Form PTO-1595 (Rev. 06/04) OMB No. 0651-0027 (exp. 6/30/2005) 102972(RECORDATION ? 2)	2005 U.S. DEPARTMENT OF COMMERCE United States Patent and Trademark Office
	ase record the attached documents or the new address(es) below.
1. Name of conveying party(ies)/Execution Date(s)	
	Name: KWANG YANG MOTOR CO., LTD.
TANG, Chin-Wei HO, Chao-Chang	Internal Address:
Execution Date(s) March 21, 2005	Street Address: <u>No. 35, Wan-Hsing St.</u>
Additional name(s) of conveying party(ies) attached? Yes Yes	San-Min District
X Assignment Merger	City: Kaohsiung City
Security Agreement Change of Name	
Government Interest Assignment	State:
Executive Order 9424, Confirmatory License	Country:Zip:
Other	Additional name(s) & address(es) attached? Yes 🕝 No
4. Application or patent number(s):	s document is being filed together with a new application.
A. Patent Application No.(s)	B. Patent No.(s)
5. Name and address to whom correspondence	6. Total number of applications and patents
concerning document should be mailed: Name: Leong C. LEI	involved: <u>1</u>
Name:Leong C. LEI	involved:
concerning document should be mailed: Name:_ Leong C. LEI Internal Address:	involved: 1
Name:Leong C. LEI Internal Address:	involved: 1 7. Total fee (37 CFR 1.21(h) & 3.41) \$_40.00 Authorized to be charged by credit card Authorized to be charged to deposit account
Name:Leong C. LEI Internal Address: Street Address:PMB#1008, 1867 Ygnacio Valley Ro	involved: 1 7. Total fee (37 CFR 1.21(h) & 3.41) 40.00 Authorized to be charged by credit card Authorized to be charged to deposit account Enclosed
Name:Leong C. LEI Internal Address: Street Address:PMB#1008, 1867 Ygnacio Valley Ro	involved: 1 7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00 Authorized to be charged by credit card Authorized to be charged to deposit account Enclosed None required (government interest not affecting title) 8. Payment Information
Name:Leong C. LEI Internal Address:	involved: 1 7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00 Authorized to be charged by credit card Authorized to be charged to deposit account Enclosed None required (government interest not affecting title)
Name:_Leong C. LEI Internal Address: Street Address:_PMB#1008, 1867 Ygnacio Valley Ro City: Walnut Creek	involved: 1 7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00 Authorized to be charged by credit card Authorized to be charged to deposit account Enclosed None required (government interest not affecting title) 8. Payment Information a. Credit Card Last 4 Numbers Expiration
Name: Leong C. LEI Internal Address:	involved: 1 7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00 Authorized to be charged by credit card Authorized to be charged to deposit account Enclosed None required (government interest not affecting title) 8. Payment Information a. Credit Card Last 4 Numbers Expiration Date b. Deposit Account Number
Name: Leong C. LEI Internal Address:	involved: 1 7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00 Authorized to be charged by credit card Authorized to be charged to deposit account Enclosed None required (government interest not affecting title) 8. Payment Information a. Credit Card Last 4 Numbers Expiration Date b. Deposit Account Number Authorized User Name
Name: Leong C. LEI Internal Address:	involved: 1 7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00 Authorized to be charged by credit card Authorized to be charged to deposit account Enclosed None required (government interest not affecting title) 8. Payment Information a. Credit Card Last 4 Numbers Expiration Date b. Deposit Account Number Authorized User Name
Name: Leong C. LEI Internal Address:	involved: 1 7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00 Authorized to be charged by credit card Authorized to be charged to deposit account Enclosed None required (government interest not affecting title) 8. Payment Information a. Credit Card Last 4 Numbers Expiration Date b. Deposit Account Number Authorized User Name March 21, 2005 Date
Name: Leong C. LEI Internal Address:	involved: 1 7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00 Authorized to be charged by credit card Authorized to be charged by credit card Authorized to be charged to deposit account ' Enclosed None required (government interest not affecting title) 8. Payment Information a. Credit Card Last 4 Numbers Expiration Date b. Deposit Account Number Authorized User Name March 21, 2005 Date Total number of pages including cover 2
