

INTERNATIONAL CENTRE 900 SECOND AVENUE SOUTH, 3 MINNEAPOLIS, MINNESOTA 554

TELEPHONE 612 339-7461 FACSIMILE 612 349-6556





Express Mail Label #EV487287583US

March 4, 2005

RECORDATION FORM COVER SHEET

PΔ	TE	N	Г٩	Ol	VI	\mathbf{Y}
					. T.	, .

PATENTS ONLY

OUR FILE NO. CFP-2885 (20050285.DES)

MAIL STOP ASSIGNMENT RECORDATION SERVICES DIRECTOR OF THE US PATENT & TRADEMARK OFFICE P.O. BOX 1450 ALEXANDRIA, VA 22313-1450

To the Honorable Commissioner of Patents and Trademarks. Please <u>record the attached original</u> documents or copy thereof.

1.	Name of convey CHEN, Jan-Name			
2.	Name:	ess of receiving party(ies Arlo Lin Akara Building, 24 De Tortola British Virgin Islands	s): Castro Street, Wickhams Cay I, Road To	own
3. 1	Nature of Conveyan	ce:		
	XX Assignmen		Merger	
	Security /	Agreement	Change of Name	

J. 190	ituic oi	Conveyance.			
	XX A	Assignment	Merger		
		Security Agreement	Change of Name		
		Other			
	Execu	ntion Date: March 3, 2005			
4. XX	Application number(s) or registration number(s): If this document is being filed together with a new application, the execution date of the application is: March 3, 2005				
	A.	Patent Application No.(s):			
	B.	Patent No.(s):			

03/09/2005 TBESHAH1 00000100 29224684 04 FC:8021 40.00 GF

> PATENT REEL: 016356 FRAME: 0542

U.S. Patent and Trademark Office March 4, 2005 Page Two

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

Name:

Alan D. Kamrath, Esq.

NIKOLAI & MERSEREAU, P.A.

Street Address: 900 Second Avenue South, #820

City:

Minneapolis State: MN Zip: 55402

- Number of applications and patents involved: 1 6.
- Total Fee (37 CFR 3.41): \$40.00 7. X A check is enclosed.
- The Commissioner is authorized to charge any fees or refund any overpayment under 37 8. CFR 1.16 and 1.17 which may be required by this paper to Deposit Account No. 50-0620.

DO NOT USE THIS SPACE

9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Alan D. Kamrath Name of Person Signing

