Mail Stop: Assignment Recordation Servi Director of the U.S. Patent and Trademark Office P.O. Box 1450

05-08-2006



ET

U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

	Alexandria, VA 22313-145					75
		10323316)	Attorney Docket No.	<u>127145</u>	13260 U
		Please record the attached orig	inal docum	ent or copy thereof.		<u>, </u>
	1. A. Name of conveying p	arties:	2. A.	Name and address of receiving	party:	
	Joseph MAUNEY J. Patrick DUNBAR Mark CHRISTIAN B. Additional name(s) of	f conveying party(ies) attached?		SUMITOMO ELECTRIC SYSTEMS - DETROIT T CENTER, INC. 22300 HAGGERTY ROA NORTHVILLE, MICHIG USA	ECHNICA AD	
	3. A. Nature of conveyance	:	В.	Additional name(s) & address(es) attached?	
•		☐ Merger				*
•	Security Agreement	☐ Change of Name	i			•
	Other					
	B. Execution Date: <u>All-</u>	April 26, 2006				
	4.	ng filed together with a new applica	tion.	The second secon		- · · · · · · · · · · · · · · · · · · ·
	A. Patent Application No	D.(s)	В.	Patent No.(s)		
		Additional numbers atta	ched?	Yes 🛛 No		İ
	C. Title of Application:	JUNCTION BLOCK ASSEM	BLY WI	TH CAM LEVERS		
	Name and address of party to concerning document should be concerning to concerning the concerning document should be concerning to concerning the conc		6. Tota	al number of applications and pat	ents involved	: <u>1</u>
	Name: <u>James A. Oliff</u>		7. A.	Total fee (37 CFR 3.41)	\$ <u>40.00</u>	
05/05/2006 DBYR 01 FC:8021	E 00000149 11415128)	В.	Enclosed (Check No. 179464)	
	Address: OLIFF & BERI	PIDGE, PLC 19928 , VA 22320		lit any overpayment or charge any sit account number 15-0461.	y underpayme	ent to
	9. Statement and signature. To the best of my knowledge the original document. James A. Oliff Registration J. Adam Neff Registration	e and belief, the foregoing informa tion No. 27,075 on No. 41,218	tion is true	and correct and any attached co	opy is a true (copy of
	_		luding cov	er sheet, attachments, and docum	nent: 2	

PATENT

REEL: 017849 FRAME: 0322

Δ	SSI	CN	M	\mathbf{E}	VI	Γ
$\overline{}$	L7L74	TIL		8.		L

Date 4/26/06 Inventor Signature Mal Chieffer (SEAL Date 4/26/06 Inventor Signature (SEAL Date In	(1-8)					
of laveistor(s) (4) Mark Christian (7) (4) In consideration of the sum of one dollar (\$1.00) and other good and valuable consideration p to each of the undersigned, each undersigned agrees to assign, and hereby does assign, transfer and over to summer of the sum of the sum of one dollar (\$1.00) and other good and valuable consideration p to each of the undersigned, each undersigned agrees to assign, and hereby does assign, transfer and over to summer of the undersigned agrees to assign, and hereby does assign, transfer and over to summer of the undersigned agrees to assign, and hereby does assign, transfer and over to summer of the united States of America as defined in 35 U.S.C. \$100, in the continuation, international, confirmation, substitute and reissue application(s), and all Letters Parent, exclusions, results and entersigned has (have) executed an application of the invention known as continuation, international, confirmation, substitute and reissue applications on even date herewith or signing of (\$12\$) on Application Number (Attorney Docket No. 127145 for which the undersigned has (have) executed an application for patent in the United States of America as death and the application of the summer of t			(2)	J. Patrick Dunbar	(6)	
(4) Insert Name of Assignee (9) Insert Name of Assignee (10) Assignee (10) Insert Name of Assignee (11) Assignee (12) Suminom Electrical Wiring Systems - Detroit Technical Center, Inc. (12) Assignee (13) Assignee (14) Assignee (15) Suminom Electrical Wiring Systems - Detroit Technical Center, Inc. (16) Assignee (17) Suminom Electrical Wiring Systems - Detroit Technical Center, Inc. (17) Assignee (18) Assignee (19) Assignee (10) 22300 Haggerty, Road, Northville, Michigan 48167, USA (110) Care of the Children of Technical Center, Inc. (111) Insert Identification of the invention, and an I applications for patent including any and ill provisional, division excensions, reissues and reexamination certificates that may be granted on the invention of the second on the second of the second on the second of the second of the second on the second of t			(3)	Mark Christian	(7)	
in consideration of the sum of one dollar (\$1.00) and other good and valuable consideration prover to over the stage of the			(4)			
(19) Assignee Assignee (19) Insert Address of (10) 22300 Haggerty Road, Northville, Michigan 48167, USA (10) 22300 Haggerty Road, Northville, Michigan 48167, USA (10) 22300 Haggerty Road, Northville, Michigan 48167, USA (11) Insert (12) Insert Identification such as Title, Case Number, or Foreiga Application Number (Attorney Docket No. 127145 for which the undersigned has (have) executed an application for patent in the United States of America as defined in the United States of America as a state of the United States of America as defined in the United States of America as a state of of America as				In consideration of the sum of one	e dollar (\$1.00) and other good and va	luable consideration paid