Name: Leong C. LEI Internal Address:	involved: 1 7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00 Authorized to be charged by credit card Authorized to be charged to deposit account Penclosed None required (government interest not affecting title) 8. Payment Information a. Credit Card Last 4 Numbers Expiration Date b. Deposit Account Number Authorized User Name March 21, 2005 Date Total number of pages including cover
Name: Leong C. LEI Internal Address:	involved: 1 7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00 Authorized to be charged by credit card Authorized to be charged by credit card Authorized to be charged to deposit account ' Enclosed None required (government interest not affecting title) 8. Payment Information a. Credit Card Last 4 Numbers Expiration Date b. Deposit Account Number Authorized User Name March 21, 2005 Date Total number of pages including cover sheet, attachments, and documents: 2
Name: Leong C. LEI Internal Address:	involved: 1 7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00 Authorized to be charged by credit card Authorized to be charged by credit card Authorized to be charged to deposit account ' Enclosed None required (government interest not affecting title) 8. Payment Information a. Credit Card Last 4 Numbers Expiration Date b. Deposit Account Number Authorized User Name March 21, 2005 Date Total number of pages including cover sheet, attachments, and documents: 2

REEL: 016407 FRAME: 0245

ASSIGNMENT

THIS ASSIGNMENT, made this 21	day of	March	_{жак} 2005	by
1) TANG, Chin-Wei		10, Chao-Chan		_ ~,
hereinafter referred to as the assign		85 Wan-Hsing	St., San-Min Distri	ct, Kaohsiu
-		n-Hsing St.,	San-Min District, I	Kaohsiung Ci
vitnesseth: WHEREAS, the said ASS				- monit
eni				
VÉHICLES wit				
as filed on				
			and WHEREAS. (1)	
3)				
hereinafter referred to as the ASSIC				
2)				
(4)	(⁻)	, having his/their	residence/s at (1) 35 War	-Hsing St.,
San-Min District, Kaohsi				
			(3)	
			(4)	
re desirous of acquiring the entire	right, title and intere	st in and to said	inventions and said applicat	ion for Letters
Patent of				
r foreign, to be obtained therefore				
5,				
NOW. THEREFORE, TO ALL WHO	OM IT MAY CONCE	RN: Be it known	hat in consideration of the	payment by
ASSIGNEE/S to ASSIGNOR/S of th	he sum corresponding	to One Dollar (\$1.	00), the receipt of which is	hereby
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good an	he sum corresponding t nd valuable consideratio	to One Dollar (\$1. on, ASSIGNOR/S 1	00), the receipt of which is nereby sell/s and transfer/s	hereby to
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good an ASSIGNEE/S the full and exclusive	he sum corresponding t nd valuable consideration right, titled and interest	to One Dollar (\$1. on, ASSIGNOR/S i st to said invention	00), the receipt of which is nereby sell/s and transfer/s and all Letters Patent of	hereby to
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good an ASSIGNEE/S the full and exclusive to be obtained therefore on said approximation.	he sum corresponding to nd valuable consideration right, titled and interest plication or any contin	to One Dollar (\$1. on, ASSIGNOR/S i st to said invention	00), the receipt of which is nereby sell/s and transfer/s and all Letters Patent of	hereby to
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good an ASSIGNEE/S the full and exclusive obe obtained therefore on said appull term or terms for which the same	he sum corresponding to nd valuable consideration right, titled and interest plication or any continu- ne may be granted.	to One Dollar (\$1. on, ASSIGNOR/S : st to said invention muation, division, re	00), the receipt of which is nereby sell/s and transfer/s and all Letters Patent of newal, substitute or reissue	hereby to thercof for the
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good an ASSIGNEE/S the full and exclusive to be obtained therefore on said ap- ull term or terms for which the sam ASSIGNOR/S hereby covenant/s that	he sum corresponding to ad valuable consideration right, titled and interest plication or any continu- ne may be granted. at no assignment, sale,	to One Dollar (\$1. on, ASSIGNOR/S is st to said invention muation, division, re agreement of end	00), the receipt of which is nereby sell/s and transfer/s and all Letters Patent of newal, substitute or reissue	hereby to thercof for the
