U.S. DEPARTMENT OF COMMERCE

орт РТО-1595 (Rev. 09/04) МВ No. 0651-0027 (exp. 6/30/2005)	United States Patent and Trademark Office	
RECORDATION FORM		
PATENTS ONLY		
To the Director of the U.S. Patent and Trademark Office: Please	e record the attached documents or the new address(es) below.	
. Name of conveying party(ies)/Execution Date(s):	2. Name and address of receiving party(les)	
MEI-JYU CHEN	Name: HSIEN CHANG OPTICAL INDUSTRIAL CO., LTD.	
	Street Address: NO. 31, HSIN KANG, HSIN FU	
Execution Date(s) 6/1/2007	VILLAGE, HSI KANG HSIANG	
Additional name(s) of conveying party(ies) attached? Yes 🗹 No		
3. Nature of conveyance:		
Assignment Merger	City: TAINAN HSIEN ————————————————————————————————————	
Security Agreement Change of Name	State:	
Government Interest Assignment	Country: TAIWAN, R.O.CZip:	
Executive Order 9424, Confirmatory License	Godiniy.	
Other	Additional name(s) & address(es) attached? Yes V No	
4. Application or patent number(s):	document is being filed together with a new application.	
A. Patent Application No.(s)	B. Patent No.(s)	
20/27/ 095		
29/274,885		
Additional numbers at	ttached? Yes No	
5. Name and address to whom correspondence	6. Total number of applications and patents	
concerning document should be mailed:	involved: 1	
Name: Morton J. Rosenberg, Esq.	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00	
Internal Address: Rosenberg, Klein & Lee	Authorized to be charged by credit card	
	Authorized to be charged to deposit account	
Street Address: 3458 Ellicott Center Drive,	Enclosed None required (government interest not affecting title)	
Suite 101		
City: Ellicott City	8. Payment Information a. Credit Card Last 4 Numbers	
State: MDZip: <u>21043</u>	Expiration Date	
Phone Number: 410-465-6678	b. Deposit Account Number 18-2011	
Fax Number: 410-461-3067	Authorized User Name	
Email Address: rkl@rklpatlaw.com	Aumorized Oser Name	
9. Signature:	6/12/2007	
Signature	Date	
Morton J. Rosenberg	Total number of pages including cover 2 sheet, attachments, and documents:	
Name of Person Signing	the forest to (703) 306-5985, or mailed to:	

Documents to be recorded (including cover sheet) should be faxed to (703) 306-5985, or mailed to:
Mail Stop Assignment Recordation Services, Director of the USPTO, P.O.Box 1450, Alexandria, V.A. 22313-1460

RECORDED: 06/12/2007

ASSIGNMENT DEED

 ☑ U.S. Patent Application Serial No	ASSI	SPANE FOR CRECTACLES
The PATENT FIGHTS referred to in this agreement are: heck one a Patent Application Serial No	This Assignment agreement is applicable to an Inve	ntion entitled (Invention Title) FRAME FOR SPECIAGRES
U.S. Patent Application Serial No	The PATENT RIGHTS referred to in this agreement	are:
The Park ASSIGNEE referred to in this agreement late. The ASSIGNEE referred to in this agreement late. The ASSIGNEE referred to in this agreement is (or are): Ull name of cacond assignor, if any) uddress) The ASSIGNEE referred to in this agreement is (or are): Ull name of cacond assignor, if any) uddress) The First ASSIGNEE referred to in this agreement late. The First ASSIGNEE referred to in this agreement late. The First ASSIGNEE referred to in this agreement late. The First ASSIGNEE referred to in this agreement late. The First ASSIGNEE referred to in this agreement late. The First ASSIGNEE referred to in this agreement late. The First ASSIGNEE referred to in this agreement late. The Second Assignee) ISTEN CHANG OPTICAL INDUSTRIAL CO. LITD. The