Mail Stop: **Assignment Recordation Services** Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

11/30/2006 01 FC:8021 12-01-2006



103343542

U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

	1033435	42			0
				Attorney Docket No. 130377	PTO
	Please record the attached ori	ginal d	ocum	ent or copy thereof.	
1.	A. Name of conveying party:	2.	A.	Name and address of receiving party:	112930
	Alison Jane MCMILLAN B. Additional name(s) of conveying party(ies) attached?			ROLLS-ROYCE PLC 65 BUCKINGHAM GATE, LONDON SW1E 6AT, GREAT BRITAIN	÷
	☐ Yes ☒ No				
3.	A. Nature of conveyance:		В.	Additional name(s) & address(es) attached? ☐Yes ☒ No	
	☐ Security Agreement ☐ Change of Name				
	Other				
	B. Execution Date: November 15, 2006				
4.	☐ This document is being filed together with a new application.	ation.			
	A. Patent Application No.(s)		В.	Patent No.(s)	
	Additional numbers att	I ached	· 🗆	Yes 🛭 No	
	C. Title of Application: <u>LIGHTWEIGHT COMPON</u>	ENTS	5		
5.	Name and address of party to whom correspondence concerning document should be mailed:	6.	Tota	l number of applications and patents involved: 1	
/PALIF	Name: James A. Oliff	7.	A.	Total fee (37 CFR 3.41)\$ 40.00	
RHE	(40.00 BP)		В.	Enclosed (Check No. <u>186715</u>)	
	Address: OLIFF & BERRIDGE, PLC P.O. Box 19928 Alexandria, VA 22320	8.		lit any overpayment or charge any underpayment to sit account number 15-0461.	
9.	Statement and signature. To the best of any imowledge and belief, the foregoing inform the original document.	nation	is tru	e and correct and any attached copy is a true copy	of
	James A. Oliff, Registration No. 27,065			Date: November 27, 2006	
	John S. Kern, Registration No. 42,719	includi	ng co	ver sheet, attachments, and document: 2	
			_		

PATENT REEL: 018639 FRAME: 0759 **ASSIGNMENT**

		(1) ALISON JANE MCMILLAN (5)	
(1-8)	Insert	(2) (6)	
	Name(s) of Inventor(s)	(3)(7)	
		(4) (8)	
		In consideration of the sum of one dollar (\$1.00) and other good and valuable of the each of the undersigned, each undersigned agrees to assign, and hereby does assign over to	consideration paid n, transfer and set
(9)	Insert Name of Assignee	(9) Rolls-Royce pic	
(10)	Insert Address of Assignee	(10) 65 Buckingham Gate, London SW1E 6AT, Great Britain	
		(hereinafter designated as the Assignee) and Assignee's heirs, successors, assigns and leg the entire right, title and interest for the United States of America as defined in 35 U.S.C invention, and in all applications for patent including any and all provisional, non-provis continuation, international, confirmation, substitute and reissue application(s), and all Le extensions, reissues and reexamination certificates that may be granted on the invention	gal representatives, . §100, in the sional, divisional, etters Patent,
(11)	Insert Identification	(11) LIGHTWEIGHT COMPONENTS	
	such as Title, Case	3618 PDG	
	Number, or Foreign Application Number	(Attorney Docket No. 130377	
		for which the undersigned has (have) executed an application for patent in the United	
(12)	Insert Date of Signing of	on even date herewith or (12) on	
	Application		
(12)	Alternative	(13) U.S. application Serial Number	
(13)			
reissue applicat	applications for the invention tions and patents as the Assig 2) Each undersigned agree lication or continuation or di ignee in every way possible i	is to execute all papers necessary in connection with any interference which may be declar ivision thereof, or any patent or reissue application based thereon, for the invention, and in obtaining evidence and going forward with such interference.	ion with such ured concerning to cooperate with
reissue applicat any app the Assi claims of reexami Patents full right and agreidentific	1) Each undersigned agree applications for the invention tions and patents as the Assig 2) Each undersigned agree dication or continuation or dignee in every way possible in 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree anation a grant of a valid Unit 5) Each undersigned author of the United States resulting to to convey the entire interest ess that this assignment is bit 6) Each undersigned hereb	es to execute all papers necessary in connection with any application and any continuing, in, and any patent(s) issuing thereon, and also to execute separate assignments in connectignee may deem necessary.	ion with such ared concerning to cooperate with connection with by reissue or my and all Letters renants that he has conflict herewith,