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good an ASSIGNEE/S the full and exclusive to be obtained therefore on said ap full term or terms for which the sam ASSIGNOR/S hereby covenant/s that or entered into which would conflict	he sum corresponding to ad valuable consideration right, titled and interest plication or any continu- ne may be granted. at no assignment, sale, with this assignment a	to One Dollar (\$1. on, ASSIGNOR/S : st to said invention nuation, division, re agreement of end nd sale:	00), the receipt of which is nereby sell/s and transfer/s and all Letters Patent of newal, substitute or reissue umbrance has/have been o	hereby to thercof for the r will be made
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good an ASSIGNEE/S the full and exclusive to be obtained therefore on said appull term or terms for which the same ASSIGNOR/S hereby covenant/s that or entered into which would conflict ASSIGNOR/S further covenant/s that	he sum corresponding to ad valuable consideration right, titled and interest plication or any continu- ne may be granted. at no assignment, sale, with this assignment a at ASSIGNEE/S will, u	to One Dollar (\$1. on, ASSIGNOR/S is st to said invention muation, division, re agreement of end nd sale: upon its/their reque	00), the receipt of which is hereby sell/s and transfer/s and all Letters Patent of newal, substitute or reissue umbrance has/have been o st, be provided promptly wi	hereby to thereof for the r will be made th all pertinent
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good an ASSIGNEE/S the full and exclusive to be obtained therefore on said appull term or terms for which the same ASSIGNOR/S hereby covenant/s that are entered into which would conflict ASSIGNOR/S further covenant/s that acts and documents relating to said	he sum corresponding to ad valuable consideration right, titled and interest plication or any continu- ne may be granted. At no assignment, sale, with this assignment a at ASSIGNEE/S will, un application, said invention	to One Dollar (\$1. on, ASSIGNOR/S st to said invention nuation, division, re agreement of end nd sale: upon its/their reque tion and said Lette	00), the receipt of which is hereby sell/s and transfer/s and all Letters Patent of newal, substitute or reissue umbrance has/have been o st, be provided promptly wi rs Patent as may be known	hereby to thereof for the r will be made th all pertinent and accessible
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good and ASSIGNEE/S the full and exclusive to be obtained therefore on said appull term or terms for which the same ASSIGNOR/S hereby covenant/s that are entered into which would conflict ASSIGNOR/S further covenant/s that acts and documents relating to said to ASSIGNOR/S and will testify as	he sum corresponding to ad valuable consideration right, titled and interest plication or any continu- ne may be granted. at no assignment, sale, with this assignment a st ASSIGNEE/S will, un application, said inven- to the same in any inter-	to One Dollar (\$1. on, ASSIGNOR/S st to said invention muation, division, re agreement of end nd sale: upon its/their reque tion and said Lette terference or litigat	00), the receipt of which is hereby sell/s and transfer/s and all Letters Patent of newal, substitute or reissue umbrance has/have been o st, be provided promptly wi rs Patent as may be known ion related thereto and will	hereby to thercof for the r will be made th all pertinent and accessible promptly
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good an ASSIGNEE/S the full and exclusive to be obtained therefore on said appull term or terms for which the same ASSIGNOR/S hereby covenant/s that are entered into which would conflict ASSIGNOR/S further covenant/s that acts and documents relating to said to ASSIGNOR/S and will testify as execute and deliver to ASSIGNEE/S	he sum corresponding to right, titled and interest plication or any contin- ne may be granted. at no assignment, sale, with this assignment a et ASSIGNEE/S will, u application, said inven- to the same in any into or its/their legal repre-	to One Dollar (\$1. on, ASSIGNOR/S st to said invention muation, division, re agreement of end nd sale: upon its/their reque tion and said Lette terference or litigat esentative any and	00), the receipt of which is hereby sell/s and transfer/s and all Letters Patent of newal, substitute or reissue umbrance has/have been o st, be provided promptly wi rs Patent as may be known ion related thereto and will all papers, instruments or a	hereby to thereof for the r will be made th all pertinent and accessible promptly ffidavits