Second ASSIGNEE referred to in this agreement late. The Second Assignee) The First ASSIGNEE referred to in this agreement late. (Check one) an individual a partnership a corporation of Taiwan, R.O.C. (State or Country) The Beaced ASSIGNEE is: (Check one) an individual a partnership Additional assignees are being named on separately numbered sheets attached hereto. The ASSIGNOE(S) in consideration of \$1.00 paid by each ASSIGNEE; their aucressors and assigns: which is acknowledged, have and as hereby assign the following to each ASSIGNEE; their aucressors and assigns: which is acknowledged, have and as hereby assign the following to each ASSIGNEE; their aucressors and assigns: which is acknowledged, have and as hereby assign the following to each ASSIGNEE; their aucressors and assigns: an assign and their part of the acknowledged, have an act as hereby assign the following to each ASSIGNEE; their aucressors and assigns: an assign and assign and a second account and the referred to the partnership and the referred to the partnership and to the anamal and the partnership and the partnership	☑ U.S. Patent Application Serial No43	Issued
U.S. Patent rights only workdwide Patent rights only workdwide Patent rights only The ASSIGNOR(s) effect on this agreement is of Art): Ul name of first seeignor) MEL-TYU (TIS). The ASSIGNOR(s) effect on this agreement is of Art): Ul name of second assignor, if any) didness) No. 1. 1. SARDU VILLERS. CIGU TOWNShIP, Tainan Hsien, Taiwan, K.O.C. didness) Full name of the seeignor, if any) didness) The First ASSIGNOE referred to in this agreement is: Full name of fourin seeignor, if any) didness) The First ASSIGNOE referred to in this agreement is: Name of Assignes) Address of Assignes) The Second Assignor, if any) didness The Second Assignor, if any) didness The Second Assignor in this parametric in the second is a second assignor, if any) didness of Assignes) The First ASSIGNOE referred to in this agreement is: The Second Assignes) The First ASSIGNOE referred to in this agreement is: The Second Assignes) Address of Assignes) Address of Assignes) The First ASSIGNOE referred to in this agreement is: (Check one) The ASSIGNOE is: (Check one) The ASSIGNOE is: (Check one) Additional assignese are being named on separately numbered sheets attached hereto. The ASSIGNOE(S), in consideration of \$1.00 paid by each ASSIGNEE, and other good and valuable consideration, receipt or an equal interest in and to the enter of spit, title and interest in and to the partnership an equal interest in and to the enter of spit, title and interest in and to the partnership and the right to claim priority under \$3 U.S.C. 113, based on the partnership and the right to claim priority under \$3 U.S.C. 113, based on the ASSIGNOE(S) in release and repeated and patent applications, and continuations, continuationship and the right to daim priority under \$3 U.S.C. 113, based on the ASSIGNOE(S) of an equal interest in the entered on the solution of the solution and assignation and relationship as and health applications of the solution and another of the solution and assignation of the ASSIGNOE(S) or their repre	The PATENT RIGHTS assigned under this agreeme	ent are:
Ull name of first assignor, if any)	Check one) 🖾 U.S. Patent rights only worldwide Patent rights. In this case, if any U.S. Patent Application identified a	he assignee shall have the right to claim the benefit of the filing date of bove.