reissue applicat any app the Assi claims of reexami Patents full right and agreidentific	1) Each undersigned agree applications for the invention tions and patents as the Assig 2) Each undersigned agree discation or continuation or disgnee in every way possible in 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agreemation a grant of a valid Unit 5) Each undersigned authoof the United States resulting at to convey the entire interestes that this assignment is bit 6) Each undersigned hereboation of this document.	is to execute all papers necessary in connection with any application and any continuing, in, and any patent(s) issuing thereon, and also to execute separate assignments in connecting gene may deem necessary. It is to execute all papers necessary in connection with any interference which may be declar invision thereof, or any patent or reissue application based thereon, for the invention, and in obtaining evidence and going forward with such interference. It is to execute all papers and documents and perform any act which may be necessary in coornel Convention for Protection of Industrial Property or similar agreements. In the states patent to the Assignee. It is to execute all affirmative acts which may be necessary to obtain, maintain or confirm be ted States patent to the Assignee. It is and requests the Commissioner of the U.S. Patent and Trademark Office to issue any agreements in continuous and application(s) to the said Assignee, as Assignee of the entire interest, and cover therein assigned, and that he has not executed, and will not execute, any agreements in conding on him and his heirs, successors, assigns and legal representatives. It is to execute all papers necessary in connection with any be necessary in control to the control of the confirmation of the confirmation of the confirmation of the unit of the confirmation of the unit	ion with such ared concerning to cooperate with connection with by reissue or my and all Letters renants that he has conflict herewith,
reissue applicat any app the Assi claims of reexami Patents full right and agreidentific	1) Each undersigned agree applications for the invention tions and patents as the Assig 2) Each undersigned agree lication or continuation or dignee in every way possible i 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agreemation a grant of a valid Uni 5) Each undersigned authoof the United States resulting to convey the entire interest that this assignment is bit 6) Each undersigned herebeation that may be necessary tion of this document. In witness whereof, executions	is to execute all papers necessary in connection with any application and any continuing, in, and any patent(s) issuing thereon, and also to execute separate assignments in connecting genee may deem necessary. It is to execute all papers necessary in connection with any interference which may be declated invision thereof, or any patent or reissue application based thereon, for the invention, and in obtaining evidence and going forward with such interference. It is to execute all papers and documents and perform any act which may be necessary in continuous convention for Protection of Industrial Property or similar agreements. In the states patent to the Assignee. It is to perform all affirmative acts which may be necessary to obtain, maintain or confirm be ted States patent to the Assignee. It is part of the U.S. Patent and Trademark Office to issue any grown said application(s) to the said Assignee, as Assignee of the entire interest, and cover therein assigned, and that he has not executed, and will not execute, any agreements in conding on him and his heirs, successors, assigns and legal representatives. It is to execute all papers necessary in connection with any be necessary in control to the successors, assigns and legal representatives. It is to execute all papers necessary in connection with any be necessary in control to the successary in control to the said control to the said successary to obtain, maintain or confirm be ted States patent and the control to the said successary to obtain, maintain or confirm be ted states patent and the control to the said successary to obtain, maintain or confirm be ted states patent and the control to the said successary to obtain, maintain or confirm be ted states patent and the control to the said successary to obtain, maintain or confirm be ted states patent and the control to the said successary to obtain, maintain or confirm be ted states patent and the control to the said successary to the said successary to the said successary to the control to the said	ion with such ared concerning to cooperate with connection with by reissue or ry and all Letters by and the has conflict herewith, further Office for
reissue applicat any app the Assi claims of reexami Patents full righ and agreidentific recordat	1) Each undersigned agree applications for the invention tions and patents as the Assig 2) Each undersigned agree dication or continuation or dignee in every way possible i 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agreemation a grant of a valid Uni 5) Each undersigned authoof the United States resulting at to convey the entire interest to convey the entire interest est that this assignment is big 6) Each undersigned herebation that may be necessary tion of this document. In witness whereof, execution	is to execute all papers necessary in connection with any application and any continuing, in, and any patent(s) issuing thereon, and also to execute separate assignments in connecting gene may deem necessary. Is to execute all papers necessary in connection with any interference which may be declar invision thereof, or any patent or reissue application based thereon, for the invention, and in obtaining evidence and going forward with such interference. In the total papers and documents and perform any act which may be necessary in coornal Convention for Protection of Industrial Property or similar agreements. In the