City: Newark

Country: US

9. Statement and signature.

of the original document.

Melanee Williams

8. Deposit account number: _____State/Prov.: **DE** 07-1729 ZIP: 19714-9206 DO NOT USE THIS SPACE To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy Delance Williams Kine 6, 2000 Name of Person Signing Signature Date Total number of pages including cover sheet, attachments, and REEL: 10859 FRAME: 0915

PATENT ASSIGNMENT

This PATENT ASSIGNMENT is effective on the last date set forth below. In consideration of \$19,500 (USD) and other good and valuable consideration, delivery of which will be within thirty (30) days of the effective date of this agreement, Gore Enterprise Holdings, Inc., a corporation of the state of Delaware, having a regular place of business at 551 Paper Mill Road, P.O. Box 9206, Newark, DE 19714-9206 ("GORE"), owner of the entire right, title, and interest in United States Design Patents: Des. 391,198; Des. 391,199; and Des. 391,200, granted in the name of Donald G. M. Goffena, on February 24, 1998 (ASSIGNED PATENTS), hereby sells and assigns to Chia Cherne Industry Co., Ltd., a Taiwanese company, having a regular place of business at No. 55, Alley 121, Lane 175. Koushen Road, Changhua, Taiwan ("CCC"), its entire right, title, and interest in said ASSIGNED PATENTS, to be held and enjoyed by CCC, its successors, and assigns, as fully and entirely as the same would be held and enjoyed by GORE had this assignment and sale not been made.

GORE gives no representation or warranty: (1) as to the validity, enforceability, or scope of any ASSIGNED PATENTS; (2) that products made, used, sold, offered for sale, or otherwise disposed of under the rights conferred by said ASSIGNED PATENTS are or will be free from infringement of patents of third persons; or (3) that the manufacture, use, sale, distribution, importation, exportation, or other disposition by CCC, its vendees, or transferees of products is protected by claims in any of said ASSIGNED PATENTS.

GORE agrees to arrange for the assignment of the ASSIGNED PATENTS to CCC, the recordation of such assignment in the United States Patent and Trademark Office, and all fees associated with such recordation.

CCC is responsible for timely paying any and all maintenance fees associated with said ASSIGNED PATENTS to the United State Patent and Trademark Office, Washington, D.C. 20231, and any and all other associated fees after assignment.

CCC shall not in any way associate itself or its products with GORE and shall take no steps to publicize in any way or otherwise bring to the attention of third parties and/or the general public the existence of this agreement or of CCC's relationship with GORE, save by way of registration requiring formal confirmation of the grant of this PATENT ASSIGNMENT or a one time communication to its customers as follows: "Chia Cherne Industry Co., Ltd. is pleased

PATENT REEL: 10859 FRAME: 0916 to announce it has been assigned the rights to United States Patent Numbers: Des. 391,198; Des. 391,199; and Des. 391,200."

Any and all patent licensing agreements between GORE and CCC are hereby terminated and considered paid in full.

This agreement shall be construed according to the law of the State of Delaware, USA, and the courts of Delaware shall have jurisdiction to determine any dispute arising under this agreement, but either party may commence proceedings in any court that would otherwise have jurisdiction.

This agreement represents the entire understanding between the parties concerning the subject matter hereof, and fully supercedes any prior agreement or understanding between the parties concerning the subject matter hereof, whether written or oral. This agreement may only be changed or modified by a subsequent written document signed by both of the parties.

If any term or provision of this agreement is found to be invalid or unenforceable, the agreement should be interpreted as if such offending term or provision has not been included in the original agreement. In such an event, all remaining terms of this agreement shall remain in full force and effect.

Chia Cherne Industry Co., Ltd.	Gore Enterprise Holdings, Inc.
By: Y.P. Kuo. President	By: John S. Campbell, President
Date: 1/5, 500,	Date:

PATENT ASSIGNMENT

This PATENT ASSIGNMENT is effective on the last date set forth below. In consideration of \$19,500 (USD) and other good and valuable consideration, delivery of which will be within thirty (30) days of the effective date of this agreement, Gore Enterprise Holdings. Inc., a corporation of the state of Delaware, having a regular place of business at 551 Paper Mill Road, P.O. Box 9206, Newark, DE 19714-9206 ("GORE"), owner of the entire right, title, and interest in United States Design Patents: Des. 391,198; Des. 391,199; and Des. 391,200, granted in the name of Donald G. M. Goffena, on February 24, 1998 (ASSIGNED PATENTS), hereby sells and assigns to Chia Cherne Industry Co., Ltd., a Taiwanese company, having a regular place of business at No. 55, Alley 121, Lane 175, Koushen Road, Changhua, Taiwan ("CCC"). its entire right, title, and interest in said ASSIGNED PATENTS, to be held and enjoyed by CCC, its successors, and assigns, as fully and entirely as the same would be held and enjoyed by GORE had this assignment and sale not been made.

GORE gives no representation or warranty: (1) as to the validity, enforceability, or scope of any ASSIGNED PATENTS; (2) that products made, used, sold, offered for sale, or otherwise disposed of under the rights conferred by said ASSIGNED PATENTS are or will be free from infringement of patents of third persons; or (3) that the manufacture, use, sale, distribution, importation, exportation, or other disposition by CCC, its vendees, or transferees of products is protected by claims in any of said ASSIGNED PATENTS.

GORE agrees to arrange for the assignment of the ASSIGNED PATENTS to CCC, the recordation of such assignment in the United States Patent and Trademark Office, and all fees associated with such recordation.

CCC is responsible for timely paying any and all maintenance fees associated with said ASSIGNED PATENTS to the United State Patent and Trademark Office, Washington, D.C. 20231, and any and all other associated fees after assignment.

CCC shall not in any way associate itself or its products with GORE and shall take no steps to publicize in any way or otherwise bring to the attention of third parties and/or the general public the existence of this agreement or of CCC's relationship with GORE, save by way of registration requiring formal confirmation of the grant of this PATENT ASSIGNMENT or a one time communication to its customers as follows: "Chia Cherne Industry Co., Ltd. is pleased

PATENT REEL: 10859 FRAME: 0918 to announce it has been assigned the rights to United States Patent Numbers: Des. 391,198; Des. 391,199; and Des. 391,200."

Any and all patent licensing agreements between GORE and CCC are hereby terminated and considered paid in full.

This agreement shall be construed according to the law of the State of Delaware, USA, and the courts of Delaware shall have jurisdiction to determine any dispute arising under this agreement, but either party may commence proceedings in any court that would otherwise have jurisdiction.

This agreement represents the entire understanding between the parties concerning the subject matter hereof, and fully supercedes any prior agreement or understanding between the parties concerning the subject matter hereof, whether written or oral. This agreement may only be changed or modified by a subsequent written document signed by both of the parties.

If any term or provision of this agreement is found to be invalid or unenforceable, the agreement should be interpreted as if such offending term or provision has not been included in the original agreement. In such an event, all remaining terms of this agreement shall remain in full force and effect.

Chia (Cherne Industry Co., Ltd.	Gore Enterprise Holdings, Inc.
By:	Y.P. Kuo, President	By: John S. Campbell, President
Date:		Date: 3 May 2000

RECORDED: 06/12/2000

PATENT REEL: 10859 FRAME: 0919