Substitute Form PTO-1595

6.11-99

RECC

Assistant Commissioner for Patents: Please

1. Name of conveying party(ies): Charles C. Packham, Trevor John Crichton

Additional name(s) attached?
Ves
No

- 3. Nature of conveyance:
 - Assignment
 - 🗆 Merger
 - Security Agreement
 - Change of Name
 - Other:

Execution Date: April 29, 1999

4. Application number(s) or patent number(s):
If this document is being filed with a new application, the execution date of the application is:
A. Patent Application No.(s):
B. Patent No.(s):
29/104,218

Additional numbers attached?

Yes
No

06-15-1999

5. Name/address of party to whom correspondence concerning document should be mailed:

Eric L. Prahl Fish & Richardson P.C. 225 Franklin Street Boston, MA 02110-2804

- 6. Total number of applications/patents involved: 1
- 7. Total fee (37 CFR 3.41): \$40 ■ Enclosed

 □ Authorized to charge deposit account
- Deposit account number: 06-1050
 If the fee above is being charged to deposit account, a duplicate copy of this cover sheet is attached. Please apply any additional charges, or any credits, to our Deposit Account No. 06-1050.

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9. Statement and signature: To the best of my knowledge and belief, the foregoing information is true and correct and the attached is a true copy of the original decument.

Eric L. Prahl Name of Person Signing

Signature

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Total number of pages including cover sheet, attachments, and document: 4

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Date of Deposit June 9, 1995
I hereby certify under 37 CFR 1.8(a) that this correspondence is being
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101065771 2. Name and address of receiving party(ies): Braun GmbH

> Frankfurt am Main Federal Republic of Germany

Additional names/addresses attached? □ Yes ■ No

ASSIGNMENT

KNOWN ALL MEN BY THESE PRESENTS.

That, WHEREAS we,

Packham, Charles, C. a citizen of Great Britain and residing at 35 Old Wokingham Road, Crowthorne, Berks. RG45 6SS, Great Britain and

Chrichton, Trever, John a citizen of Great Britain and residing at The Pheasantries, Ley Hill, Chesham, Bucks. HP5 3QR, Great Britain

have invented a new ornamental design for a

Shaving Part for Shaver

and have disclosed the same in an application for Design Letters Patent in the United States therefor, said application having been dated and executed by us on the ^{29th} day of April , 1999, and:

WHEREAS, BRAUN GmbH, a corporation duly organized and existing under the laws of the Federal Republic of Germany, and having a place of business at Frankfurt am Main. Federal Republic of Germany, hereinafter called BRAUN GmbH, is desirous of acquiring the said application for Design Letters Patent of the United States, all inventions therein disclosed, and any and all Design Letters Patent of the United States and of all other countries which may be granted for the said design, or any of them;

NOW THEREFORE, for good and valuable considerations to us paid by BRAUN GmbH, the receipt whereof is hereby acknowledged, we do hereby sell, assign, transfer and set over unto BRAUN GmbH, its successors and assigns, the entire right, title and interest in, to and under the said application for United States Design Letters Patent, -2-

including all priority rights arising therefrom, all designs therein disclosed, and any and all Design Letters Patent of the United States and of all other countries which may be granted for the said designs, or any of them.

TO HAVE, HOLD AND ENJOY the said design, the said application, and the said Design Letters Patent to said BRAUN GmbH, its successors and assigns, to its and their own use and behoof to the full end of the term or terms for which said Design Letters 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 do hereby authorize and request the Commissioner of Patents and Trademarks of the United States to issue any United States Design Letters Patent which may be granted on the said application, or any divisional, reissue or continuation applications, or for the said designs or any of them, to said BRAUN GmbH, its successors and assigns, as assignees of the entire right, title and interest therein and thereto.

And we do hereby, for ourselves and for our legal representatives, covenant and agree with BRAUN GmbH, its successors and assigns, that we have granted to others no licence to make, use or sell any of the said design, that our right, title and interest in the said inventions has not been encumbered, that we have good right and title to sell and assign the same, and that we will not execute any instrument in conflict therewith.

And we do hereby, for ourselves and for our legal representatives, further covenant and agree with BRAUN GmbH, its successors and assigns, that upon request we will, and they shall, execute divisional, reissue or continuation applications, amended specifications, or rightful oaths; communicate to BRAUN GmbH, its successors and assigns, any facts known to us relating to the said inventions or the history thereof; execute preliminary statements and testify in any interference proceedings; execute and deliver any application papers, assignments, or other instruments, and do all other acts which, in the opinion of counsel for BRAUN GmbH, may be necessary or convenient to secure the grant of Design Letters Patent to BRAUN GmbH, its successors and assigns, or its nominees, in the United States and in all other countries where BRAUN GmbH may desire to have the said inventions or designs, or any of them, patented, with drawings, specifications and claims in such form as shall be approved by counsel for BRAUN GmbH, its successors and assigns, or its nominees, the full and complete legal and equitable title to all such Design Letters Patent, without further consideration than now paid but at the expense of BRAUN GmbH, its successors and assigns.

IN WITNESS WHEREOF, we have hereunto set our hands and seals this 29th day of April , 1999.

(Packh Charles, C.)

(Crighton, Trever, John)

WITNESS: Signed in the presence of:

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