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good and ASSIGNEE/S the full and exclusive to be obtained therefore on said appull term or terms for which the same ASSIGNOR/S hereby covenant/s that acts and documents relating to said to ASSIGNOR/S and will testify as execute and deliver to ASSIGNEE/S equired to apply for, obtain, maintain	he sum corresponding to ad valuable consideration right, titled and interest plication or any continu- ne may be granted. at no assignment, sale, with this assignment a at ASSIGNEE/S will, un application, said inven- to the same in any into or its/their legal repro- in and enforce said ap-	to One Dollar (\$1. on, ASSIGNOR/S is st to said invention muation, division, re agreement of end nd sale: upon its/their reque tion and said Lette cerference or litigat esentative any and plication, said inves	00), the receipt of which is hereby sell/s and transfer/s and all Letters Patent of newal, substitute or reissue umbrance has/have been o st, be provided promptly wi rs Patent as may be known ion related thereto and will all papers, instruments or a	hereby to thereof for the r will be made th all pertinent and accessible promptly ffidavits
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good an ASSIGNEE/S the full and exclusive to be obtained therefore on said ap- ull term or terms for which the sam ASSIGNOR/S hereby covenant/s that assignor/S hereby covenant/s that acts and documents relating to said to ASSIGNOR/S and will testify as execute and deliver to ASSIGNEE/S equired to apply for, obtain, maintain	he sum corresponding to ad valuable consideration right, titled and interest plication or any continu- ne may be granted. at no assignment, sale, with this assignment a at ASSIGNEE/S will, un application, said inven- to the same in any into or its/their legal repro- in and enforce said ap-	to One Dollar (\$1. on, ASSIGNOR/S st to said invention nuation, division, re agreement of end nd sale: upon its/their reque tion and said Lette terference or litigat esentative any and plication, said inves	00), the receipt of which is nereby sell/s and transfer/s and all Letters Patent of newal, substitute or reissue umbrance has/have been o st, be provided promptly wi rs Patent as may be known ion related thereto and will all papers, instruments or a ntion and said Letters Paten	hereby to thereof for the r will be made th all pertinent and accessible promptly ffidavits t which may
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good and ASSIGNEE/S the full and exclusive to be obtained therefore on said ap- uil term or terms for which the same ASSIGNOR/S hereby covenant/s that are entered into which would conflict ASSIGNOR/S further covenant/s that acts and documents relating to said to ASSIGNOR/S and will testify as execute and deliver to ASSIGNEE/S equired to apply for, obtain, maintain the necessary or desirable to carry ou	he sum corresponding to ind valuable consideration right, titled and interest plication or any continu- ne may be granted. At no assignment, sale, with this assignment a the ASSIGNEE/S will, un application, said inven- to the same in any into or its/their legal repre- in and enforce said ap- the purposes hereof.	to One Dollar (\$1. on, ASSIGNOR/S st to said invention muation, division, re agreement of end nd sale: upon its/their reque tion and said Lette terference or litigat esentative any and plication, said inves 21 ct	00), the receipt of which is hereby sell/s and transfer/s and all Letters Patent of newal, substitute or reissue umbrance has/have been o st, be provided promptly wi rs Patent as may be known ion related thereto and will all papers, instruments or a	hereby to thercof for the r will be made th all pertinent and accessible promptly ffidavits