total papers and documents and perform any act which may be necessary in coornal Convention for Protection of Industrial Property or similar agreements. In the total papers and documents and perform any act which may be necessary in coornal Convention for Protection of Industrial Property or similar agreements. In the total papers and documents and perform any act which may be necessary to obtain, maintain or confirm be ted States patent to the Assignee. In the total papers and documents and perform any act which may be necessary to obtain, maintain or confirm be ted States patent to the Assignee. In the total papers and perform any act which may be necessary to obtain, maintain or confirm be ted States patent and that he has not executed, and will not execute, any agreements in confirm assigned, and that he has not executed, and will not execute, any agreements in confirm the term assigned, and that he has not executed, and will not execute, any agreements in confirm the papers and the papers and the papers and the papers and legal representatives. In the total papers and the paper	ion with such ared concerning to cooperate with connection with by reissue or my and all Letters renants that he has conflict herewith, further Office for
reissue applicat any app the Assi claims of reexami Patents full right and agrecidentific recordate.	1) Each undersigned agree applications for the invention tions and patents as the Assig 2) Each undersigned agree dication or continuation or dignee in every way possible i 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agreemation a grant of a valid Unit 5) Each undersigned authoof the United States resulting at to convey the entire interested that this assignment is bit 6) Each undersigned hereboation that may be necessary the interest of the United States resulting the total that the satisfactory of the undersigned hereboation that may be necessary the interest of the United States resulting the satisfactory of this document.	is to execute all papers necessary in connection with any application and any continuing, in, and any patent(s) issuing thereon, and also to execute separate assignments in connecting gene may deem necessary. Is to execute all papers necessary in connection with any interference which may be declar invision thereof, or any patent or reissue application based thereon, for the invention, and in obtaining evidence and going forward with such interference. In the control of the invention of industrial Property or similar agreements. Inventor Signature ALISON JANE MCMILLAN	ion with such ared concerning to cooperate with connection with oy reissue or ny and all Letters renants that he has conflict herewith, further Office for (SEAL)
reissue applicat any app the Assi claims of reexami Patents full righ and agreidentific recordat Date	1) Each undersigned agree applications for the invention tions and patents as the Assig 2) Each undersigned agree dication or continuation or dignee in every way possible in 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree or provisions of the Internation 5) Each undersigned author of the United States resulting to to convey the entire interest each that this assignment is bit 6) Each undersigned hereboation that may be necessary the interest each of this document. In witness whereof, executive in the interest each interest each in the interest each in the interest each in the interest each in the interest each each interest each each interest	is to execute all papers necessary in connection with any application and any continuing, in, and any patent(s) issuing thereon, and also to execute separate assignments in connecting the empty deem necessary. In connection with any interference which may be declar invision thereof, or any patent or reissue application based thereon, for the invention, and in obtaining evidence and going forward with such interference. In the invention of the invention of the opening evidence and going forward with such interference. In the invention of the execute all papers and documents and perform any act which may be necessary in coordinate to the execute all papers and documents and perform any act which may be necessary in coordinate to the execute and affirmative acts which may be necessary to obtain, maintain or confirm the states patent to the Assignee. Inversity of the U.S. Patent and Trademark Office to issue any agreements in confirming the execute, and that he has not executed, and will not execute, any agreements in confirming on him and his heirs, successors, assigns and legal representatives. In the firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment any or desirable in order to comply with the rules of the United States Patent and Trademark the order to comply with the rules of the United States Patent and Trademark the order to signature and the execute of the United States Patent and Trademark the order of the United States Patent and Trademark the order of the United States Patent and Trademark the order of Signature and the order of Signature and the order of Signature and Sig	ion with such ared concerning to cooperate with connection with ony reissue or ny and all Letters venants that he has conflict herewith, further Office for (SEAL) (SEAL)
