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Conveying Party(ies			December 23, 2005				
Dae-chul PARK				-			
2. Jae-young CHOI				December 23, 2			
3. Tae-soon PARK			December 23, 2005				
4. Sang-cheol JUI	NG		December 23, 2005				
5.							
☐ Mark if Additional	I Names of Conve	ying Parties Attache	d				
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		ing Parties Attached	1		500 4000		
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Brian C. Rupp, Reg. I			Facsimile: (312) 569-3000				
Gardner Carton & Do				Attorney Docket N	Io. P256/US		
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Brian C. Rupp		Do	mo _	February 10, 2006			
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PATENT REEL: 017255 FRAME: 0402 In re Appln. Of PARK et al. Attorney Docket No. P2567US

PATENT Attorney Docket No. <u>P2567US</u>

Gardner Carton & Douglas LLP 191 N. Wacker Drive, Suite 3700 Chicago, Illinois 60606-1698

ASSIGNMENT

WHEREAS, WE, Dae-chul PARK, of 472 Shin-dong, Yeongtong-gu, Suwon-si, Gyeonggi-do, Republic of Korea, Jae-young CHOI, of #101-602 Geukdong APT, Hyunjeo-dong, Seodaemun-gu, Seoul, Republic of Korea, Tae-soon PARK, of 511 Samsung Corning Co., Ltd.'s Company House, Shin-dong, Yeongtong-gu, Suwon-si, Gyeonggi-do, Republic of Korea, and Sang-cheol JUNG, of #309-1402 Taeyeong APT, Areum Maeul, Imae-dong, Bundang-gu, Seongnam-si, Gyeonggi-do, Republic of Korea, respectively, have invented and own a certain invention entitled:

DISPLAY FILTER AND DISPLAY DEVICE INCLUDING THE SAME

for which invention we have executed an application (provisional or non-provisional) for a U.S. patent, which was filed on 12/28/2005, under U.S. Application No. 11/322,113, and

WHEREAS, Samsung Corning Co., Ltd., of 472 Shin-dong, Yeongtong-gu, Suwon-si, Gyeonggi-do, Republic of Korea (hereinafter referred to as Assignee), is desirous of acquiring the entire domestic and foreign right, title, and interest in and under the invention described in the patent application.

Now, Therefore, for good and valuable considerations, the receipt and sufficiency of which are hereby acknowledged, we assign and transfer to the Assignee and the Assignee's legal representatives, successors and assigns the full and exclusive rights in and to the invention in the U.S. and every foreign country and the entire right, title, and interest in and to the patent application and other such applications (e.g., provisional applications, non-provisional applications, continuations, continuations-in-part, divisionals, reissues, reexaminations, National phase applications, including petty patent applications, and utility model applications) that may be filed in the United States and every foreign country on the invention, and the patents, extensions, or derivations thereof, both foreign and domestic, that may issue thereon, and we do hereby authorize and request the Commissioner of Patents to issue U.S. patents to the above-mentioned Assignee agreeably with the terms of this assignment document.

WE HEREBY AUTHORIZE the Assignee to insert in this assignment document the filing date and application number of the application if the date and number are unavailable at the time this document is executed.

UPON SAID CONSIDERATION, we convey to the Assignee the right to make application in its own behalf for protection of the invention in the U.S. and countries foreign to the U.S. and to claim under the Patent Cooperation Treaty, the International Convention and/or other international arrangement for any such application the date of the U.S. application (or any other application on the invention) to gain priority with respect to other applications.

PATENT REEL: 017255 FRAME: 0403 Fax Server

In re Appln. Of PARK et al. Attorney Docket No. P2567US

WE DO HEREBY COVENANT and agree with the Assignee that we will not execute any writing or do any act whatsoever conflicting with the terms of this assignment document set forth herein, and that we will at any time upon request, without further or additional consideration, but at the expense of the Assignee, execute such additional assignments and other writings and do such additional acts as the Assignee may deem necessary or desirable to perfect the Assignee's enjoyment of this assignment, and render all necessary assistance in making application for and obtaining original, continuation, continuation-in-part, divisional, reissued, reexamined, and National phase patents of the U.S. or of any and all foreign countries on the invention, and in enforcing any rights or choses in action accruing as a result of such applications or patents, and by executing statements and other affidavits, it being understood that the foregoing covenant and agreement shall bind, and inure to the benefit of, the assigns and legal representatives of all parties hereto.

IN WITNESS WHEREOF, we have hereunder set our hands on the dates shown below.

Date_	December 23, 2005	Dae-chul PARK
Date_	December 23, 2005	Witness Long-Lung Ricc
Date_		Witness
Date_	December 23, 2005	Jae-young (lis)
Date_	December 23, 2005	Witness Sorry Lycry New
Date_		Witness

In re Appln. Of PARK et al. Attorney Docket No. P2567US

Date_	December 23, 2005	Tae-goon Park
		lae-soon PAKK
Date_	December 23, 2005	Witness South April 1960
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Date_		Witness
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Date_	December 23, 2005	Sang-cHeol TUNET
		Sang-cheol JUNG
Date_	December 23, 2005	_ Witness Sung-Lynny RECO
Date_	 -	Witness
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PATENT REEL: 017255 FRAME: 0405

RECORDED: 02/10/2006

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