Signature

Date: March 4, 2005

Total number of pages including cover sheet, attachments and document: 3

> **PATENT** REEL: 016356 FRAME: 0543

ASSIGNMENT DEED

Igniter The PATENT RIGHTS referred to in this agreement are: A Patent Application for this invention, executed by the ASSIGNOR(s) concurrently with this Assignment U.S. Patent No	This Assignment ag	eement is applicable to an invention entitled
U.S. Patent Application for this invention, executed by the ASSIGNOR(s) concurrently with this Assignment U.S. Patent Application Serial No. filed U.S. Patent No. issued The PATENT RIGHTS assigned under this agreement are U.S. patent rights only. The ASSIGNOR(s) referred to in this agreement are U.S. patent rights only. The ASSIGNOR(s) referred to in this agreement is (or are): (Sole or first inventor) Jan-Nan CHEN (Address) 8F-5, No. 142, Ta Hsiang Street, West Tun District, Taichung, Taiwan. (Second joint inventor, if any) (Address) (Address) The first ASSIGNEE referred to in this agreement is: (Name of Assignee) Akara Building, 24 De Castro Street, Wickhams Cay I, Road Town, Tortola, British Virgin Islands. The second ASSIGNEE referred to in this agreement is: (Name of Assignee) Akara Building, 24 De Castro Street, Wickhams Cay I, Road Town, Tortola, British Virgin Islands. The second ASSIGNEE referred to in this agreement is: (Name of Assignee) The third ASSIGNEE referred to in this agreement is: (Name of Assignee) The Third ASSIGNEE is an individual; a partnership; a Corporation of The First ASSIGNEE is an individual; a partnership; a Corporation of The Third ASSIGNEE is an individual; a partnership; a Corporation of The Third ASSIGNEE is an individual; a partnership; a Corporation of The Third ASSIGNEE is an individual; a partnership; a Corporation of The Third ASSIGNEE is an individual; be a partnership; a Corporation of The Third ASSIGNEE is an individual; be a partnership; a Corporation of The Third ASSIGNEE is an individual; be a partnership; a Corporation of The Third ASSIGNEE is an individual; be a partnership; a Corporation of The Third ASSIGNEE is be an individual; be a partnership; a Corporation of The Second ASSIGNEE is be an individual; be a partnership; a Corporation of The Third ASSIGNEE is be an individual; be a partnership; and to the PATENT RIGHTS; and th		TC referred to in this agreement are:
□ U.S. Patent Application Serial No	·	-
The PATENT RIGHTS assigned under this agreement are U.S. patent rights only. The ASSIGNOR(s) referred to in this agreement is (or are): (Sole or first inventor)		
The ASSIGNOR(s) referred to in this agreement is (or are): (Socond joint inventor) Jan-Nan CHEN (Address) 8F-5, No. 142, Ta Hslang Street, West Tun District, Taichung, Taiwan. (Second joint inventor, if any) (Address) The first ASSIGNEE referred to in this agreement is: (Name of Assignee) Akara Building, 24 De Castro Street, Wickhams Cay I. Road Town, Tortola, British Virgin Islands. The second ASSIGNEE referred to in this agreement is: (Name of Assignee) (Address of Assignee) The third ASSIGNEE referred to in this agreement is: (Name of Assignee) The third ASSIGNEE referred to in this agreement is: (Name of Assignee) The First ASSIGNEE is an individual; a partnership, a Corporation of The Second ASSIGNEE is an individual; a partnership, a Corporation of The Shall of the	☐ U.S. Patent No	issued
(Sole or first inventor) Jan-Nan CHEN (Address) 8F-5, No. 142, Ta Hsiang Street, West Tun District, Taichung, Taiwan. (Second joint inventor, if any) (Address) The first ASSIGNEE referred to in this agreement is: (Name of Assignee) Alban British Virgin Islands. The second ASSIGNEE referred to in this agreement is: (Name of Assignee) Alsara Bullding, 24 De Castro Street, Wickhams Cay I. Road Town, Tortola, British Virgin Islands. The second ASSIGNEE referred to in this agreement is: (Name of Assignee) (Address of Assignee) The third ASSIGNEE referred to in this agreement is: (Name of Assignee) (Address of Assignee) The First ASSIGNEE is an individual; a partnership; a Corporation of The Second ASSIGNEE is an individual; a partnership; a Corporation of The Third ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS; and the right to claim priority under U.S.C. 119, based on any earlier foreign application for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(S) and requests the Commissioner of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) at the ASSIGNEE(s) of an equal interest in the entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s), their successors and assigns. Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) respecting said invention, and testify in any legal proceedings sign all lawful papers, execute all divisional, continuation, substitute, renewal, reexamination and reissue applications, execute all rightful oaths and generally do everything necessary or desirable to aid said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper prote	The PATENT RIGH	TS assigned under this agreement are U.S. patent rights only.
