09/297175

## 07-13-1999

## PTO/PCT Rec'd 29 JUN 1999



ATION FORM COVER SHEET PATENTS ONLY

U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

B. Additional name(s) of conveying party(ies) attached?    Yes   No	5 - 29 - 99  To the Assistant Commissioner for Patents	Attorney Docket No. 103315
3. A. Nature of conveyance:    Assignment	A. Name of conveying party:	2. A. Name and address of receiving party: ETABLISSEMENTS MONTABERT 203 ROUTE DE GRENOBLE, 69800 SAINT
Assignment	*, * * * * * * * * * * * * * * * * * *	
Security Agreement	A. Nature of conveyance:	
B. Execution Date: May 12, 1999  4. A. If this document is being filed together with a new application, the execution date of the application is:  B. Patent Application No.(s) 09/297,175  C. Patent No.(s)  Additional numbers attached? ☐ Yes ☒ No  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: William P. Berridge  7. A. Total fee (37 CFR 3.41	□ Merger	
B. Execution Date: May 12, 1999  4. A. If this document is being filed together with a new application, the execution date of the application is:  B. Patent Application No.(s) 09/297,175	☐ Security Agreement ☐ Change of i	Name
4. A. If this document is being filed together with a new application, the execution date of the application is:  B. Patent Application No.(s) 09/297,175  C. Patent No.(s)  Additional numbers attached? ☐ Yes ☒ No  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: William P. Berridge  7. A. Total fee (37 CFR 3.41 ·	Other	
B. Patent Application No.(s) 09/297,175  Additional numbers attached? ☐ Yes ☒ No  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: William P. Berridge  7. A. Total fee (37 CFR 3.41	B. Execution Date: May 12, 1999	
Additional numbers attached? ☐ Yes ☒ No  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: William P. Berridge  7. A. Total fee (37 CFR 3.41\$ 40.00 ←  B. Enclosed (Check No. 1(1363)	A. If this document is being filed together with	a new application, the execution date of the application is:
5. Name and address of party to whom correspondence concerning document should be mailed:  Name: William P. Berridge  7. A. Total fee (37 CFR 3.41\$ 40.00    B. Enclosed (Check No. 1(1363 )	B. Patent Application No.(s) <u>09/297,175</u>	C. Patent No.(s)
Name: William P. Berridge  7. A. Total fee (37 CFR 3.41\$ 40.00 E  B. Enclosed (Check No. 1(1363 )	Additional n	 umbers attached? □ Yes ⊠ No
B. Enclosed (Check No. <u>101363</u> )		ce 6. Total number of applications and patents involved: 1
	Name: William P. Berridge	7. A. Total fee (37 CFR 3.41)\$ 40.00
Address: OLIFF & BERRIDGE PLC 8 Credit any overpayment or charge any undernay		B. Enclosed (Check No. <u>1(1363</u> )
P.O. Box 19928 deposit account number 15-0461.  Alexandria, VA 22320		Credit any overpayment or charge any underpayment deposit account number 15-0461.

02 FC:581

40.00 OP

1"

