEO, EarthSure Renewable Energy Corp.**

[Click image to enlarge](#)

{modal url=images/stories/SALUCCIO3.jpg}

{/modal}

APR 18 2011

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
 United States Patent and Trademark Office
 Address: COMMISSIONER FOR PATENTS
 P.O. Box
 Alexandria, Virginia 22313-1400
 www.uspto.gov

NOTICE OF ALLOWANCE AND FEE(S) DUE

7799 04142011
 EZRA SUTTON & ASSOCIATES, P.A.
 SUITE 201
 500 ROUTE 9 NORTH
 WOODBRIDGE, NJ 07095

EXAMINER	
GONZALEZ, JULIO C	
ART UNIT	PAPER NUMBER
2839	2839
DATE MAILED 04/14/2011	

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
12584254	06/01/2009	Registered Scientist	SALUCCIO 10-909	1163
TITLE OF INVENTION: AIR CONDITIONING COVER CONNECTING EXHAUST TO TURBINE				

APPL. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEES DUE	DATE DUE
nonprovisional	YES	\$755	\$300	\$0	\$1055	07/14/2011

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.