Address of Assignee) The First ASSIGNEE reterred to in this agreement is: Name of Assignee) HSTEN CHANG OPTICAL INDUSTRIAL CO., LITO. Address of Assignee) HSTEN CHANG OPTICAL INDUSTRIAL CO., LITO. Address of Assignee) HSTEN CHANG OPTICAL INDUSTRIAL CO., LITO. Address of Assignee) HSTEN CHANG OPTICAL INDUSTRIAL CO., LITO. Address of Assignee) HSTEN CHANG OPTICAL INDUSTRIAL CO., LITO. Address of Assignee) HSTEN CHANG OPTICAL INDUSTRIAL CO., LITO. Tailwan, K.O.C. Tailwan, K.O.C. Tailwan, K.O.C. Tailwan, K.O.C. Tailwan, K.O.C. Tailwan, K.O.C. The Second ASSIGNEE is: (Check one) an individual a partnership a Corporation of Tailwan, R.O.C. The Second ASSIGNEE is: (Check one) an individual a partnership a Corporation of Tailwan, R.O.C. The ASSIGNE(S), in consideration of \$1.00 paid by each ASSIGNEE, and other good and valuable consideration, receipt o which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: Intell and exclusive right to be incontrol: Intell and exclusive right to be incontrol: Intell and exclusive right to be incontrol: As to all JS. Patent Applications and one optimic right, title and interest in and to the PATENT RIGHTS in the Invention, all continuations, continuation partnership and to be provided to the right to claim priority under 35 U.S.C. 110, based on any series foreign applications for this invention. As to all JS. Patent Applications and endynment of adal ASSIGNEE(s) as the ASSIGNEE(s) and requests the Director of Patenta and Tradements to be and endynment of adal ASSIGNEE(s), their successors and assigner or patent right, title and interest in the Further, assistance, and endynment of adal ASSIGNEE(s) and the ASSIGNEE(s) of an equal interest in the Further, assistance, and endynment of adal ASSIGNEE(s), their successors and assigner are and endynment of adal ASSIGNEE(s), their successors and assigner are and endynment of adal ASSIGNEE(s), their successors and assigner are and an endynment of	The ASSIGNOR(s) referred to in this agreement is	(Of all).
indiname of furth assignor, if any) indidness of fourth assignor, if any) indidness of fourth assignor, if any) The First ASSIGNEE referred to in this agreement is: The First ASSIGNEE referred to in this agreement is: Name of Assignes) HISTEN CHANG OPTICAL INDISTRIAL CO., LITD. Address of Assignes) The Second ASSIGNEE referred to in this agreement is: Name of Assignes) The Second ASSIGNEE referred to in this agreement is: (Check one)	Full name of first assignor) ME1-510 CHEM Address) No. 16, Sangu, Sangu Village, (Cigu Township, Tainan Hsien, Taiwan, R.O.C.
## The First ASSIGNEE referred to in this agreement let The First ASSIGNEE referred to in this agreement let Name of Assignee)	Full name of second assignor, if any)Address)	
The First ASSIGNEE referred to in this agreement is: Name of Assignee)	Full name of third assignor, if any)	
The First ASSIGNEE referred to in this agreement is: Name of Assignee)		
The First ASSIGNEE reterred to in this agreement is: Name of Assignee)	Full name of fourth assignor, if any)	
Name of Assignee) Address of Assignee) The Second ASSIGNEE referred to in this agreement is: Name of Assignee) Address of Assignee) The First ASSIGNEE is: (Check one) an individual a partnership Taiwan, R.O.C. The Second ASSIGNEE is: (Check one) an individual a partnership Taiwan, R.O.C. The Second ASSIGNEE is: (Check one) an individual a partnership Taiwan, R.O.C. Additional assignees are being named on separately numbered sheets attached hereto. The ASSIGNOR(S), in consideration of \$1.00 paid by each ASSIGNEE, and other good and valuable consideration, receipt of the separately numbered sheets attached hereto. The ASSIGNOR(S), in consideration of \$1.00 paid by each ASSIGNEE, and other good and valuable consideration, receipt of the separately numbered sheets attached hereto. The ASSIGNOR(S), in consideration of \$1.00 paid by each ASSIGNEE, and other good and valuable consideration, receipt of the separately numbered sheets attached hereto. The ASSIGNOR(S), in consideration of \$1.00 paid by each ASSIGNEE, and other good and valuable consideration, receipt of the separately numbered sheets attached hereto. The ASSIGNOR(S), in consideration of \$1.00 paid by each ASSIGNEE, and other good and valuable consideration, receipt of the self-to-self		
Name of Assignee) Address of Assignee) The Second ASSIGNEE referred to in this agreement is: Name of Assignee) Address of Assignee) The First ASSIGNEE is: (Check one) an individual a partnership Taiwan, R.O.C. The Second ASSIGNEE is: (Check one) an individual a partnership Taiwan, R.O.C. The Second ASSIGNEE is: (Check one) an individual a partnership Taiwan, R.O.C. Additional assignees are being named on separately numbered sheets attached hereto. The ASSIGNOR(S), in consideration of \$1.00 paid by each ASSIGNEE, and other good and valuable consideration, receipt of the separately numbered sheets attached hereto. The ASSIGNOR(S), in consideration of \$1.00 paid by each ASSIGNEE, and other good and valuable consideration, receipt of the separately numbered sheets attached hereto. The ASSIGNOR(S), in consideration of \$1.00 paid by each ASSIGNEE, and other good and valuable consideration, receipt of the separately numbered sheets attached hereto. The ASSIGNOR(S), in consideration of \$1.00 paid by each ASSIGNEE, and other good and valuable consideration, receipt of the separately numbered sheets attached hereto. The ASSIGNOR(S), in consideration of \$1.00 paid by each ASSIGNEE, and other good and valuable consideration, receipt of the self-to-self	The First ASSIGNEE referred to in this agreement	is:
Address of Assignee) The Second ASSIGNEE is: (Check one)	(Name of Assignee) HSIEN CHANG OPTICAL IN	DUSTRIAL CO., LTD.