## ASSIGNMENT

				(6)	
· <b>8</b> )	Insert	(2)		(6)	
	Name(s) of Inventor(s)	(3)			
		(4)		(8)	
		to eac	n of the undersigned, each undersig	dollar (\$1.00) and other go gned agrees to assign, and h	od and valuable consideration paid ereby does assign, transfer and set
	Insert Name of Assignee	(9)	ETABLISSEMENTS MONTAB	FRT	
)	Insert Address of	(10)	203 ROUTE DE GRENOBLE, 6		NCE
	Assignee	, ,			
		the en invent divisio	nafter designated as the Assignee) a tire right, title and interest for the U ion, and in all applications for pate onal, continuation, substitute, and research transfer the es and reexamination certificates the	United States of America as ent including any and all pro- eissue application(s), and al	defined in 35 U.S.C. §100, in the ovisional, non-provisional, ll Letters Patent, extensions,
l <b>)</b> 1	Insert	(11)	DRILLING DEVICE		
	Identification such as Title, Case				
I	Number, or Foreign				
4	Application Number	(Attor	ney Docket No. 103315		)
			ich the undersigned has (have) exe n date herewith or	cuted an application for pat	ent in the United States of America
<b>)</b> 1	Insert Date of	/ -			
	Signing of	(12)	on May 12, 1999		
4	Application				
,	Alternative Identification for	(13)	U.S. application Serial Number	09/297,175	
l ssue application 2 applic Assign	filed applications  ) Each undersigned agrephications for the inventions and patents as the Association or continuation or coefficient every way possible in every way possible.	on, and an ignee may es to exec division the in obtain	ute all papers necessary in connecti	ion with any application and to execute separate assign ion with any interference whication based thereon, for the such interference.	hich may be declared concerning the invention, and to cooperate with
l ssue application 2 y applica Assign 3 ims or 1 4 examina 5 tuilting frieritre interiorement 6 entificat	Died applications  Each undersigned agrephications for the inventions and patents as the Association or continuation or need in every way possible.  Each undersigned agrephovisions of the Internation or grant of a valid United Each undersigned agrephovisions agrant of a valid United Each undersigned authorized application (s) the Each undersigned authorized Each undersigned, and the Each undersigned, and the Each undersigned here	es to execon, and an ignee may es to exec division the in obtaining the in obtaining the interval of the interval of the said that he has his heirs, s by grants	ute all papers necessary in connective patent(s) issuing thereon, and also deem necessary.  It all papers necessary in connective ereof, or any patent or reissue appling evidence and going forward with the all papers and documents and power to for Protection of Industrial form all affirmative acts which may	ion with any application and to to execute separate assign to to execute separate assign to the such interference. The such interference which may be to the such interference. The property or similar agreements to issue any and all Let interest, and covenants that e, any agreements in conflicentatives.	ments in connection with such high may be declared concerning the invention, and to cooperate with the necessary in connection with the rest.  Intain or confirm by reissue or the sa full right to convey the content of the United States the has full right to convey the content of the therewith, and agrees that this satisfiant any further
l sue application 2 applice Assign 3 ims or 1 4 axamina 5 alting fire interignmen 6 ntification	Disconnections  Disconnections  Disconnections  Disconnections  Disconnections  Disconnection  D	es to exection, and an ignee may es to exectional Contest to perfect the said that he had the had the said that he said the said that he said the said that he said the	ute all papers necessary in connective patent(s) issuing thereon, and also deem necessary.  Ite all papers necessary in connective recof, or any patent or reissue appling evidence and going forward with the all papers and documents and povention for Protection of Industrial orm all affirmative acts which may spatent to the Assignee.  In requests the Commissioner of Pate Assignee, as Assignee of the entire is not executed, and will not executed the firm of OLIFF & BERRIDGE, PL ble in order to comply with the rule.	ion with any application and to to execute separate assign ion with any interference whication based thereon, for the such interference, erform any act which may be Property or similar agreembe necessary to obtain, main ents to issue any and all Let interest, and covenants that e, any agreements in conflicentatives.  In the power to insert on this es of the United States Pater	ments in connection with such high may be declared concerning the invention, and to cooperate with the necessary in connection with the series.  Intain or confirm by reissue or the series and the has full right to convey the extherewith, and agrees that this series are series and trademark Office for
1 lue application 2 2 application 3 3 ams or 1 4 amina 5 fee integramen 6 tificat rodatio	Disconnections  Disconnections  Disconnections  Disconnections  Disconnections  Disconnection  D	es to exection, and an ignee may es to exectional Contest to perfect the said that he had the had the said that he said the said that he said the said that he said the	ute all papers necessary in connective y patent(s) issuing thereon, and also deem necessary.  The all papers necessary in connective recof, or any patent or reissue appling evidence and going forward with the all papers and documents and power to pretent of the Protection of Industrial orm all affirmative acts which may spatent to the Assignee.  The requests the Commissioner of Patents and the continuous and the firm of OLIFF & BERRIDGE, PL ble in order to comply with the rule of undersigned on the date(s) opposition.	ion with any application and to execute separate assign ion with any interference whication based thereon, for the such interference. erform any act which may be Property or similar agreemble necessary to obtain, maintents to issue any and all Letinterest, and covenants that e, any agreements in conflicentatives.  If the power to insert on this es of the United States Pater posite the undersigned name.	ments in connection with such high may be declared concerning the invention, and to cooperate with the necessary in connection with the series.  Intain or confirm by reissue or the series and the has full right to convey the extherewith, and agrees that this series are series and trademark Office for