(Address) 8F-5, No. 142, Ta Hsiang Street, West Tun District, Taichung, Taiwan. (Second joint inventor, if any) (Address) (Third joint inventor, if any) (Address) The first ASSIGNEE referred to in this agreement is: (Name of Assignee) Akara Building, 24 De Castro Street, Wickhams Cay I, Road Town, Tortela, British Virgin Islands. The second ASSIGNEE referred to in this agreement is: (Name of Assignee) (Address of Assignee) The third ASSIGNEE referred to in this agreement is: (Name of Assignee) The First ASSIGNEE is an individual; a partnership; a Corporation of The Second ASSIGNEE is an individual; a partnership; a Corporation of The Third ASSIGNEE is an individual; a partnership; a Corporation of The ASSIGNORS, in consideration of one Dollar (\$1.00) paid by each ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS; and the right to claim priority under U.S.C. 119, based on any earlier foreign application for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(s) hereby authorize(s) and requests the Commissioner of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the ASSIGNEE(s) of an equal interest in the entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s), their successors and assigns. Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) respecting said invention, and testify in any legal proceedings sign all lawful papers, execute all division Research and receive and an and an and generally do everything necessary or desirable to aid said ASSIGNEE(s), make all rightful oaths and generally do everything necessary or desirable to aid said	The ASSIGNOR(s)	referred to in this agreement is (or are):
(Address) The first ASSIGNEE referred to in this agreement is: (Name of Assignee)	(Sole or first inventor)	an-Nan CHEN .
(Address) The first ASSIGNEE referred to in this agreement is: (Name of Assignee) Alara Bullding, 24 De Castro Street, Wickhams Cay I, Road Town, Tortola, British Virgin Islands. The second ASSIGNEE referred to in this agreement is: (Name of Assignee) (Address of Assignee) The second ASSIGNEE referred to in this agreement is: (Name of Assignee) (Address of Assignee) The third ASSIGNEE referred to in this agreement is: (Name of Assignee) (Address of Assignee) The First ASSIGNEE is ■ an individual; □ a partnership; □ a Corporation of □ The Second ASSIGNEE is □ an individual; □ a partnership; □ a Corporation of □ The Third ASSIGNEE is □ an individual; □ a partnership; □ a Corporation of □ The Third ASSIGNEE, in consideration of one Dollar (\$1.00) paid by each ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS; and the right to claim priority under U.S.C. 119, based on any earlier foreign application for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(s) hereby authorized, and requests the Commissioner of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the ASSIGNEE(s) their successors and assigns. Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) respecting said invention, and testify in any legal proceedings sign all lawful papers, execute all divisional, continuation, substitute, renewal, reexamination and resistes pleations, execute all microsula, do continuation, substitute, renewal, reexamination and resistes pleations, execute all continuations, and exercity in the pleations, execute all continuations, and the proceedings sign all lawful papers, execute all divisional, continuation, s	(Address) <u>8F-5, No. 142, '</u>	a Hsiang Street, West Tun District, Taichung, Taiwan.
(Third joint inventor, if any) (Address) The first ASSIGNEE referred to in this agreement is: (Name of Assignee) Akara Building, 24 De Castro Street, Wickhams Cav I, Road Town, Tortola, British Virgin Islands. The second ASSIGNEE referred to in this agreement is: (Name of Assignee) (Address of Assignee) The third ASSIGNEE referred to in this agreement is: (Name of Assignee) The First ASSIGNEE is ■ an individual; □ a partnership; □ a Corporation of □ The Second ASSIGNEE is □ an individual; □ a partnership; □ a Corporation of □ The Third ASSIGNEE is □ an individual; □ a partnership; □ a Corporation of □ The ASSIGNEE, in consideration of one Dollar (\$1.00) paid by each ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS; and the right to claim priority under U.S.C. 119, based on any earlier foreign application for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(s) hereby authorize(s) and requests the Commissioner of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the ASSIGNEE(s) of an equal interest in the entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s) their successors and assigns. Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), their successors and assigns. Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said invention, and testify in any legal proceedings sign all lawfu papers, execute all divisional, continuation, substitute, renewal, reexamination and reissue applications, execute all necessary assignment papers to cause any and all Letters Patent to be issued to said ASSIGNEE(s), make all rightful oaths and ge	(Second joint inventor, if a	ny)
The first ASSIGNEE referred to in this agreement is: (Name of Assignee) Atto Lin (Address of Assignee) Akara Building, 24 De Castro Street, Wickhams Cay I, Road Town, Tortola, British Virgin Islands. The second ASSIGNEE referred to in this agreement is: (Name of Assignee) (Address of Assignee) The third ASSIGNEE referred to in this agreement is: (Name of Assignee) (Address of Assignee) The First ASSIGNEE is an individual; a partnership; a Corporation of The Second ASSIGNEE is an individual; a partnership; a Corporation of The Third ASSIGNEE is an individual; a partnership; a Corporation of The ASSIGNORS, in consideration of one Dollar (\$1.00) paid by each ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS; and the right to claim priority under U.S.C. 119, based on any earlier foreign application for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(s) hereby authorize(s) and requests the Commissioner of Patents and Trademarks to issue all Letters Patent to the ASSIGNORE(s) as the ASSIGNEE(s), their successors and assigns. Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any papers, execute all divisional, continuation, substitute, renewal, reexamination and reissue applications, execute all necessary assignment papers to cause any and all Letters Patent to be issued to said ASSIGNEE(s), make all rightful oaths and generally do everything necessary or desirable to aid said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said invention.	(Address)	·