(10) 22300 Hagnerty Road, Northville, Michigan 48167, USA (hereinafter designated as the Assignee's heirs, successors, assigns and legal representation the entire right, tills and interest for the United States of America as defined in 35 U.S.C., \$100, in an interest for the United States of America as defined in 35 U.S.C., \$100, in an interest for the United States of America as defined in 35 U.S.C., \$100, in an interest for the United States of America as defined in 35 U.S.C., \$100, in an interest for the United States of America as defined in 15 U.S.C., \$100, in an interest for the United States of America as a state, \$100, and all Letters Fatent, extensions, reissues and recamination, entirelation as such as Title, Case Number, or Foreign Application Number (Atternet Docket No. 127145 for which the undersigned has (have) executed an application for patent in the United States of America and English of Signing of Application (12) Insert Date of Signing of (12) on	(9)		(0)	Sumitomo Electrical Wiring Sw	stame - Detroit Technical Center Inc.	
(hereinafter designated as the Assignee's heirs, successors, assigns and logal representative the entire right, title and interest for the United States of America as defined in 35 U.S.C. \$(10) in the invention, and in all applications for parent including any and all provisional, non-provisional, divisions continuation, international, confirmation, substitute and reissue application(s), and all Letters Patent, extensions, resisues and recentariants on extilactes that may be granted on the invention known as the sat Title, Case Number, or Foreign Application Number (Atomey Docket No. 127145 for which the undersigned has (have) executed an application for patent in the United States of American enventual to the extensions. Application on even date herewith or Signing of Signing of (12) on Application (13) Alternative (13) U.S. application Serial Number Identification for filed applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications and patents as the Assignee may deem necessary. 1) Each undersigned agrees to execute all papers necessary in connection with any application and any continuing, divisional or reissue applications for the invention, and any spatent(s) issuing thereon, and also to execute separate assignments in connection with such applications and patients as the Assignee may deem necessary. 2) Each undersigned agrees to execute all papers necessary in connection with any application and any continuing, divisional or reissue applications and patients as the Assignee may deem necessary. 3) Each undersigned agrees to execute all papers and colour or reissue applications based thereon, for the invention, and to cooperate we have all papers and documents and perform any act which may be declared concerning any papers and concerning and papers and colournests and perform any act which may be necessary to observe the Assignee. 3) Each undersigned agrees to execute all papers and documents and perform any act whic	(10)	Insert Address of				
the entire right, title and interest for the United States of America as defined in 35 U.S.C. §100, in the invention, and in all applications for patent including any and all provisional, non-provisional, divisional continuation, international, confirmation, substitute and reissue application(s), and all Letters Patent, extensions, reissues and recaramination certificates that may be granted on the invention known as a Title, Case Number, or Foreign Application Number (Attorney Docket No. 127145 for which the undersigned has (have) executed an application for patent in the United States of American and the United States of American and Signing of (12) on Application (13) Alternative (13) U.S. application Serial Number Identification for filed application for filed applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications for the invention, and any patent (s) issuing thereon, and also to execute separate assignments in connection with such applications for the invention, and any patent (s) issuing thereon, and also to execute separate assignments in connection with such applications for the invention, and any patent (s) issuing thereon, and also to execute separate assignments in connection with such applications for the invention, and any patent or reissue application based thereon, for the invention, and cooperate to the Assignment on every way possible in obtaining evidence and going forward with such triefference which may be necessary in connection of industrial Property or similar agreements. (SEAL Date Inventor Signature Inve		Assignee	, ,			
Identification such as Title, Case Number, or Foreign Application Number (Attorney Docket No. 127145 for which the undersigned has (have) executed an application for patent in the United States of Ame on even date herewith or (12) Insert Date of Signing of Application (13) Alternative Identification for filed applications (14) Insert Date of Signing of Applications (15) Alternative Identification for filed applications (16) Insert Date of Signing of Applications (17) Each undersigned agrees to execute all papers necessary in connection with any application and any continuing, divisional or reissue applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications and patents at the Assignee my of a patent as the Assignee in every way possible in obtaining evidence and going forward with such interference which may be declared concerning any application or continuation of division thereof, or any patent or reissue application based thereon, for the invention, and to cooperate we the Assignee in every way possible in obtaining evidence and going forward with such interference. 3) Each undersigned agrees to execute all papers necessary in connection with any application or continuation of division thereof, or early patent or reissue application based thereon, for the invention, and to cooperate we the Assignee in every way possible in obtaining evidence and going forward with such interference. 3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements. 4) Each undersigned agrees to perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of the U.S. Patent and Trademark Office to issue any and all Lette Patents of the United States resulting from said application(s) to the said Assi			the en invent contin	tire right, title and interest for the Ution, and in all applications for pater mation, international, confirmation,	nited States of America as defined in 3 at including any and all provisional, no substitute and reissue application(s), a	5 U.S.C. §100, in the n-provisional, divisional, nd all Letters Patent,