The Second ASSIGNEE referred to in this agreement is: Address of Assignee		
Name of Assignee) Address of Assignee) The First ASSIGNEE is: (Check one)	<u> </u>	portie:
The First ASSIGNEE is: (Check one)		
(Check one) a partnership a Corporation of	(Address of Assignee)	
(Check one) a partnership a Corporation of	<u></u>	
The Second ASSIGNEE is: (Check one)	The First ASSIGNEE is:	,
The Second ASSIGNEE is: (Check one)		
The Second ASSIGNEE is: (Check one)	☐ a partnership	wan, R.O.C.
The Second ASSIGNEE is: (Check one)	AI a corporation of	(State or Country)
Additional assignees are being named on separately numbered sheets attached hereto. The ASSIGNOR(S), in conelderation of \$1.00 paid by each ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS in the invention, all continuations, continuations-in-part, divisionals, re-issues, and re-examination patents and patent applications; and the right to claim priority under 35 U.S.C. 119, based on any earlier foreign applications for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(S) hereby authorize(s) and requests the Director of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s), their successors and assigns. Politically, title and interest, for the sole use and enjoyment of said ASSIGNEE(s), their successors and assigns. ASSIGNOR(s) respecting said invention, and testify in any legal proceedings, sign all safut papers, execute all divisional, continuation-in-part, substitute, renewal, reexamination and release applications, exacute all necessary assignment papers to cause continuation-in-part, substitute, renewal, reexamination and release applications, execute all necessary assignment papers to cause any and all Letters Patent to be issued to said ASSIGNEE(s), make all rightful oaths and generally do everything necessary or desirable to aid said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said invention. MET - JYU CHEN (Signature of sole or first assignor, if any) (Signature of sole or first assignor, if any) (Signature of sole or first assignor, if any)	The Second ASSIGNEE is: (Check one) 🔲 an Individual	•
Additional assignees are being named on separately numbered sheets attached hereto. The ASSIGNOR(S), in consideration of \$1.00 paid by each ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS in the invention, all continuations, continuations-in-part, divisionals, re-issues, and re-examination patents and patent applications; and the right to claim priority under 35 U.S.C. 119, based on any earlier foreign applications for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(S) hereby authorize(s) and requests the Director of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the ASSIGNEE(s) of an equal interest in the entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s), or their representatives, any facts known to the Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representatives, any facts known to the Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representatives, any facts known to the ASSIGNOR(s) respecting said invention, and testify in any legal proceedings, sign all lawful papers, execute all divisional, continuation and reliable applications, execute all necessary assignment papers to cause any and all Letters Patent to be issued to said ASSIGNEE(s), make all rightful daths and generally do everything necessary or desirable to aid said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said invention. (Signature of social assignor, if any) (Cate)	a Corporation of	(Carto or Country)
The ASSIGNOR(S). In consideration of \$1.00 paid by each ASSIGNEE, and other good and valuable consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns: the full and exclusive right to the invention; an equal interest in and to the entire dight, title and interest in and to the PATENT RIGHTS in the invention, all an equal interest in and to the entire dight, title and interest in and to the PATENT RIGHTS in the invention, all continuations, continuations-in-part, divisionals, re-issues, and re-examination petents and patent applications; and the right to claim priority under 35 U.S.C. 119, based on any earlier foreign applications for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(S) hereby authorize(s) and requests the Asteroidal of Patents and Trademarks to issue all Letters Patent to the ASSIGNORE(s) as the ASSIGNORE(s) of an equal interest in the entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s), their successors and assigns. Eurther, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representatives, any facts known to the Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representatives, any facts known to the Further, the ASSIGNOR(s) respecting said invention, and testify in any legal proceedings, sign all tawful papers, execute all divisional, continuation-in-part, substitute, renewal, reexamination and reissue applications, execute all necessary assignment papers to cause any and all Letters Patent to be issued to said ASSIGNEE(s), make all rightful oaths and generally do everything necessary or desirable to aid said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said invention. (Signature of sole or first assignor, if any) (Date)	·	, (State of Cootinity)