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good and ASSIGNEE/S the full and exclusive to be obtained therefore on said ap- ull term or terms for which the same ASSIGNOR/S hereby covenant/s that assignor/S hereby covenant/s that acts and documents relating to said to ASSIGNOR/S further covenant/s that acts and documents relating to said to ASSIGNOR/S and will testify as execute and deliver to ASSIGNEE/S equired to apply for, obtain, maintain the necessary or desirable to carry ou N WITNESS WHEREOF, have here SIGNATURE:	he sum corresponding to ad valuable consideration right, titled and interest plication or any continu- ne may be granted. At no assignment, sale, with this assignment a the ASSIGNEE/S will, un application, said inven- to the same in any into or its/their legal repre- tion and enforce said ap- tit the purposes hereof. cunto set hand and sea	to One Dollar (\$1. on, ASSIGNOR/S st to said invention muation, division, re agreement of end nd sale: upon its/their reque tion and said Lette terference or litigat esentative any and plication, said inves 21 ct	D0), the receipt of which is nereby sell/s and transfer/s and all Letters Patent of newal, substitute or reissue umbrance has/have been o st, be provided promptly wi rs Patent as may be known ion related thereto and will all papers, instruments or a attion and said Letters Paten day of	hereby to thereof for the r will be made th all pertinent and accessible promptly ffidavits t which may 2005
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good and ASSIGNEE/S the full and exclusive to be obtained therefore on said ap- ull term or terms for which the same ASSIGNOR/S hereby covenant/s that assignor/S hereby covenant/s that acts and documents relating to said to ASSIGNOR/S further covenant/s that acts and documents relating to said to ASSIGNOR/S and will testify as execute and deliver to ASSIGNEE/S equired to apply for, obtain, maintain the necessary or desirable to carry ou N WITNESS WHEREOF, have here SIGNATURE:	he sum corresponding to ad valuable consideration right, titled and interest plication or any continu- ne may be granted. At no assignment, sale, with this assignment a the ASSIGNEE/S will, un application, said inven- to the same in any into or its/their legal repre- tion and enforce said ap- tit the purposes hereof. cunto set hand and sea	to One Dollar (\$1. on, ASSIGNOR/S st to said invention muation, division, re agreement of end nd sale: upon its/their reque tion and said Lette terference or litigat esentative any and plication, said inves 21 ct	D0), the receipt of which is nereby sell/s and transfer/s and all Letters Patent of newal, substitute or reissue umbrance has/have been o st, be provided promptly wi rs Patent as may be known ion related thereto and will all papers, instruments or a attion and said Letters Paten day of	hereby to thereof for the r will be made th all pertinent and accessible promptly ffidavits t which may 2005
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good and ASSIGNEE/S the full and exclusive to be obtained therefore on said ap- full term or terms for which the same ASSIGNOR/S hereby covenant/s that are entered into which would conflict ASSIGNOR/S further covenant/s that acts and documents relating to said to ASSIGNOR/S and will testify as execute and deliver to ASSIGNEE/S required to apply for, obtain, maintain the necessary or desirable to carry ou N WITNESS WHEREOF, have here SIGNATURE:	he sum corresponding to ad valuable consideration right, titled and interest plication or any continu- ne may be granted. At no assignment, sale, with this assignment a the ASSIGNEE/S will, un application, said inven- to the same in any into or its/their legal repre- tion and enforce said ap- tit the purposes hereof. cunto set hand and sea	to One Dollar (\$1. on, ASSIGNOR/S st to said invention muation, division, re agreement of end nd sale: upon its/their reque tion and said Lette terference or litigat esentative any and plication, said inves 21 ct	20), the receipt of which is nereby sell/s and transfer/s and all Letters Patent of newal, substitute or reissue umbrance has/have been o st, be provided promptly wi rs Patent as may be known ion related thereto and will all papers, instruments or a stion and said Letters Paten	hereby to thereof for the r will be made th all pertinent and accessible promptly ffidavits t which may 2005