reissue applicat any app the Assi claims of reexami Patents full right and agreidentific recordate Date Date	1) Each undersigned agree applications for the invention tions and patents as the Assig 2) Each undersigned agree dication or continuation or dignee in every way possible i 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agreemation a grant of a valid Unit 5) Each undersigned authoof the United States resulting at to convey the entire interested that this assignment is bit 6) Each undersigned hereboation that may be necessary the internation of this document. In witness whereof, executive in the interest of the internation of the internation of the internation that may be necessary the internation of the internation of this document.	is to execute all papers necessary in connection with any application and any continuing, in, and any patent(s) issuing thereon, and also to execute separate assignments in connecting the may deem necessary. In connection with any interference which may be declar invision thereof, or any patent or reissue application based thereon, for the invention, and in obtaining evidence and going forward with such interference. In other than the states patent to the Assignee of the U.S. Patent and Trademark Office to issue any forms and application(s) to the said Assignee, as Assignee of the entire interest, and cover the therein assigned, and that he has not executed, and will not execute, any agreements in conding on him and his heirs, successors, assigns and legal representatives. In yield and the successors of the United States Patent and Trademark Office to issue and not patent to the successors of the United States Patent and Trademark Office to issue and application of the said Assignee of the entire interest, and cover the therein assigned, and that he has not executed, and will not execute, any agreements in conding on him and his heirs, successors, assigns and legal representatives. In the successor of the United States Patent and Trademark of the United States Patent and Trademark of the United States Patent and Trademark the successor of the United States Patent and Trademark the successor of the United States Patent and Trademark the successor of the United States Patent and Trademark the successor of the United States Patent and Trademark the successor of the United States Patent and Trademark the successor of the United States Patent and Trademark the successor of the United States Patent and Trademark the successor of the United States Patent and Trademark the successor of the United States Patent and Trademark the successor of the United States Patent and Trademark the successor of the United States Patent and Trademark the successor of the United States Patent and Trademark the successor of the United St	ion with such ared concerning to cooperate with connection with oy reissue or ny and all Letters conflict herewith, further Office for (SEAL) (SEAL) (SEAL)
reissue applicat any app the Assi claims of reexami Patents full right and agree identific recordate Date Date Date Date Date	1) Each undersigned agree applications for the invention tions and patents as the Assigned agree lication or continuation or dignee in every way possible if 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree or provisions of the Internation a grant of a valid Unit 5) Each undersigned author of the United States resulting at to convey the entire interest each that this assignment is bit 6) Each undersigned herebeation that may be necessary it in of this document. In witness whereof, executive and the provided and the content of the cont	is to execute all papers necessary in connection with any application and any continuing, in, and any patent(s) issuing thereon, and also to execute separate assignments in connecting the may deem necessary. Inventor Signature	ion with such ared concerning to cooperate with connection with on and all Letters renants that he has conflict herewith, further Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
reissue applicat any app the Assi claims of reexami Patents full right and agreidentific recordat Date Date Date Date Date Date Date	1) Each undersigned agree applications for the invention itions and patents as the Assig 2) Each undersigned agree dication or continuation or dignee in every way possible i 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agreemation a grant of a valid Uni 5) Each undersigned authoof the United States resulting at to convey the entire interest each this assignment is bit 6) Each undersigned herebeation that may be necessary ition of this document. In witness whereof, executive in the convey the entire interest in the convey the convey the convey	is to execute all papers necessary in connection with any application and any continuing, in, and any patent(s) issuing thereon, and also to execute separate assignments in connecting gree may deem necessary. Is to execute all papers necessary in connection with any interference which may be declar ivision thereof, or any patent or reissue application based thereon, for the invention, and in obtaining evidence and going forward with such interference. In the content of the conten	ion with such ared concerning to cooperate with connection with oy reissue or ny and all Letters venants that he has conflict herewith, further Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