Number, or Foreign Application Number for which the undersigned has (have) executed an application for patent in the United States of Ame on even date herewith or (12) Insert Date of Signing of (12) on Application Application (13) Alternative (13) U.S. application Serial Number Identification for filed applications of filed 1) Each undersigned agrees to execute all papers necessary in connection with any application and any continuing, divisional or reissue applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications and patents as the Assignee may deem necessary. 2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning any application or continuation or division thereof, or any patent or reissue application based thereon, for the invention, and to cooperate we the Assignee in every may possible in obtaining evidence and going forward with such interference. 3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements of the United States resulting from said application(s) to the said Assignee, as Assignee of the entire interest, and coveransination a grant of a valid United States patent to the Assignee. 5) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office to issue any and all Letter Patents of the United States resulting from said application(s) to the said Assignee, as Assignee of the entire interest, and coveransination and agrees that this assignment is binding on him and his heirs, successors, assigns and legal representatives and requests the Commissioner of the U.S. Patent and Trademark Office for recordation of this document. In writers whereof, executed by the undersigned on the date(s) opposite the undersigned paramete	(11)	Identification	(11)	JUNCTION BLOCK ASSEMB	LY WITH CAM LEVERS	
on even date herewith or Signing of Sig		Number, or Foreign	(Attor	rney Docket No. 127145		
Signing of Application (13) Alternative (13) U.S. application Serial Number Identification for filed applications filed 1) Each undersigned agrees to execute all papers necessary in connection with any application and any continuing, divisional or reissue applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications and patents as the Assignee may deem necessary. 2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning any application or continuation or division thereof, or any patent or reissue application based thereon, for the invention, and to cooperate we the Assignee in every way possible in obtaining evidence and going forward with such interference. 3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements. 4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm by reissue or reexamination a grant of a valid United States patent to the Assignee. 3) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office to issue any and all Lette Patents of the United States resulting from said application(s) to the said Assignee, as Assignee of the entire interest, and covenants that he Patents of the United States resulting from said application(s) to the said Assignee, as Assignee of the entire interest, and covenants that he Patents of the United States resulting from said application(s) to the said Assignee, as Assignee of the entire interest, and covenants that he Patents of the United States resulting from said application(s) to the said Assignee, as Assignee of the entire interest, and covenants that he result of the United States resulting from said application of the United State				nich the undersigned has (have) ex		
Application (13) Alternative (13) U.S. application Serial Number Identification for filled applications filed 1) Each undersigned agrees to execute all papers necessary in connection with any application and any continuing, divisional or reissue applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications and patents as the Assignee may deem necessary. 2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning any application or continuation or division thereof, or any patent or reissue application based thereon, for the invention, and to cooperate we the Assignee in every way possible in obtaining evidence and going forward with such interference. 3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements. 4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm by reissue or reexamination a grant of a valid United States patent to the Assignee. 5) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office to issue any and all Lette Patents of the United States resulting from said application(s) to the said Assignee, as Assignee of the entire interest, and covenants that he full right to convey the entire interest herein assigned, and that he has not executed, and will not execute, any agreements in conflict herewing a green that this assignment is binding on him and his heirs, successors, assigns and legal representatives. 6) Each undersigned hereby grants the firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordati	(12)		(12)	on		