The first ASSIGNEE referred to in this agreement is: (Name of Assignee) Akara Building, 24 De Castro Street, Wickhams Cay I, Road Town, Tortola, British Virgin Islands. The second ASSIGNEE referred to in this agreement is: (Name of Assignee) (Address of Assignee) The third ASSIGNEE referred to in this agreement is: (Name of Assignee) The First ASSIGNEE is an individual; a partnership; a Corporation of The Second ASSIGNEE is an individual; a partnership; a Corporation of The Third ASSIGNEE is an individual; a partnership; a Corporation of The ASSIGNORS, in consideration of one Dollar (\$1.00) paid by each ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS; and the right to claim priority under U.S.C. 119, based on any earlier foreign application for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(s) hereby authorizo(s) and requests the Commissioner of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the ASSIGNEE(s) of an equal interest in the entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s), their successors and assigns. Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) agree(s) to communicate to be issued to said ASSIGNEE(s), make all rightful oaths and generally do everything necessary or desirable to be issued to said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said invention.	(Third joint inventor, if ar	y)
Arlo Lin Akara Building, 24 De Castro Street, Wickhams Cay I. Road Town, Tortola. British Virgin Islands. The second ASSIGNEE referred to in this agreement is: (Name of Assignee) (Address o	(Address)	•
British Virgin Islands. The second ASSIGNEE referred to in this agreement is: (Name of Assignee) The third ASSIGNEE referred to in this agreement is: (Name of Assignee) The first ASSIGNEE is an individual; a partnership; a Corporation of The Second ASSIGNEE is an individual; a partnership; a Corporation of The Second ASSIGNEE is an individual; a partnership; a Corporation of The Third ASSIGNEE is an individual; a partnership; a Corporation of The Third ASSIGNEE is an individual; a partnership; a Corporation of The ASSIGNORS, in consideration of one Dollar (\$1.00) paid by each ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS; and the right to claim priority under U.S.C. 119, based on any earlier foreign application for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(s) hereby authorizes (s) and requests the Commissioner of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the ASSIGNEE(s) of an equal interest in the entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s), their successors and assigns. Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) respecting said invention, and testify in any legal proceedings sign all lawful papers, execute all divisional, continuation, substitute, renewal, reexamination and reisues applications, execute all necessary assignment papers to cause any and all Letters Patent to be issued to said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said invention. (1) (Signature of sole or first Inventor) Date ON MAR. 2005.	(Name of Assignee)	Arlo Lin
(Name of Assignee) The third ASSIGNEE referred to in this agreement is: (Name of Assignee) The First ASSIGNEE is ■ an individual; □ a partnership; □ a Corporation of The Second ASSIGNEE is □ an individual; □ a partnership; □ a Corporation of The Third ASSIGNEE is □ an individual; □ a partnership; □ a Corporation of The ASSIGNEE is □ an individual; □ a partnership; □ a Corporation of The ASSIGNEE, in consideration of one Dollar (\$1.00) paid by each ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS; and the right to claim priority under U.S.C. 119, based on any earlier foreign application for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(s) hereby authorize(s) and requests the Commissioner of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the ASSIGNEE(s) of an equal interest in the entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s) their successors and assigns. Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) respecting said invention, and testify in any legal proceedings sign all lawful papers, execute all divisional, continuation, substitute, renewal, reexamination and reissue applications, execute all necessary assignment papers to cause any and all Letters Patent to be issued to said ASSIGNEE(s), make all rightful oaths and generally do everything necessary or desirable to aid said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said invention.		