reissue applicat any app the Assi claims of reexami Patents full right and agree identific recordate Date Date Date Date Date Date Date Date Date Date	1) Each undersigned agree applications for the invention tions and patents as the Assigned agree lication or continuation or dignee in every way possible if 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree or provisions of the Internation a grant of a valid Unit 5) Each undersigned author of the United States resulting at to convey the entire interest each that this assignment is bit 6) Each undersigned herebeation that may be necessary it in of this document. In witness whereof, executive and the provided and the content of the cont	is to execute all papers necessary in connection with any application and any continuing, in, and any patent(s) issuing thereon, and also to execute separate assignments in connection genee may deem necessary. Is to execute all papers necessary in connection with any interference which may be declar ivision thereof, or any patent or reissue application based thereon, for the invention, and in obtaining evidence and going forward with such interference. Is to execute all papers and documents and perform any act which may be necessary in contact of the co	ion with such ared concerning to cooperate with connection with on and all Letters renants that he has conflict herewith, further Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
reissue applicat any app the Assi claims of reexami Patents full right and agree identific recordat Date Date Date Date Date Date Date D	1) Each undersigned agree applications for the invention tions and patents as the Assigned agree dication or continuation or dignee in every way possible in 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree or provisions of the Internation and grant of a valid United States resulting at to convey the entire interest each at this assignment is bined. Each undersigned hereboation that may be necessary tion of this document. In witness whereof, executive in the same of the convey the entire interest that this assignment is bined. The witness whereof, execution of this document.	is to execute all papers necessary in connection with any application and any continuing, in, and any patent(s) issuing thereon, and also to execute separate assignments in connection genee may deem necessary. Is to execute all papers necessary in connection with any interference which may be declated ivision thereof, or any patent or reissue application based thereon, for the invention, and in obtaining evidence and going forward with such interference. Is to execute all papers and documents and perform any act which may be necessary in contact of the	ion with such ared concerning to cooperate with connection with oy reissue or any and all Letters connection that he has conflict herewith, further Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
reissue applicat any app the Assi claims of reexami Patents full right and agree identific recordat Date Date Date Date Date Date Date Date	1) Each undersigned agree applications for the invention tions and patents as the Assigned agree dication or continuation or dignee in every way possible in 3) Each undersigned agree or provisions of the Internation 4) Each undersigned agree or provisions of the Internation and grant of a valid United States resulting at to convey the entire interest each at this assignment is bined. Each undersigned hereboation that may be necessary tion of this document. In witness whereof, executive in the same of the convey the entire interest that this assignment is bined. The witness whereof, execution of this document.	is to execute all papers necessary in connection with any application and any continuing, in, and any patent(s) issuing thereon, and also to execute separate assignments in connection ginee may deem necessary. Is to execute all papers necessary in connection with any interference which may be declar ivision thereof, or any patent or reissue application based thereon, for the invention, and in obtaining evidence and going forward with such interference. Is to execute all papers and documents and perform any act which may be necessary in contain one protection of Industrial Property or similar agreements. In the Assignee. In the Assignee of the U.S. Patent and Trademark Office to issue any grown said application(s) to the said Assignee, as Assignee of the entire interest, and cout therein assigned, and that he has not executed, and will not execute, any agreements in one of the power to insert on this assignment any or desirable in order to comply with the rules of the United States Patent and Trademark ted by the undersigned on the date(s) opposite the undersigned name(s). Inventor Signature	ion with such ared concerning to cooperate with connection with oy reissue or any and all Letters connection that he has conflict herewith, further Office for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)

PATENT REEL: 018639 FRAME: 0760

RECORDED: 11/27/2006