7-3-06

07-06-2006 RCE Form PTO-1595 (Rev. 08/05) DOCKET NONY 0049-US OMB No. 0651-0027 (exp. 6/30/2008))ffice RECORDATION FORM COVEF 103267680 PATENTS ONL. To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below. 2. Name and address of receiving party(ies) 1. Name of conveying party(ies) Name: Cartier Creation Studio SA HARDY, Theodora Internal Address: Additional name(s) of conveying party(ies) attached? [___] Yes 🔀 No 3. Nature of conveyance/Execution Date(s): Street Address: 8 Boulevard James-Fazy Execution Date(s) May 30, 2006 Merger X Assignment City: Geneva Change of Name J Security Agreement Joint Research Agreement State: Government Interest Assignment Country: Switzerland Zip: CH-1201 Executive Order 9424, Confirmatory License Additional name(s) & address(es) attached? L. Yes X No. 4. Application or patent number(s): This document is being filed together with a new application. A. Patent Application No.(s) B. Patent No.(s) **29/254,608** 07/05/2006 DBYRNE 00000036 29254608 01 FC:8021 40.00 OP Additional numbers attached? Yes XNo 5. Name and address to whom correspondence 6. Total number of applications and patents concerning document should be mailed: involved: <u>One</u> Name: Scott D.Locke 7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00° Internal Address: Kalow & Springut LLP Authorized to be charged by credit card 19th Floor X Authorized to be charged to deposit account Street Address: 488 Madison Avenue None required (government interest not affecting title) 19th Floor 8. Payment Information City: New York a. Credit Card Last 4 Numbers _ NY Zip: 10022 State: Expiration Date Phone Number: (212) 813-1600 b. Deposit Account Number 11-0171 Fax Number: (212) 813-9600 Authorized User Name Kalow & Springut LLP Email Address: slocke@creativity-law.com 9. Signature: June 28, 2006

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O.Box 1450, Alexandria, V.A. 22313-1450

Scott D. Locke, Esq. - Reg. No. 44,877

Name of Person Signing

Total number of pages including cover sheet, attachments, and documents:

		ASSIGNMENT	
		(1) Theodora HARDY (5)	
1-8)	Insert	(2)(6)	
ŕ	Name(s) of Inventor(s)	(3)(7)	
		(4)(8)	
		In consideration of the sum of one dollar (\$1.00) and other good anto each of the undersigned, each undersigned agrees to assign, and hereby over to	
	Insert Name of Assignee Insert Address of Assignee	(9) Cartier Creation Studio SA	
)		9 Devleyand Yamos Farm	
		(hereinafter designated as the Assignee) and Assignee's heirs, successors, ass the entire right, title and interest for the United States of America as defined invention, and in all applications for patent including any and all provisional continuation, international, confirmation, substitute and reissue application(extensions, reissues and reexamination certificates that may be granted on the	in 35 U.S.C. §100, in the l, non-provisional, divisional s), and all Letters Patent,
11)	Insert Identification such as Title, Case Number, or Foreign Application Number	(II) EARRINGS	
		(Attorney Docket No. NONY 0049US	
	••	for which the undersigned has (have) executed an application for patent is on even date herewith or	n the United States of Amer
:)	Insert Date of	on train date herewith of	
,	Signing of Application	(12) on	
3)	Alternative Identification for filed applications	(13) U.S. application Serial Number 29/254,608	
		filed February 24, 2006	· · · · · · · · · · · · · · · · · · ·
	- · · · - · · - · · - · · · - · · · · ·		continuing, divisional or
y app Ass aims exam tents Il rig d agr	tions and patents as the Ass 2) Each undersigned agree of the agree o	in, and any patent(s) issuing thereon, and also to execute separate assignment ignee may deem necessary. It is to execute all papers necessary in connection with any interference which it invision thereof, or any patent or reissue application based thereon, for the invition obtaining evidence and going forward with such interference. It is to execute all papers and documents and perform any act which may be necessary to obtain, maintain it is to perform all affirmative acts which may be necessary to obtain, maintain ited States patent to the Assignee. Orizes and requests the Commissioner of the U.S. Patent and Trademark Officing from said application(s) to the said Assignee, as Assignee of the entire intest herein assigned, and that he has not executed, and will not execute, any againding on him and his heirs, successors, assigns and legal representatives, by grants the firm of Kalow & Springut, LLP the power to insert on this assign or desirable in order to comply with the rules of the United States Patent and	is in connection with such may be declared concerning vention, and to cooperate with cessary in connection with or confirm by reissue or ce to issue any and all Letterest, and covenants that he reements in conflict herewith gament any further
y app Ass aims exam tents il rig d agr	tions and patents as the Ass 2) Each undersigned agreulication or continuation or ignee in every way possible 3) Each undersigned agreor provisions of the Internat 4) Each undersigned agreination a grant of a valid United States resulting the United States resulting to convey the entire interview that this assignment is 16) Each undersigned here cation that may be necessartion of this document.	gnee may deem necessary. It is to execute all papers necessary in connection with any interference which relivision thereof, or any patent or reissue application based thereon, for the invited in obtaining evidence and going forward with such interference, es to execute all papers and documents and perform any act which may be necessary to obtain, maintain ited States patent to the Assignee. It is and requests the Commissioner of the U.S. Patent and Trademark Officing from said application(s) to the said Assignee, as Assignee of the entire intents therein assigned, and that he has not executed, and will not execute, any againding on him and his heirs, successors, assigns and legal representatives, by grants the firm of Kalow & Springut, LLP the power to insert on this assigner.	as in connection with such may be declared concerning vention, and to cooperate with cessary in connection with or confirm by reissue or ce to issue any and all Letterest, and covenants that he reements in conflict herewith gnment any further d Trademark Office for
Ass Ass ims ents I rig i agr	tions and patents as the Ass 2) Each undersigned agree of the Ass 3) Each undersigned agree of the Ass 3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Uncontrol of the United States resulting to convey the entire internees that this assignment is been a cation that may be necessartion of this document. In witness whereof, execution is the Assignment of the United States resulting to the Each undersigned here cation that may be necessartion of this document.	ignee may deem necessary. The sto execute all papers necessary in connection with any interference which relivision thereof, or any patent or reissue application based thereon, for the invino bataining evidence and going forward with such interference, or the sto execute all papers and documents and perform any act which may be necessary to obtain, maintain ited States patent to the Assignee. The states patent to the Assignee or the U.S. Patent and Trademark Offices and requests the Commissioner of the U.S. Patent and Trademark Offices from said application(s) to the said Assignee, as Assignee of the entire intended the states patent and that he has not executed, and will not execute, any againding on him and his heirs, successors, assigns and legal representatives, by grants the firm of Kalow & Springut, LLP the power to insert on this assign or desirable in order to comply with the rules of the United States Patent and the but the undersigned on the date(s) opposite the undersigned name(s).	as in connection with such may be declared concerning vention, and to cooperate with cessary in connection with or confirm by reissue or ce to issue any and all Letterest, and covenants that he reements in conflict herewith gnment any further d Trademark Office for
Ass Ass ims xam tents i rig i agr ntifi orda	tions and patents as the Ass 2) Each undersigned agree offication or continuation or continuation or ignee in every way possible 3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Un 5) Each undersigned auth of the United States resulting to convey the entire internees that this assignment is the convey the entire internet that this assignment is the convey the entire internet that this assignment is the convey the entire internet that this assignment is the convey the entire internet that this assignment is the convey the entire internet that this assignment is the convey the entire internet that this assignment is the convey the entire internet that this assignment is the convey the entire internet that this assignment is the convey the entire internet that this assignment is the convey the entire internet that the convey that the convey the convey that the convey t	gnee may deem necessary. In the sto execute all papers necessary in connection with any interference which relivision thereof, or any patent or reissue application based thereon, for the invinobtaining evidence and going forward with such interference. In the sto execute all papers and documents and perform any act which may be necessary to obtain the stoperform all affirmative acts which may be necessary to obtain, maintain ited States patent to the Assignee. In the said Assignee, as Assignee of the entire interior interior and perform and his heirs, successors, assigns and legal representatives, by grants the firm of Kalow & Springut, LLP the power to insert on this assign or desirable in order to comply with the rules of the United States Patent and the undersigned on the date(s) opposite the undersigned name(s). Inventor Signature	is in connection with such may be declared concerning vention, and to cooperate with cessary in connection with or confirm by reissue or ce to issue any and all Lette erest, and covenants that he reements in conflict herewith gnment any further d Trademark Office for