lsue application 2 applic Assign 3 ms or p 4 camina 5 diting free integramen 6 catificatordatio	Discrete in the inventions of the inventions and patents as the Association or continuation or necessarion or continuation or necessarion or continuation or necessarion or continuation or necessarion of the Internation of Each undersigned agree provisions of the Internation a grant of a valid United Each undersigned agree tion a grant of a valid United Each undersigned authorism said application(s) the treet herein assigned, and it is binding on him and the Each undersigned herein that may be necessarion of this document.  In witness whereof, exec	es to exection, and an ignee may es to exectional Contest to perfect that the half that he has his heirs, suby grants y or desira	ute all papers necessary in connective patent(s) issuing thereon, and also deem necessary.  In all papers necessary in connective all papers necessary in connective and patent or reissue appling evidence and going forward with all papers and documents and potention for Protection of Industrial form all affirmative acts which may be patent to the Assignee.  In a requests the Commissioner of Patential and executed, and will not execute uccessors, assigns and legal representation of OLIFF & BERRIDGE, PL ble in order to comply with the rule and existing and the date(s) opposition.	ion with any application and to execute separate assign ion with any interference whication based thereon, for the such interference. erform any act which may be Property or similar agreemble necessary to obtain, mainents to issue any and all Let interest, and covenants that e, any agreements in conflicentatives. In the power to insert on this es of the United States Pater of the undersigned names.	ments in connection with such high may be declared concerning the invention, and to cooperate with the necessary in connection with the series.  Intain or confirm by reissue or the series and the has full right to convey the ext herewith, and agrees that this is assignment any further and Trademark Office for the series and Trademark Office for the series and the series are series.
l sue application 2 applic Assign 3 ms or   4 amina 5 Iting for integer intege	Discontinuations  ) Each undersigned agree plications for the inventing and patents as the Ass.  ) Each undersigned agree action or continuation or continuation or cee in every way possible.  ) Each undersigned agree provisions of the Internation a grant of a valid Unit Each undersigned authorism said application(s) the rest herein assigned, and the internation on him and the internation of this document.  In witness whereof, executions and possible actions the execution of the control of the con	es to exection, and an ignee may es to exectional Contest to perfect that he had is heirs, suby grants y or desira	ute all papers necessary in connective patent(s) issuing thereon, and also deem necessary.  Ite all papers necessary in connective recof, or any patent or reissue appling evidence and going forward with the all papers and documents and povention for Protection of Industrial orm all affirmative acts which may spatent to the Assignee.  In requests the Commissioner of Patents and executed, and will not executed and will not executed the firm of OLIFF & BERRIDGE, PL ble in order to comply with the rule of the undersigned on the date(s) opposition.	ion with any application and to to execute separate assign ion with any interference whication based thereon, for the such interference. The such interference erform any act which may be recessary to obtain, main the such interest, and covenants that e, any agreements in conflicantatives. The power to insert on this es of the United States Pater interest the undersigned names in the conflicant of the United States and coverants that is the power to insert on the conflicant of the United States Pater in the conflicant of	the entermination with such thich may be declared concerning the invention, and to cooperate with the entermination of confirm by reissue or the same and the entermination of the United States the has full right to convey the content that this same and Trademark Office for the est.  (SEAL)
l sue application 2 applica Assign 3 ms or 1 4 amina 5 lting for integration 6 tificat rdatio	Discrete in the inventions of the inventions and patents as the Association or continuation or energy way possible. Each undersigned agree provisions of the Internation of Each undersigned agree provisions of the Internation agrant of a valid Utility. Each undersigned authorism said application(s) the invest herein assigned, and it is binding on him and the internation of this document.  The witness whereof, executions agreed the internation of this document.	es to exection, and an ignee may es to exectional Contest to perfect that he had his heirs, story or desirated by the contest of the said that he had his heirs, story or desirated by the contest of the said that he had his heirs, story or desirated by the contest of the said that he had his heirs, story or desirated by the contest of the said that he had his heirs, story or desirated by the contest of the said that he had his heirs, story or desirated by the said that he had his heirs, story or desirated by the said that he had held that held	ute all papers necessary in connective patent(s) issuing thereon, and also deem necessary.  Ite all papers necessary in connective recof, or any patent or reissue appling evidence and going forward with the all papers and documents and powention for Protection of Industrial orm all affirmative acts which may spatent to the Assignee.  Inventor Signature Inventor Signature  Inventor Signature  Inventor Signature	ion with any application and to to execute separate assign ion with any interference whication based thereon, for the such interference. erform any act which may be Property or similar agreemble necessary to obtain, maintents to issue any and all Let interest, and covenants that e., any agreements in conflicentatives.	ments in connection with such thich may be declared concerning the invention, and to cooperate with the necessary in connection with such that the necessary in connection with such that the necessary in connection with the necessar
