Ü	9
$\hat{\zeta}$	1
,	9
~	6

BOX ASSIGNMENTS	
	; [22]21 ([2]) 22()) 22()) 25()2 (2)() (10)( 10)() 10()( 10)() 10()( 10)()

	NI	$\cap$ T	L	ISF	FC	ď	TD	ΔΓ	) FI	AΛ	DI	7
UU	IVI	JI.	U	SE	Гι	ᇄ	ıк	ΑI	ノロじ	VIA	ĸг	١.

		iis isisi iisii issii sissi siiis siii issi				
	100	917456				
TO THE ASSISTANT COMMISS						
SIR: PLEASE RECORD THE A			/ THEREOF.			
1. NAME OF CONVEYING PAR	<pre>\TY(IES) (ASSIGNORS(S)):</pre>	10 1-1-04	OLMADD			
Matias BRECHER     Joseph R. MARTONE	OCT 2 1998	2. John D. H 4.	OWARD			
5. Joseph R. MARTONE 5.	OCI 1	6.				
7.		8.				
ADDITIONAL NAME(S) OF CO	NVEYING PARTY(IES) ATT	「ACHED? ☐YES〔	⊠NO			
0 5457///50\ (400/0N/55(0)\	DECENTING INTERECT.					
2. PARTY(IES) (ASSIGNEE(S)) NAME: THE STANLEY WORKS			·			
MAINE. THE STANCET WORKS	,					
ADDRESS: New Britain, Connec	cticut					
ADDITIONAL MANAGES & ADDI	DECC/EC) ATTACHEDO [	TVEC MINO				
ADDITIONAL NAME(S) & ADDITIONA		JYES MINO				
3. INTORE OF CONVETANOL	<u> </u>					
⊠ASSIGNMENT OF		INTEREST	EXEC. DATE: 1) September	17, 1998;		
!			2) & 3) September 3, 1998			
CHANGE OF NAME	VERIFIED TRANSLATION	ON				
SECURITY	MERGER OTHER					
EXECUTION DATE(S) ON THE			IF DATES ON DECLARATIO	N AND		
ASSIGNMENT DIFFER SEE AT						
4.5 APPL. NO.(S) OR PAT NO.				T		
A. PAT. APP. NO.(S) M# series code/serial	1st INVENTO		NO(S) M#	1st INVENTOR if not in item 1		
no	II HOURIN REIN			II not in item i		
29/092,232 254940	3		<u> </u>	i territakan di dan di		
5. Name & Address of Party to		I	R INVOLVED:			
Concerning Document Shoul	ld be Mailed:	APPLNS	<u>1</u> + PATS <u>0</u> = TOTAL	<u>1</u>		
Pillsbury Madison & Sutro LLI	P	7. AMOUNT	OF FEE ENCLOSED: (Code	581)		
Intellectual Property Group	ABOVE T	ABOVE TOTAL x \$40 = \$40				
1100 NEW YORK AVENUE, N.\	<b>N</b> .					
NINTH FLOOR, EAST TOWER WASHINGTON, D.C. 20005-39	18					
5.5ATTY DKT:		8. IF ABOVE	FEE IS MISSING OR INADEQU	ATE CHARGE		
	I BICT NO LIT 2040 SE	INSUFFIC	ENCY TO DEPOSIT ACCOUNT	NUMBER: 03-3975		
PMS 254940 MATTER NO.	DKT NO. HT-3019 DE CLIENT REF.	S UNDER ORD  dup. sheet not		254940 MATTER NO.		
IVIATIEN NO.	OLILINI IXLI	- dap. onoot not	CEIENT NO.	MATTER NO.		
			10 Del	A SECOND		
9. STATEMENT AND SIGNATU						
	and belief, the foregoing in	formation is true and	l correct and any attached cop	y is a true copy of		
the original document.		40 T				
			nber of pages <u>including</u> this	4		
the classification			attachments and document up. Cover sheet)	4		
Signatu	re Reg # 37,08		1p. 00 for 01100 t/	<u> </u>		
Attorney: Raymond F. Lippitt						
Reg. No. <u>17519</u> Atty/See: RFL/rgf	TEL: (202) 861-3512	Date: Octo	ober 21, 1998			

FILE WITH PTO RETURN RECEIPT (PAT-103A)

## ASSIGNMENT

WHEREAS, WE, MATIAS BRECHER, JOHN D. HOWARD and JOSEPH R. MARTONE, of W. Hartford, Woodbury and Bristol, all in Connecticut, respectively, have invented a certain improvement in Design for a ROTATING LASER, for which application for Design Letters Patent of the United States was filed in the United States Patent Office on August 14, 1998;

WHEREAS, THE STANLEY WORKS, a corporation duly organized and existing under the laws of Connecticut, and having its principal office and place of business at New Britain, Connecticut, is desirous of acquiring an interest therein;

NOW. THEREFORE, in consideration of (\$1.00)other good and valuable Dollar and consideration, the receipt and sufficiency of which are hereby acknowledged, WE, the said MATIAS BRECHER, JOHN D. HOWARD, and JOSEPH R. MARTONE, by presents do sell, assign and transfer unto the said THE STANLEY WORKS, its successors, assigns and legal representatives, the full and exclusive right to the said invention in the United States and all foreign countries as described in the aforesaid application entitled ROTATING LASER as filed in the United States Patent Office, preparatory to obtaining Design Patent of the United States therefor, together with the right of priority under the International Convention for the Protection of Industrial Property, American Convention Relating to Patents, Designs and Industrial Models, and any other international agreements to which the United States of America adheres, and said invention, application and Design Patent to be held and enjoyed by said THE STANLEY WORKS, for its own use and behoof and for its legal representatives, to the full end of the term for

> PATENT REEL: 9617 FRAME: 0578

which said Design Patent may be granted, as fully and entirely as the same would have been held by us had this assignment and sale not been made;

AND WE HEREBY agree to transfer a interest request of said assignee, upon its successors, assigns and legal representatives, and further remuneration, in and without to any improvements and applications for patents based thereon, growing out of or related to the said invention, and to execute any papers by the said assignee, its successors, assigns and representatives, deemed essential to the assignee's full protection and title in and to the invention hereby transferred;

Agreeing, furthermore, upon request of said assignee and without further remuneration, to execute any and all papers desired by the said assignee for the filing and granting of foreign applications and the perfecting of title thereto in said assignee.

The undersigned hereby authorizes Cushman Darby & Cushman Intellectual Property Group of Pillsbury Madison & Sutro LLP, to insert hereon any further identification necessary or desirable for recordation of this document.

Executed this / day of represent 1998, this 3 day of Spenker, 1998, and this 3 day of Spenker, 1998, respectively.

MATIAS BRECHER

Witness

2

John D. Howard

Daniel Journ

f/m

ØSEPH R. MART

Witness

3