Identification for filed applications filed 1) Each undersigned agrees to execute all papers necessary in connection with any application and any continuing, divisional or reissue applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications and patents as the Assignee may deem necessary. 2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning any application or continuation or division thereof, or any patent or reissue application based thereon, for the invention, and to cooperate we the Assignee in every way possible in obtaining evidence and going forward with such interference. 3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements. 4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm by reissue or reexamination a grant of a valid United States patent to the Assignee. 5) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office to issue any and all Lette Patents of the United States resulting from said application(s) to the said Assignee, as Assignee of the entire interest, and covenants that the full right to convey the entire interest herein assigned, and that he has not executed, any agreements in conflict herewish and agrees that this assignment is binding on him and his heirs, successors, assigns and legal representatives. 6) Each undersigned hereby grants the firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document. In witness whereof, executed by the undersigned on the date(s)			ζ/			
1) Each undersigned agrees to execute all papers necessary in connection with any application and any continuing, divisional or reissue applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications and patents as the Assignee may deem necessary. 2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning any application or continuation or division thereof, or any patent or reissue application based thereon, for the invention, and to cooperate we the Assignee in every way possible in obtaining evidence and going forward with such interference. 3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the international Convention for Protection of Industrial Property or similar agreements. 4) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements. 4) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements. 5) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm by reissue or reexamination a grant of a valid United States patent to the Assignee. 5) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office to issue any and all Letter Patents of the United States resulting from said application(s) to the said Assignee, as Assignee of the entire interest, and convents that he full right to convey the entire interest herein assigned, and that he has not executed, and will not execute, any agreements in conflict herewise and agr	(13)		(13)	U.S. application Serial Number		
reissue applications for the invention, and any patent(s) issuing thereon, and also to execute separate assignments in connection with such applications and patents as the Assignee may deem necessary. 2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning any application or continuation or division thereof, or any patent or reissue application based thereon, for the invention, and to cooperate we the Assignee in every way possible in obtaining evidence and going forward with such interference. 3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements. 4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm by reissue or reexamination a grant of a valid United States patent to the Assignee. 5) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office to issue any and all Lette Patents of the United States resulting from said application(s) to the said Assignee, as Assignee of the entire interest, and covenants that he full right to convey the entire interest herein assigned, and that he has not executed, and will not execute, any agreements in conflict herewice and agrees that this assignment is binding on him and his heirs, successors, assigns and legal representatives. 6) Each undersigned hereby grants the firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document. In witness whereof, executed by the undersigned on the date(s) opposite the undersided profess of the United States Patent and Trademark Office for Real Inventor Signature Inventor Signature Inventor Signature In			filed			
Date 4/26/06 Inventor Signature (SEAL Date 4/26/06 Inventor Signature Inventor Signature (SEAL Date Inventor Signature I	reissue ap application any appli	oplications for the inventions and patents as the Assi 2) Each undersigned agree cation or continuation or d	on, and an gnee may es to executivision th	y patent(s) issuing thereon, and als deem necessary. ute all papers necessary in connect ereof, or any patent or reissue app	o to execute separate assignments in ion with any interference which may lication based thereon, for the inventi-	connection with such