Ass Ass Ass ims ents rig l agr ntifi ords	tions and patents as the Ass 2) Each undersigned agree offication or continuation or ignee in every way possible 3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Ut 5) Each undersigned author of the United States resulting to convey the entire internees that this assignment is left in the convey the entire internees that this assignment is left in the cation that may be necessartion of this document. In witness whereof, executions and patents in the cation of this document.	gnee may deem necessary. It is to execute all papers necessary in connection with any interference which relivision thereof, or any patent or reissue application based thereon, for the invision thereof, or any patent or reissue application based thereon, for the invision obtaining evidence and going forward with such interference. It is to execute all papers and documents and perform any act which may be necessary to obtain a strength of Industrial Property or similar agreements. The strength of the States patent to the Assignee. In the said Assignee, as Assignee of the entire interest herein assigned, and that he has not executed, and will not execute, any againding on him and his heirs, successors, assigns and legal representatives, by grants the firm of Kalow & Springut, LLP the power to insert on this assign or desirable in order to comply with the rules of the United States Patent and the by the undersigned on the date(s) opposite the undersigned name(s). Inventor Signature Inventor Signature	s in connection with such may be declared concerning vention, and to cooperate with cessary in connection with or confirm by reissue or ce to issue any and all Letterest, and covenants that he reements in conflict herewisgnment any further d Trademark Office for (SEAL)
Ass ims ents rigg agr te te	tions and patents as the Ass 2) Each undersigned agree offication or continuation or continuation or ignee in every way possible 3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Un 5) Each undersigned auth of the United States resulting to convey the entire internees that this assignment is to 6) Each undersigned here cation that may be necessartion of this document. In witness whereof, executions and the convey the company that the convey the entire internees that this assignment is to 6) Each undersigned here cation that may be necessartion of this document.	gnee may deem necessary. In the sto execute all papers necessary in connection with any interference which relivision thereof, or any patent or reissue application based thereon, for the invinobtaining evidence and going forward with such interference. In the sto execute all papers and documents and perform any act which may be necessary to obtain, maintain a stopped and to the Assignee. In the states patent to the Assignee. In the states patent to the Assignee, as Assignee of the entire interest herein assigned, and that he has not executed, and will not execute, any agoinding on him and his heirs, successors, assigns and legal representatives, by grants the firm of Kalow & Springut, LLP the power to insert on this assign or desirable in order to comply with the rules of the United States Patent and the succession of the United States Patent and the succ	s in connection with such may be declared concerning vention, and to cooperate with cessary in connection with or confirm by reissue or ce to issue any and all Lette crest, and covenants that he reements in conflict herewisgnment any further d Trademark Office for (SEAL)
Ass Ass Ass Ass Ass Ass Ass Ass Ass Ass	tions and patents as the Ass 2) Each undersigned agree offication or continuation or ignee in every way possible 3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid United States resulting the United States resulting to convey the entire internees that this assignment is 16) Each undersigned here cation that may be necessartion of this document. In witness whereof, executions and patents are considered as a second considered and patents.	gnee may deem necessary. It is to execute all papers necessary in connection with any interference which relivision thereof, or any patent or reissue application based thereon, for the invite invision thereof, or any patent or reissue application based thereon, for the invite of the control of the invite of the control of the invite of the control	s in connection with such may be declared concerning vention, and to cooperate with cessary in connection with or confirm by reissue or ce to issue any and all Lette erest, and covenants that he reements in conflict herewith grament any further d Trademark Office for (SEAL) (SEAL)
Assims xam tents i agricultation de te te te te te	tions and patents as the Ass 2) Each undersigned agree offication or continuation or continuation or ignee in every way possible 3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid Un 5) Each undersigned auth of the United States result into to convey the entire internees that this assignment is to 6) Each undersigned here cation that may be necessartion of this document. In witness whereof, execution that may be necessartion of this document.	gnee may deem necessary. It is to execute all papers necessary in connection with any interference which relivision thereof, or any patent or reissue application based thereon, for the invino bataining evidence and going forward with such interference. It is to execute all papers and documents and perform any act which may be necessary to obtain, maintain it is to perform all affirmative acts which may be necessary to obtain, maintain ited States patent to the Assignee. Inventor Signature	s in connection with such may be declared concerning vention, and to cooperate w cessary in connection with or confirm by reissue or ce to issue any and all Lette erest, and covenants that he reements in conflict herewisignment any further d Trademark Office for (SEAL) (SEAL) (SEAL)
y app Ass aims exam tents il rig d agr	tions and patents as the Ass 2) Each undersigned agree offication or continuation or ignee in every way possible 3) Each undersigned agree or provisions of the Internat 4) Each undersigned agree ination a grant of a valid United States resulting the United States resulting to convey the entire internees that this assignment is 16) Each undersigned here cation that may be necessartion of this document. In witness whereof, executions and patents are considered as a second considered and patents.	gnee may deem necessary. It is to execute all papers necessary in connection with any interference which relivision thereof, or any patent or reissue application based thereon, for the invision thereof, or any patent or reissue application based thereon, for the invision thereof, or any patent or reissue application based thereon, for the invision provided in the invision of the such interference. Inventor Signature	s in connection with such may be declared concerning vention, and to cooperate wi cessary in connection with or confirm by reissue or ce to issue any and all Lette crest, and covenants that he reements in conflict herewit sgnment any further d Trademark Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)

PATENT

REEL: 018033 FRAME: 0149