NOW, THEREFORE, TO ALL WHO ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good and ASSIGNEE/S the full and exclusive to be obtained therefore on said approximately the full term or terms for which the same ASSIGNOR/S hereby covenant/s that for entered into which would conflict ASSIGNOR/S further covenant/s that facts and documents relating to said to ASSIGNOR/S further covenant/s that facts and documents relating to said to ASSIGNOR/S and will testify as execute and deliver to ASSIGNEE/S required to apply for, obtain, maintain the necessary or desirable to carry out IN WITNESS WHEREOF, have here SIGNATURE: ASSIGNOR/S:(1) $TANG, Chin-WeASSIGNEE/S:(1) Mang - 2$	the sum corresponding to and valuable consideration right, titled and interest plication or any continu- tion and be granted. At no assignment, sale, with this assignment a the ASSIGNEE/S will, un application, said inven- to the same in any into or its/their legal repre- tion and enforce said ap- the purposes hereof. Evento set hand and sea m - Meini- i Min Man Man Man Man Man Man Man Man Man Ma	to One Dollar (\$1. on, ASSIGNOR/S st to said invention muation, division, re agreement of end nd sale: upon its/their reque tion and said Lette terference or litigat esentative any and plication, said inves 21 ct	D0), the receipt of which is nereby sell/s and transfer/s and all Letters Patent of newal, substitute or reissue umbrance has/have been o st, be provided promptly wi rs Patent as may be known ion related thereto and will all papers, instruments or a attion and said Letters Paten day of	hereby to thereof for the r will be made th all pertinent and accessible promptly ffidavits t which may 2005
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good and ASSIGNEE/S the full and exclusive to be obtained therefore on said appendix term or terms for which the same ASSIGNOR/S hereby covenant/s that for entered into which would conflict ASSIGNOR/S further covenant/s that facts and documents relating to said to ASSIGNOR/S and will testify as execute and deliver to ASSIGNEE/S required to apply for, obtain, maintait on necessary or desirable to carry ou IN WITNESS WHEREOF, have here SIGNATURE: ASSIGNOR/S:(1)	the sum corresponding to and valuable consideration right, titled and interest plication or any continu- tion and be granted. At no assignment, sale, with this assignment a the ASSIGNEE/S will, un application, said inven- to the same in any into or its/their legal repre- tion and enforce said ap- the purposes hereof. Summer the purposes hereof. The Mer Mer i Mer Mer (Chairman)	to One Dollar (\$1. on, ASSIGNOR/S st to said invention muation, division, re agreement of end nd sale: upon its/their reque tion and said Lette terference or litigat esentative any and plication, said inves al this 21st (2) HO,	D0), the receipt of which is nereby sell/s and transfer/s and all Letters Patent of newal, substitute or reissue umbrance has/have been o st, be provided promptly wi rs Patent as may be known ion related thereto and will all papers, instruments or a attion and said Letters Paten day of	hereby to thereof for the r will be made th all pertinent and accessible promptly ffidavits t which may 2005
ASSIGNEE/S to ASSIGNOR/S of the acknowledged, and for other good and ASSIGNEE/S the full and exclusive to be obtained therefore on said appendix term or terms for which the same ASSIGNOR/S hereby covenant/s that for entered into which would conflict ASSIGNOR/S further covenant/s that facts and documents relating to said to ASSIGNOR/S and will testify as execute and deliver to ASSIGNEE/S required to apply for, obtain, maintait on necessary or desirable to carry ou IN WITNESS WHEREOF, have here SIGNATURE: ASSIGNOR/S:(1)	the sum corresponding to and valuable consideration right, titled and interest plication or any continu- tion and be granted. At no assignment, sale, with this assignment a the ASSIGNEE/S will, un application, said inven- to the same in any into or its/their legal repre- tion and enforce said ap- the purposes hereof. Evento set hand and sea m - Mei i Ming X6	to One Dollar (\$1. on, ASSIGNOR/S st to said invention muation, division, re agreement of end nd sale: upon its/their reque tion and said Lette terference or litigat esentative any and plication, said inves al this 21st (2) HO,	D0), the receipt of which is nereby sell/s and transfer/s and all Letters Patent of newal, substitute or reissue umbrance has/have been o st, be provided promptly wi rs Patent as may be known ion related thereto and will all papers, instruments or a attion and said Letters Paten day of	hereby to thereof for the r will be made th all pertinent and accessible promptly ffidavits t which may 2005

PATENT REEL: 016407 FRAME: 0246

RECORDED: 03/22/2005