Date 4/26/06 Inventor Signature (SEAL Date 4/26/06 Inventor Signature (SEAL Date Inventor Signat	reissue ar application any application the Assignment of the Assig	polications for the invention on and patents as the Assi 2) Each undersigned agree cation or continuation or difference in every way possible to 3) Each undersigned agree provisions of the Internati 4) Each undersigned agree ation a grant of a valid Unit 5) Each undersigned author the United States resulting to convey the entire interests that this assignment is bid Each undersigned herebation that may be necessary	on, and an gree may gree to executivision the in obtaining the control on the con	y patent(s) issuing thereon, and also deem necessary. ute all papers necessary in connect tereof, or any patent or reissue apping evidence and going forward witute all papers and documents and potention for Protection of Industrial form all affirmative acts which may sepatent to the Assignee. requests the Commissioner of the id application(s) to the said Assignassigned, and that he has not executing and his heirs, successors, assigned firm of OLIFF & BERRIDGE, PI	o to execute separate assignments in a common with any interference which may be incation based thereon, for the invention has the interference. The interference which may be necessary for similar agreements. The necessary to obtain, maintain or common with the interest, and will not execute, any agreements and legal representatives.	be declared concerning on, and to cooperate with ary in connection with confirm by reissue or issue any and all Letters and covenants that he has ents in conflict herewith, tent any further
Date 4/26/06 Inventor Signature (SEAL Date 4/26/06 Inventor Signature (SEAL Date Inventor Signat	reissue ar application any applit the Assig claims or reexamine Patents of full right and agree identificate recordation	polications for the inventions and patents as the Assi 2) Each undersigned agree cation or continuation or dinee in every way possible 3) Each undersigned agree provisions of the Internati 4) Each undersigned agreeation a grant of a valid Unit 5) Each undersigned author the United States resulting to convey the entire interests that this assignment is bit 5) Each undersigned herebettion that may be necessary on of this document.	en, and an gree may est to executivision the in obtainities to executional Converse to perfect the States or izes and ag from safe therein a sinding on by grants to or desiral	y patent(s) issuing thereon, and als deem necessary. ute all papers necessary in connect arecof, or any patent or reissue apping evidence and going forward with the all papers and documents and potention for Protection of Industrial arm all affirmative acts which may spatent to the Assignee. requests the Commissioner of the id application(s) to the said Assignassigned, and that he has not execut him and his heirs, successors, assigned firm of OLIFF & BERRIDGE, PI ble in order to comply with the rule	to to execute separate assignments in a common with any interference which may be incation based thereon, for the invention has been considered as a common with the such interference. The property or similar agreements. The interference obtain, maintain or common with the common with the interest of the entire interest, the common with the common with the property of the entire interest, and will not execute, any agreement of the power to insert on this assignment of the United States Patent and Transport of the United States Pa	be declared concerning on, and to cooperate with ary in connection with confirm by reissue or issue any and all Letters and covenants that he has ents in conflict herewith, tent any further
Date	reissue apapplication any applit the Assig claims or reexamin. Patents of full right and agree (identificate recordation)	polications for the inventions and patents as the Assi 2) Each undersigned agree cation or continuation or dinee in every way possible 3) Each undersigned agree provisions of the Internati 4) Each undersigned agreeation a grant of a valid Unit 5) Each undersigned author the United States resulting to convey the entire interests that this assignment is bit 5) Each undersigned herebettion that may be necessary on of this document.	en, and an gree may est to executivision the in obtainities to executional Converse to perfect the States or izes and ag from safe therein a sinding on by grants to or desiral	y patent(s) issuing thereon, and also deem necessary. ute all papers necessary in connect tereof, or any patent or reissue apping evidence and going forward with the all papers and documents and poention for Protection of Industrial form all affirmative acts which may appeted by the Assignee. requests the Commissioner of the id application(s) to the said Assignassigned, and that he has not execut him and his heirs, successors, assigned firm of OLIFF & BERRIDGE, Pible in order to comply with the rule te undersigned on the date(s) oppose a supplemental page 1.	to to execute separate assignments in a common with any interference which may be incation based thereon, for the invention has been considered as a common with the such interference. The property or similar agreements. The interference obtain, maintain or common with the common with the interest of the entire interest, the common with the common with the property of the entire interest, and will not execute, any agreement of the power to insert on this assignment of the United States Patent and Transport of the United States Pa	be declared concerning on, and to cooperate with ary in connection with confirm by reissue or issue any and all Letters and covenants that he has ents in conflict herewith, then tany further demark Office for