The third ASSIGNEE referred to in this agreement is: (Name of Assignee) (Address of Assignee) The First ASSIGNEE is ■ an individual; □ a partnership; □ a Corporation of □ The Second ASSIGNEE is □ an individual; □ a partnership; □ a Corporation of □ The Third ASSIGNEE is □ an individual; □ a partnership; □ a Corporation of □ The ASSIGNORS, in consideration of one Dollar (\$1.00) paid by each ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS; and the right to claim priority under U.S.C. 119, based on any earlier foreign application for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(s) hereby authorize(s) and requests the Commissioner of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the ASSIGNEE(s), their successors and assigns. Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), not their representative, any facts known to the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), not heir representative, any facts known to the ASSIGNOR(s) respecting said invention, and testify in any legal proceedings sign all lawfur papers, execute all divisional, continuation, substitute, renewal, reexamination and reissue applications, execute all necessary assignment papers to cause any and all Letters Patent to be issued to said ASSIGNEE(s), make all rightful oaths and generally do everything necessary or desirable to aid said ASSIGNEE(s), their succes	The second ASSIG	EE referred to in this agreement is:
The third ASSIGNEE referred to in this agreement is: (Name of Assignee)	(Name of Assignee)	•
(Name of Assignee) (Address of Assignee) The First ASSIGNEE is ■ an individual; □ a partnership; □ a Corporation of The Second ASSIGNEE is □ an individual; □ a partnership; □ a Corporation of The Third ASSIGNEE is □ an individual; □ a partnership; □ a Corporation of The ASSIGNEE, in consideration of one Dollar (\$1.00) paid by each ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS; and the right to claim priority under U.S.C. 119, based on any earlier foreign application for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(s) hereby authorize(s) and requests the Commissioner of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the ASSIGNEE(s) of an equal interest in the entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s), their successors and assigns. Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) respecting said invention, and testify in any legal proceedings sign all lawfur papers, execute all divisional, continuation, substitute, renewal, reexamination and reissue applications, execute all necessary assignment papers to cause any and all Letters Patent to be issued to said ASSIGNEE(s), make all rightful oaths and generally do everything necessary or desirable to aid said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said invention. (1) (Signature of sole or first Inventor) Date ON Mar. 2005.	(Address of Assignee)	•
The First ASSIGNEE is an individual; a partnership; a Corporation of The Second ASSIGNEE is an individual; a partnership; a Corporation of The Third ASSIGNEE is an individual; a partnership; a Corporation of The Third ASSIGNEE is an individual; a partnership; a Corporation of The ASSIGNEE, in consideration of one Dollar (\$1.00) paid by each ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS; and the right to claim priority under U.S.C. 119, based on any earlier foreign application for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(s) hereby authorize(s) and requests the Commissioner of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the ASSIGNEE(s) of an equal interest in the entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s), their successors and assigns. Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) agree(s) to cause any and all Letters Patent to be issued to said ASSIGNEE(s), make all rightful oaths and generally do everything necessary or desirable to aid said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said invention.	The third ASSIGNE	E referred to in this agreement is:
The First ASSIGNEE is an individual; a partnership; a Corporation of The Second ASSIGNEE is an individual; a partnership; a Corporation of The Third ASSIGNEE is an individual; a partnership; a Corporation of The Third ASSIGNEE is an individual; a partnership; a Corporation of The ASSIGNORS, in consideration of one Dollar (\$1.00) paid by each ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS; and the right to claim priority under U.S.C. 119, based on any earlier foreign application for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(s) hereby authorize(s) and requests the Commissioner of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the ASSIGNEE(s) of an equal interest in the entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s), their successors and assigns. Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) respecting said invention, and testify in any legal proceedings sign all lawfur papers, execute all divisional, continuation, substitute, renewal, reexamination and reissue applications, execute all necessary assignment papers to cause any and all Letters Patent to be issued to said ASSIGNEE(s), make all rightful oaths and generally do everything necessary or desirable to aid said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said invention.	(Name of Assignee)	·
The Second ASSIGNEE is an individual; a partnership; a Corporation of The Third ASSIGNOEs, in consideration of one Dollar (\$1.00) paid by each ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS; and the right to claim priority under U.S.C. 119, based on any earlier foreign application for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(s) hereby authorize(s) and requests the Commissioner of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the ASSIGNEE(s) of an equal interest in the entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s), their successors and assigns. Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) respecting said invention, and testify in any legal proceedings sign all lawful papers, execute all divisional, continuation, substitute, renewal, reexamination and reissue applications, execute all necessary assignment papers to cause any and all Letters Patent to be issued to said ASSIGNEE(s), make all rightful oaths and generally do everything necessary or desirable to aid said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said invention. (1) (Signature of sole or first Inventor) Date O Mar. 2005.	(Address of Assignee)	•