which is acknowledged, have and do hereby assign the invention; the full and exclusive right to the invention; an equal interest in and to the entire right, title and interest in and to the PATENT RIGHTS in the invention, all an equal interest in and to the entire right, ittle and re-examination petents and patent applications; and continuations, continuations-in-part, divisionals, re-issues, and re-examination petents and patent applications; and continuations, continuations-in-part, divisionals, re-issues, and re-examination petents and patent applications; and the right to claim priority under 35 U.S.C. 119, based on any earlier foreign applications for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(S) hereby authorize(s) and requests the Director of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the ASSIGNEE(s) are representatives, and equal interest in the Director of Patents and Interest, for the sole use and enjoyment of said ASSIGNEE(s), or their representatives, any facts known to the Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representatives, any facts known to the Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representatives, any facts known to the Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representatives, any facts known to the Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representatives, any facts known to the ASSIGNOR(s), respecting said invention, and testify in any legal proceedings, sign all lawful papers, execute all divisional, continuation-in-part, substitute, renewal, reexamination and relastive applications, execute all necessary assignment papers to cause any and all Letters Patent to be issued to said ASSIGNEE(s), make all rightful daths and generally do everything necessary or desirable to aid said ASSIGNEE(s), their successors and assigns. (Cate) (Signature of third assign	Additional assignees are bell	ing named on separately numbered sheets attached hereto.
the full and exclusive right, it the invention, all an equal interest in and to the entire right, ittle and interest in and to the PATENT RIGHTS in the invention, all continuations, continuations-in-part, divisionals, re-issues, and re-examination patents and patent applications; and the right to claim priority under 35 U.S.C. 119, based on any earlier foreign applications for this invention. As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(S) hereby authorize(s) and requests the Director of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s) as the ASSIGNEE(s) of an equal interest in the entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s), their successors and assigns. entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s), or their representatives, any facts known to the Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representatives, any facts known to the Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representatives, any facts known to the Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representatives, any facts known to the Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), respecting said invention, and testify in any legal proceedings, sign all tawful papers, execute all divisional, continuation-in-part, substitute, renewal, reexamination and relastue applications, execute all necessary assignment papers to cause continuation-in-part, substitute, renewal, reexamination and relastue applications, execute all necessary assignment papers to cause any and all Letters Patent to be issued to said ASSIGNEE(s), make all rightful daths and generally do everything necessary or desirable to aid said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said invention. (Signature of second assignor, if any) (Signature of third assignor, if any)	The ASSIGNOR(S), in consideration of \$1.00 pai	d by each ASSIGNEE, and other good and valuable consideration, receipt of flowing to each ASSIGNEE; their successors and assigns:
As to all U.S. Patent Applications assigned under the AssignEE(s) as the ASSIGNEE(s) of an equal interest in the Director of Patents and Trademarks to issue all Letters Patent to the ASSIGNEE(s), their successors and assigns. entire right, title and interest, for the sole use and enjoyment of said ASSIGNEE(s), or their representatives, any facts known to the Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representatives, any facts known to the Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representatives, any facts known to the Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representatives, any facts known to the Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), or their representatives, any facts known to the ASSIGNOR(s) respecting said invention, and testify in any legal proceedings, sign all lawful papers, execute all divisional, continuation. ASSIGNOR(s) respecting said invention, and testify in any legal proceedings, sign all lawful papers, execute all divisional, continuation. ASSIGNOR(s) respecting said invention, and testify in any legal proceedings, sign all lawful papers, execute all divisional, continuation. ASSIGNOR(s) representatives, any facts known to the Further approaches any facts known to the ASSIGNOR(s) and facts known to the ASSIGNOR(s) and facts known to the ASSIGNOR(s) any facts known to the ASSIGNOR(s) and facts known to the ASSIGNOR(s) and facts known to	an equal interest in and to the entire de continuations, continuations-in-part, div the right to claim priority under 35 U.S.	pht, title and interest in and to the PATENT RIGHTS in the invention, all islonals, re-issues, and re-examination patents and patent applications; and C. 119, based on any earlier foreign applications for this invention.