Date Inventor Signature (SEAL Date Inventor Signature (SEAL Date Inventor Signature (SEAL This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A. (c) a U.S. Consul if outside the U.S.A. (d) a U.S. (d) a U.S	reissue ar application in the Assignment of the	polications for the invention on and patents as the Assi 2) Each undersigned agree cation or continuation or dinee in every way possible 3) Each undersigned agree provisions of the Internati 4) Each undersigned agree ation a grant of a valid Unit 5) Each undersigned author the United States resulting to convey the entire interests that this assignment is bit 5) Each undersigned herebition that may be necessary on of this document.	on, and an gnee may est to exect livision the in obtainites to exect onal Converted States or jet of the states and g from sa st herein a finding on on y grants to or desiranted by the states of the	y patent(s) issuing thereon, and als deem necessary. ute all papers necessary in connect ereof, or any patent or reissue appling evidence and going forward with the all papers and documents and potention for Protection of Industrial orm all affirmative acts which may spatent to the Assignee. requests the Commissioner of the id application(s) to the said Assigned, and that he has not execut him and his heirs, successors, assigned in order to comply with the rule of the interest of the firm of OLIFF & BERRIDGE, PI ble in order to comply with the rule of the interest o	tion with any interference which may be iteration based thereon, for the invention in the interference. The such interference which may be necessary to obtain, maintain or compared to the encessary to obtain, maintain or compared to the encessary to obtain, maintain or compared to the encessary to obtain, maintain or compared to the entire interest, ted, and will not execute, any agreeming and legal representatives. The power to insert on this assignment of the United States Patent and Transposite the undersigned panels.	be declared concerning on, and to cooperate with ary in connection with confirm by reissue or issue any and all Letters and covenants that he has ents in conflict herewith, then the any further demark Office for (SEAL)
Date Inventor Signature (SEAL Inventor Signature (SEAL Inventor Signature (SEAL Inventor Signature Inventor Signature Inventor Signature (SEAL Inventor Signature Inve	reissue ar application in the Assig claims or reexamin. Patents of full right and agree (identification recordation) Date	polications for the invention on and patents as the Assi 2) Each undersigned agree cation or continuation or dinee in every way possible 3) Each undersigned agree provisions of the Internati 4) Each undersigned agree ation a grant of a valid Unit 5) Each undersigned author the United States resulting to convey the entire interests that this assignment is bit 5) Each undersigned herebition that may be necessary on of this document.	on, and an gnee may est to exect livision the in obtainites to exect onal Converted States or jet of the states and g from sa st herein a finding on on y grants to or desiranted by the states of the	y patent(s) issuing thereon, and als deem necessary. ute all papers necessary in connect ereof, or any patent or reissue apping evidence and going forward with the all papers and documents and potention for Protection of Industrial form all affirmative acts which may spatent to the Assignee. requests the Commissioner of the id application(s) to the said Assignassigned, and that he has not execut him and his heirs, successors, assigned firm of OLIFF & BERRIDGE, Pleble in order to comply with the rule the undersigned on the date(s) opposition. Inventor Signature Inventor Signature	tion with any interference which may be iteration based thereon, for the invention in the interference. The such interference which may be necessary to obtain, maintain or compared to the encessary to obtain, maintain or compared to the encessary to obtain, maintain or compared to the encessary to obtain, maintain or compared to the entire interest, ted, and will not execute, any agreeming and legal representatives. The power to insert on this assignment of the United States Patent and Transposite the undersigned panels.	be declared concerning on, and to cooperate with ary in connection with confirm by reissue or issue any and all Letters and covenants that he has ents in conflict herewith, then the any further demark Office for
This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A neither, then it should be signed before at least two witnesses who also sign here? Oute Witness Witness	reissue apapplication any application the Assignment of the Assign	polications for the invention on and patents as the Assi 2) Each undersigned agree cation or continuation or dinee in every way possible 3) Each undersigned agree provisions of the Internati 4) Each undersigned agree ation a grant of a valid Unit 5) Each undersigned author the United States resulting to convey the entire interests that this assignment is bit 5) Each undersigned herebition that may be necessary on of this document.	on, and an gnee may est to exect livision the in obtainites to exect onal Converted States or perfect from satisfaction on by grants to or desiral extended by the executive of the converted by the converted by the executive of the converted by	y patent(s) issuing thereon, and also deem necessary. ute all papers necessary in connect ereof, or any patent or reissue applying the application of any patent or reissue applying the all papers and documents and prention for Protection of Industrial orm all affirmative acts which may spatent to the Assignee. requests the Commissioner of the id application(s) to the said Assigned, and that he has not execut him and his heirs, successors, assigned in order to comply with the rule the undersigned on the date(s) opposition of the interest of the intere	tion with any interference which may be iteration based thereon, for the invention in the interference. The such interference which may be necessary to obtain, maintain or compared to the encessary to obtain, maintain or compared to the encessary to obtain, maintain or compared to the encessary to obtain, maintain or compared to the entire interest, ted, and will not execute, any agreeming and legal representatives. The power to insert on this assignment of the United States Patent and Transposite the undersigned panels.	connection with such be declared concerning on, and to cooperate with ary in connection with confirm by reissue or issue any and all Letters and covenants that he has ents in conflict herewith, tent any further demark Office for (SEAL) (SEAL)