l sue application 2 applica Assign 3 ms or 1 4 amina 5 lting for integration 6 dtificatordation 1 ce	Discontinuations  ) Each undersigned agree plications for the inventing and patents as the Ass.  ) Each undersigned agree action or continuation or continuation or cee in every way possible.  ) Each undersigned agree provisions of the Internation a grant of a valid Unit Each undersigned authorism said application(s) the rest herein assigned, and the internation on him and the internation of this document.  In witness whereof, executions and possible actions the execution of the control of the con	es to exection, and an ignee may es to exectional Contest to perfect that he had his heirs, story or desirated by the contest of the said that he had his heirs, story or desirated by the contest of the said that he had his heirs, story or desirated by the contest of the said that he had his heirs, story or desirated by the contest of the said that he had his heirs, story or desirated by the contest of the said that he had his heirs, story or desirated by the said that he had his heirs, story or desirated by the said that he had held that held	ute all papers necessary in connective patent(s) issuing thereon, and also deem necessary.  It all papers necessary in connective recof, or any patent or reissue appling evidence and going forward with the all papers and documents and povention for Protection of Industrial form all affirmative acts which may spatent to the Assignee.  In requests the Commissioner of Patents and executed, and will not executed and executed and some as a significant of the firm of OLIFF & BERRIDGE, PL ble in order to comply with the rule of the ending and the date of the control of the signature o	ion with any application and to to execute separate assign ion with any interference whication based thereon, for the such interference, erform any act which may be Property or similar agreembe necessary to obtain, main ents to issue any and all Let interest, and covenants that e, any agreements in conflicentatives.  In the power to insert on this es of the United States Pater is the confidence of the undersigned names in the confidence of the undersigned names is the confidence of the confidence o	ments in connection with such high may be declared concerning the invention, and to cooperate with the necessary in connection with the rest.  Intain or confirm by reissue or the separate of the United States to the has full right to convey the content that this is assignment any further than and Trademark Office for the confirmation of the United States to the has full right to convey the content that this is assignment any further than and Trademark Office for the confirmation of the Carlon (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
l ue application 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Discrete in the inventions of the inventions and patents as the Association or continuation or energy way possible. Each undersigned agree provisions of the Internation of Each undersigned agree provisions of the Internation agrant of a valid Utility. Each undersigned autiform said application(s) the invest herein assigned, and it is binding on him and it is binding on	es to exection, and an ignee may es to exectional Contest to perfect that the said that he had that he	ute all papers necessary in connective patent(s) issuing thereon, and also deem necessary.  It all papers necessary in connective recof, or any patent or reissue appling evidence and going forward with the all papers and documents and povention for Protection of Industrial form all affirmative acts which may spatent to the Assignee.  In requests the Commissioner of Patents and executed, and will not executed and executed and some as a significant of the firm of OLIFF & BERRIDGE, PL ble in order to comply with the rule of the ending and the date of the control of the signature o	ion with any application and to to execute separate assign ion with any interference whication based thereon, for the such interference, erform any act which may be Property or similar agreembe necessary to obtain, main ents to issue any and all Let interest, and covenants that e, any agreements in conflicentatives.  In the power to insert on this es of the United States Pater is the confidence of the undersigned names in the confidence of the undersigned names is the confidence of the confidence o	ments in connection with such thich may be declared concerning the invention, and to cooperate with the necessary in connection with such that the necessary in connection with such that the necessary in connection with the necessar