Further, the ASSIGNOR(s) agree(s) to communicate the ASSIGNOR(s) respecting said invention, and testify in any legal proceedings, sign all lawful papers, execute all divisional, continuation and release applications, execute all necessary assignment papers to cause continuation-in-part, substitute, renewal, reexamination and release applications, execute all necessary assignment papers to cause continuation-in-part, substitute, renewal, reexamination and release applications, execute all necessary assignment papers to cause continuation-in-part, substitute, renewal, reexamination and release applications, execute all necessary assignment papers to cause continuation. ASSIGNOR(s) respecting said invention, and release applications, execute all necessary assignment papers to cause continuation. ASSIGNOR(s) respecting said invention, and release applications, execute all necessary assignment papers to cause continuation. ASSIGNOR(s) respecting said invention, and release applications, execute all necessary assignment papers to cause continuation. ASSIGNOR(s) respecting said invention, and release applications, execute all necessary assignment papers to cause continuation. ASSIGNOR(s) respecting said invention, and release applications, execute all necessary assignment papers to cause continuation and release applications, execute all necessary assignment papers to cause continuation. ASSIGNOR(s) respecting said inventions, execute all necessary assignment papers to cause applications, execute all necessary assignment papers to cause all necessary assignment papers to cause any and all leafers and generally do everything necessary assignment papers to cause any and assignment papers to cause any and assignment papers to cause any and assignment papers to cause a	As to all U.S. Patent Applications assigned under Director of Patents and Trademarks to issue all Letters Patentire right, title and interest, for the sole use and enjoyments.	tent to the ASSIGNEE(s) as the ASSIGNEE(s) of an equal interest in the ent of said ASSIGNEE(s), their successors and assigns.
MET - JYU CHEN (Signature of sole or first assignor) (Signature of second assignor, if any) (Signature of third assignor, if any) (Date)	ASSIGNOR(s) respecting said invention, and testify in any continuation-in-part, substitute, renewal, reexamination and testify in any continuation-in-part, substitute, renewal, respectively.	y legal proceedings, sign all lawful papers, execute all divisional, continuation y legal proceedings, sign all lawful papers, execute all necessary assignment papers to cause id relacue applications, execute all necessary assignment papers to cause the continuation of the papers and generally do everything necessary or desir-
(Signature of sole or first assignor) (Signature of second assignor, if any) (Date) (Signature of third assignor, if any) (Date)	LATT TVI CUTA	
(Signature of second assignor, if any) (Signature of third assignor, if any) (Date)	(Signature of sole or first assignor)	(Date)
(Signature of second assignor, if any) (Signature of third assignor, if any) (Date)		
(Signature of third assignor, if any)	(Signature of second assignor, if any)	(Date)
(Data)		(Date)
(Signature of fourth assignor, if any) (Date)	(Signature of third assignor, it any) .	· _
(Signature or rounn assignar, ii arry)	ADV	(Date)
	(Signature of fourth assignor, it any)	

PATENT

REEL: 019416 FRAME<mark>,,,</mark>0,047_{.,0,2}