This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A neither, then it should be signed before at least two witnesses who also sign here: Outside the U.S.A. (b) a U.S. Consul if outside the U.S.A. (b) a U.S. Consul if outside the U.S.A. (c) a U.S. Consul if outside the U.S.A. (d) a U.S.	reissue ar application in the Assiguants or reexaminate and agreements of the first and agreements of the coordation in	polications for the invention on and patents as the Assi 2) Each undersigned agree cation or continuation or dinee in every way possible 3) Each undersigned agree provisions of the Internati 4) Each undersigned agree ation a grant of a valid Unit 5) Each undersigned author the United States resulting to convey the entire interests that this assignment is bit 5) Each undersigned herebition that may be necessary on of this document.	on, and an gnee may est to exect livision the in obtainites to exect onal Converted States or perfect from satisfaction on by grants to or desiral extended by the executive of the converted by the converted by the executive of the converted by	y patent(s) issuing thereon, and also deem necessary. ute all papers necessary in connect ereof, or any patent or reissue appling evidence and going forward with the all papers and documents and potention for Protection of Industrial orm all affirmative acts which may spatent to the Assignee. requests the Commissioner of the id application(s) to the said Assigned; and that he has not execut him and his heirs, successors, assigned firm of OLIFF & BERRIDGE, PI ble in order to comply with the rule undersigned on the date(s) opposition in the interpretation of the date of the inventor Signature Inventor Signature Inventor Signature	tion with any interference which may be incation based thereon, for the invention has the interference. The property or similar agreements. The necessary to obtain, maintain or compared to the entire interest, the entire interest interest.	connection with such be declared concerning on, and to cooperate with ary in connection with confirm by reissue or issue any and all Letters and covenants that he has ents in conflict herewith, ment any further demark Office for (SEAL) (SEAL) (SEAL) (SEAL)
This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A neither, then it should be signed before at least two witnesses who also sign here? Date Witness	reissue ar application in the Assignation of the As	polications for the inventions and patents as the Assi 2) Each undersigned agree cation or continuation or dimee in every way possible 3) Each undersigned agree provisions of the Internation a grant of a valid Unit 5) Each undersigned agree ation a grant of a valid Unit 5) Each undersigned author to convey the entire interests that this assignment is bit 6) Each undersigned herebation that may be necessary on of this document. In witness whereof, executively and the convey the convey the entire interests that this assignment is bit 6) Each undersigned herebation that may be necessary on of this document.	on, and an gnee may est to executivision the in obtainities to executional Converses to perfect the States or izes and ag from saft herein a sinding on by grants to or desiral extends the by the states of the sta	y patent(s) issuing thereon, and also deem necessary. ute all papers necessary in connect ereof, or any patent or reissue apping evidence and going forward with the all papers and documents and potention for Protection of Industrial form all affirmative acts which may spatent to the Assignee. requests the Commissioner of the id application(s) to the said Assignassigned, and that he has not execut him and his heirs, successors, assigned in order to comply with the rule in order to comply with the rule in undersigned on the date(s) opposition in the interest of the inventor Signature Inventor Signature Inventor Signature Inventor Signature	tion with any interference which may be incation based thereon, for the invention has the interference. The property of similar agreements. The necessary to obtain, maintain or compared to the entire interest, ted, and will not execute, any agreements and legal representatives. The power to insert on this assignments of the United States Patent and Tractions of	connection with such be declared concerning on, and to cooperate with ary in connection with confirm by reissue or issue any and all Letters and covenants that he has ents in conflict herewith, then tany further idemark Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