l sue application 2 applica Assign 3 ms or 1 4 amina 5 lting for integration 6 dtificatordation 1 ce e e e e e e e e e e e e e e e e e	Discrete in Associations  ) Each undersigned agree plications for the inventing and patents as the Association or continuation or need in every way possible.  Discrete in every way possible.  Discre	es to exection, and an ignee may es to exectional contest to perfect that he had his heirs, story or desirated by the contest of the said that he had his heirs, story or desirated by the contest of the said that he had his heirs, story or desirated by the contest of the said that he had his heirs, story or desirated by the contest of the said that he had his heirs, story or desirated by the contest of the said that he had his heirs, story or desirated by the said that he had his heirs, story or desirated by the said that he had his heirs, story or desirated by the said that he had he	ute all papers necessary in connective patent(s) issuing thereon, and also deem necessary.  Ite all papers necessary in connective recof, or any patent or reissue appling evidence and going forward with the all papers and documents and powention for Protection of Industrial ormall affirmative acts which may spatent to the Assignee.  Inventor Signature	ion with any application and to execute separate assign ion with any interference whication based thereon, for the such interference. erform any act which may be Property or similar agreemble necessary to obtain, maintents to issue any and all Letinterest, and covenants that e., any agreements in conflicentatives.  At the power to insert on this es of the United States Pater inside the undersigned name.	ments in connection with such high may be declared concerning the invention, and to cooperate with the necessary in connection with the rest.  Intain or confirm by reissue or the separate of the United States to the has full right to convey the content that this is assignment any further than and Trademark Office for the confirmation of the United States to the has full right to convey the content that this is assignment any further than and Trademark Office for the confirmation of the Carlon (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
l sue application 2 application 3 ms or 1 4 camina 5 diting for integration 6 ditification bright application 1 diting for e e e e e e e e e e e e e e e e e e e	Discrete in the inventions of the inventions and patents as the Association or continuation or energy way possible. Each undersigned agree provisions of the Internation of Each undersigned agree provisions of the Internation agrant of a valid Utility. Each undersigned autiform said application(s) the internation of this document.	es to exection, and an ignee may es to exection of the exectional Contest of the exection of the said that he has heirs, as by grants y or desira	ute all papers necessary in connective patent(s) issuing thereon, and also deem necessary.  Ite all papers necessary in connective recof, or any patent or reissue appling evidence and going forward with the all papers and documents and povention for Protection of Industrial orm all affirmative acts which may spatent to the Assignee.  Inventor Signature	ion with any application and to execute separate assign ion with any interference whication based thereon, for the such interference. erform any act which may be Property or similar agreemble necessary to obtain, maintents to issue any and all Letinterest, and covenants that e., any agreements in conflicentatives.  At the power to insert on this es of the United States Pater inside the undersigned name.	ments in connection with such high may be declared concerning the invention, and to cooperate with one necessary in connection with the rest.  Intuin or confirm by reissue or the separate of the United States to the has full right to convey the content that this is assignment any further and Trademark Office for the separate of the thing of
lisue application 2 application 3 ms or   4 amina   5 amina   6 am	Discrete in the inventions of the inventions and patents as the Ass. Each undersigned agree action or continuation or need in every way possible. Each undersigned agree provisions of the Internation a grant of a valid Unit Each undersigned authors and application (s) the form said application of the form the fo	es to exection, and an ignee may es to exectional contest to perfect that the ham is heirs, state by grants y or desirated by the contest to perfect the said that he ham is heirs, state by grants y or desirated by the contest to perfect the said that he ham is heirs, state by grants y or desirated by the contest that the perfect that the ham is heirs, state by grants y or desirated by the contest that the perfect that the perfe	ute all papers necessary in connective patent(s) issuing thereon, and also deem necessary.  Ite all papers necessary in connective recof, or any patent or reissue appling evidence and going forward with the all papers and documents and powention for Protection of Industrial ormall affirmative acts which may spatent to the Assignee.  Inventor Signature	ion with any application and to execute separate assign ion with any interference whication based thereon, for the such interference. erform any act which may be Property or similar agreemble necessary to obtain, maintents to issue any and all Lettinterest, and covenants that e, any agreements in conflicentatives.  The power to insert on this es of the United States Pater inside the undersigned names in the conflicentation of the United States Pater inside the undersigned names in the conflicent in the conflicent in the undersigned names in the conflicent in the undersigned names in the conflicent in the undersigned names in the conflicent in the conflicent in the undersigned names in the conflicent in th	ments in connection with such high may be declared concerning the invention, and to cooperate with one necessary in connection with the rest.  Intuin or confirm by reissue or the separate of the United States to the has full right to convey the content that this is assignment any further and Trademark Office for the separate of the thing of