The Third ASSIGNEE is an individual; a partnership; a Corporation of The ASSIGNORS, in consideration of one Dollar (\$1.00) paid by each ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS; and the right to claim priority under U.S.C. 119, based on any earlier foreign application for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(s) hereby authorize(s) and requests the Commissioner of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the ASSIGNEE(s) of an equal interest in the entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s), their successors and assigns. Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) respecting said invention, and testify in any legal proceedings sign all lawfu papers, execute all divisional, continuation, substitute, renewal, reexamination and reissue applications, execute all necessary assignment papers to cause any and all Letters Patent to be issued to said ASSIGNEE(s), make all rightful oaths and generally do everything necessary or desirable to aid said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said invention. (1) (Signature of sole or first Inventor) Date O3 Mar. 2005.	The First ASSIGNE	E is ■ an individual; □ a partnership; □ a Corporation of
The ASSIGNORS, in consideration of one Dollar (\$1.00) paid by each ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS; and the right to claim priority under U.S.C. 119, based on any earlier foreign application for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(s) hereby authorize(s) and requests the Commissioner of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the ASSIGNEE(s) of an equal interest in the entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s), their successors and assigns. Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) respecting said invention, and testify in any legal proceedings sign all lawfur papers, execute all divisional, continuation, substitute, renewal, reexamination and reissue applications, execute all necessary assignment papers to cause any and all Letters Patent to be issued to said ASSIGNEE(s), make all rightful oaths and generally do everything necessary or desirable to aid said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said invention. (1) (Signature of sole or first Inventor) Date ONATIONAL ASSIGNOR (s) and the right to the inventor and to the PATENT RIGHTS; and the right to the PATENT RIGHTS; and the right to the PATENT RIGHTS; and the right to the PATENT RIGHTS.	· The Second ASSIG	JEE is □ an individual; □ a partnership; □ a Corporation of
valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS; and the right to claim priority under U.S.C. 119, based on any earlier foreign application for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(s) hereby authorize(s) and requests the Commissioner of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the ASSIGNEE(s) of an equal interest in the entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s), their successors and assigns. Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, any facts known to the ASSIGNOR(s) respecting said invention, and testify in any legal proceedings sign all lawful papers, execute all divisional, continuation, substitute, renewal, reexamination and reissue applications, execute all necessary assignment papers to cause any and all Letters Patent to be issued to said ASSIGNEE(s), make all rightful oaths and generally do everything necessary or desirable to aid said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said invention. (1) (Signature of sole or first Inventor) Date O3 Mar. 2005.	The Third ASSIGN	E is an individual; a partnership; a Corporation of
	valuable consideration, re ASSIGNEE; their success the full and exclu an equal interest the right to claim As to all U.S. Paten and requests the Commiss ASSIGNEE(s) of an equal ASSIGNEE(s), their succe Further, the ASSIG facts known to the ASSIG papers, execute all division all necessary assignment prightful oaths and general	ceipt of which is acknowledged, have and do hereby assign the following to each ors and assigns: sive right to the invention; In and to the entire right, title and interest in and to the PATENT RIGHTS; and priority under U.S.C. 119, based on any earlier foreign application for this invention. Applications assigned under this Agreement, the ASSIGNOR(s) hereby authorize(s) oner of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the interest in the entire right, title and interest, for the sole use and enjoyment of sail assors and assigns. NOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representative, and NOR(s) respecting said invention, and testify in any legal proceedings sign all lawfunds, continuation, substitute, renewal, reexamination and reissue applications, execute apers to cause any and all Letters Patent to be issued to said ASSIGNEE(s), make any do everything necessary or desirable to aid said ASSIGNEE(s), their successors and the proper protection for said invention.
	(1) (Signature of sole or firs	Inventor) 03 Mar. 2005.
	(2) (Signature of second inv	entor, if any)
	t .	

RECORDED: 03/04/2005

PATENT REEL: 016356 FRAME: 0544