Date LL. Cle	reissue ar application in the Assignation of the As	polications for the inventions and patents as the Assi 2) Each undersigned agree cation or continuation or dimee in every way possible 3) Each undersigned agree provisions of the Internati 4) Each undersigned agree ation a grant of a valid Unit 5) Each undersigned author the United States resulting to convey the entire interests that this assignment is bit 6) Each undersigned herebition that may be necessary on of this document. In witness whereof, executively and the United States of the Each undersigned the entire interests that this assignment is bit 6) Each undersigned herebition that may be necessary on of this document.	on, and an gnee may est to executivision the in obtainities to executional Converses to perfect the States or izes and ag from saft herein a sinding on by grants to or desiral atted by the states of	y patent(s) issuing thereon, and also deem necessary. ute all papers necessary in connect ereof, or any patent or reissue apping evidence and going forward with the all papers and documents and potention for Protection of Industrial form all affirmative acts which may spatent to the Assignee. requests the Commissioner of the id application(s) to the said Assignassigned, and that he has not execut him and his heirs, successors, assigned in order to comply with the rule of the interest of	tion with any interference which may be incation based thereon, for the invention has the interference. The such interference which may be necessary to obtain, maintain or control of the invention of the inven	connection with such be declared concerning on, and to cooperate with ary in connection with confirm by reissue or issue any and all Letters and covenants that he has ents in conflict herewith, then tany further idemark Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
Witness Witness	reissue ar application any application the Assignation claims or reexamination full right and agree (identification recordation). Date	polications for the inventions and patents as the Assi 2) Each undersigned agree cation or continuation or dinee in every way possible 3) Each undersigned agree provisions of the Internati 4) Each undersigned agree ation a grant of a valid Unit 5) Each undersigned author to the United States resulting to convey the entire interests that this assignment is bit 5) Each undersigned herebition that may be necessary on of this document. In witness whereof, executively and the state of the United States of the United States resulting to the United States resulting the Un	on, and an gnee may est to exect livision the in obtains in the store on all Converses to perfect the district states and g from sattle the states or desiral the district of the states	y patent(s) issuing thereon, and also deem necessary. ute all papers necessary in connect ereof, 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. requests the Commissioner of the id application(s) to the said Assigned, and that he has not execut him and his heirs, successors, assigned, and that he has not execut him and his heirs, successors, assigned in order to comply with the rule of the interest of th	tion with any interference which may be it in the such interference. It is in the second thereon, for the invention has determined the such interference. It is in the second the invention of the invention of the second the interference. It is in the second the interference of the interest, the second the second the interest, the second the second the interest, the second the second the interest, in the second t	connection with such the declared concerning on, and to cooperate with the property in connection with confirm by reissue or the issue any and all Letters and covenants that he has the ents in conflict herewith, then the any further the demark Office for (SEAL)
Date 4/26/02 Witness	reissue ar application any application in the Assignation claims or reexamination. Patents of full right and agree didentification contains a c	polications for the inventions and patents as the Assi 2) Each undersigned agree cation or continuation or dinee in every way possible 3) Each undersigned agree provisions of the Internati 4) Each undersigned agree ation a grant of a valid Unit 5) Each undersigned author to the United States resulting to convey the entire interests that this assignment is bit 5) Each undersigned herebettion that may be necessary on of this document. In witness whereof, executively a significant of the conveying the content of the conveying the content of the conveying the	on, and an gnee may est to exect livision the in obtains it is to exect onal Converse to perfect the States or izes and g from satt herein a sinding on one of the states	y patent(s) issuing thereon, and also deem necessary. ute all papers necessary in connect tereof, or any patent or reissue apping evidence and going forward with the all papers and documents and potention for Protection of Industrial form all affirmative acts which may sepatent to the Assignee. requests the Commissioner of the id application(s) to the said Assignassigned, and that he has not execut him and his heirs, successors, assigned firm of OLIFF & BERRIDGE, Pluble in order to comply with the rule the undersigned on the date(s) opposition of the idea of the incomply with the rule that the incomplete inventor Signature invento	to to execute separate assignments in the control of the invention of the	connection with such the declared concerning on, and to cooperate with the property in connection with confirm by reissue or the issue any and all Letters and covenants that he has the ents in conflict herewith, then the any further the demark Office for (SEAL)

PATENT REEL: 017849 FRAME: 0323

RECORDED: 05/02/2006