l ssue application 2 y applice Assign 3 ims or 4 4 xamina 6 intification different te	Discontinuations  Discontinuations  Discontinuation or the inventinus and patents as the Assolution or continuation or the inversion or continuation or the inversion of the Internation of Each undersigned agree provisions of the Internation a grant of a valid United Treatment of the Internation of the Internation and the Internation of	es to exection, and an ignee may es to exection obtains es to exectional Contest of the said that he had is heirs, suby grants y or desirated by the the said that he had is heirs, suby grants and the said that he had is heirs, suby grants and the said that he had is heirs, suby grants and the said that he had is heirs, suby grants and the said that he had is heirs, suby grants and the said that he had is heirs, suby grants and the said that he had is heirs, suby grants and the said that he had is heirs, suby grants and the said that he had in the said	ute all papers necessary in connective patent(s) issuing thereon, and also deem necessary.  Ite all papers necessary in connective recof, or any patent or reissue appling evidence and going forward with the all papers and documents and powention for Protection of Industrial ormall affirmative acts which may spatent to the Assignee.  Inventor Signature	ion with any application and to to execute separate assign ion with any interference which incation based thereon, for the such interference, erform any act which may be Property or similar agreembe necessary to obtain, main ents to issue any and all Let interest, and covenants that e, any agreements in conflicentatives.  Act the power to insert on this es of the United States Pater in the conference of the United States of the United States Pater in the conference of the United States Pater in the conference of the United States Pater in the conference of the United States Pater in the undersigned named in the U.S.A. (b) a cif within the U.S.A. (b) a	ments in connection with such thich may be declared concerning the invention, and to cooperate with the necessary in connection with the rest. Intain or confirm by reissue or the separates of the United States the has full right to convey the tot herewith, and agrees that this separates is a session of the United States the has full right to convey the tot herewith, and agrees that this separates is a session of the United States the has full right to convey the tot herewith, and agrees that this separates is a session of the United States the has full right to convey the tot herewith, and agrees that this separates is a session of the United States the has full right to convey the tot herewith (see the convey the tot has full right to convey the tot has full right to convey the tot herewith (see the convey the tot has full right to convey the tot herewith (see the convey the convey the convey the tot herewith (see the convey the convey the convey the tot herewith
l ssue application 2 / applice Assign 3 ims or   4 / xamina 5 / xamina 6 / ntificat ordatio	Discontinuations  Discontinuations  Discontinuation or the inventinus and patents as the Assolution or continuation or the inversion or continuation or the inversion of the Internation of Each undersigned agree provisions of the Internation a grant of a valid United Treatment of the Internation of the Internation and the Internation of	es to exection, and an ignee may es to exection obtains es to exectional Contest of the said that he had is heirs, suby grants y or desirated by the the said that he had is heirs, suby grants and the said that he had is heirs, suby grants and the said that he had is heirs, suby grants and the said that he had is heirs, suby grants and the said that he had is heirs, suby grants and the said that he had is heirs, suby grants and the said that he had is heirs, suby grants and the said that he had is heirs, suby grants and the said that he had in the said	ate all papers necessary in connective patent(s) issuing thereon, and also deem necessary.  Ite all papers necessary in connective recof, or any patent or reissue appling evidence and going forward with the all papers and documents and povention for Protection of Industrial orm all affirmative acts which may spatent to the Assignee.  In requests the Commissioner of Patents and executed, and will not executed accessors, assigns and legal represent the firm of OLIFF & BERRIDGE, PLUS ble in order to comply with the rule of the undersigned on the date(s) opposition of the complex of the inventor Signature of Inve	ion with any application and to to execute separate assign ion with any interference which incation based thereon, for the such interference, erform any act which may be Property or similar agreembe necessary to obtain, main ents to issue any and all Let interest, and covenants that e, any agreements in conflicentatives.  Act the power to insert on this es of the United States Pater in the conference of the United States of the United States Pater in the conference of the United States Pater in the conference of the United States Pater in the conference of the United States Pater in the undersigned named in the U.S.A. (b) a cif within the U.S.A. (b) a	ments in connection with such thich may be declared concerning the invention, and to cooperate with the necessary in connection with the necessary in connection with the rest.  Intain or confirm by reissue or the separate of the United States to the has full right to convey the content that this separate is a sessignment any further and Trademark Office for the content of the United States to the has full right to convey the content of the United States to the has full right to convey the content of the United States to the has full right to convey the content of the United States to the has full right to convey the content of the United States to the has full right to convey the content of the United States to the has full right to convey the content of the United States to the has full right to convey the content of the United States to the has full right to convey the content of the United States to the has full right to convey the convey t

RECORDED: 06/29/1999

PATENT REEL: 010079 FRAME: 0756