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



U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

PTO

Please record the attached original document or copy thereof.  1. A. Name of conveying parties:  [1] Paul PETZL [2] Stephane HUGUENIN [3] Nicolas FLORES  B. Additional name of conveying party attached?    Yes		Attorney Docket No. 140279
[1] Paul PETZL [2] Stephane HUGUENIN [3] Nicolas FLORES B. Additional name of conveying party attached?  □ ves ⋈ No    Nature of conveyance:  ⋈ Assignment   Merger   Merger   □ Ves ⋈ No    Security Agreement   Change of Name   □ Other   □ Petent Application No.   B. Patent No.   □ Additional numbers attached?   □ Ves ⋈ No    C. Title of Application: ATTACHMENT DEVICE EQUIPPED WITH A WHISTLE    Name and address of party to whom correspondence concerning document should be mailed:   Name: William P. Berridge   T. A. Total fee (37 CFR 3.41)	Please record the attached original	ginal document or copy thereof.
ZONE INDUSTRIELLE DE CROLLES	. A. Name of conveying parties:	2. A. Name and address of receiving party:
Assignment	<ul><li>[2] Stephane HUGUENIN</li><li>[3] Nicolas FLORES</li><li>B. Additional name of conveying party attached?</li></ul>	ZONE INDUSTRIELLE DE CROLLES
A. Patent Application No		
Additional numbers attached? Yes No  C. Title of Application: ATTACHMENT DEVICE EQUIPPED WITH A WHISTLE  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: William P. Berridge  7. A. Total fee (37 CFR 3.41)\$ 40.00  B. Enclosed (Check No. 214375)  Address: OLIFF & BERRIDGE, PLC P.O. Box 320850 Alexandria, VA 22320-4850  8. Credit any overpayment or charge any underpayment to deposit account number 15-0461.  9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.  William P. Berridge Registration No. 30,024 Stephen P. Catlin Registration No. 36,101	This document is being filed together with a new applic	cation.
C. Title of Application: ATTACHMENT DEVICE EQUIPPED WITH A WHISTLE  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: William P. Berridge  7. A. Total fee (37 CFR 3.41)\$ 40.00  B. Enclosed (Check No. 214375)  8. Credit any overpayment or charge any underpayment to deposit account number 15-0461.  9. Statement and signature.  To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.  William P. Berridge Registration No. 30,024  Stephen P. Catlin Registration No. 30,024	A. Patent Application No.	B. Patent No.
Name: William P. Berridge  7. A. Total fee (37 CFR 3.41)\$ 40.00  B. Enclosed (Check No. 214375)  Address: Oliff & Berridge, PLC P.O. Box 320850 Alexandria, VA 22320-4850  8. Credit any overpayment or charge any underpayment to deposit account number 15-0461.  8. Credit any overpayment or charge any underpayment to deposit account number 15-0461.  8. Credit any overpayment or charge any underpayment to deposit account number 15-0461.  8. Credit any overpayment or charge any underpayment to deposit account number 15-0461.  8. Credit any overpayment or charge any underpayment to deposit account number 15-0461.  8. Credit any overpayment or charge any underpayment to deposit account number 15-0461.  8. Credit any overpayment or charge any underpayment to deposit account number 15-0461.	C. Title of Application: ATTACHMENT DEVICE	<del></del> -
B. Enclosed (Check No. 214375)  Address: OLIFF & BERRIDGE, PLC P.O. Box 320850 Alexandria, VA 22320-4850  Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document  William P. Berridge Registration No. 30,024 Stephen P. Catlin Registration No. 36,101		6. Total number of applications and patents involved: 1
P.O. Box 320850 Alexandria, VA 22320-4850  Statement and signature.  To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.  William P. Berridge Registration No. 30,024 Stephen P. Catlin Registration No. 36,101  deposit account number 15-0461.  ### Date: January 22, 2009  ##################################	Name: William P. Berridge	
William P. Berridge Registration No. 30,024 Stephen P. Catlin Registration No. 36,101	P.O. Box 320850	
William P. Berridge Registration No. 30,024 Stephen P. Catlin Registration No. 36,101		
	To the best of my knowledge and belief, the foregoing inform the original document.  William P. Berridge Registration No. 30,024 Stephen P. Catlin Registration No. 36,101	61/38/2009 MJAMA1 00000060 12380264 61 Date: 8 January 22, 2009 48.00 0

**REEL: 022201 FRAME: 0246** 

## ASSIGNMENT

(1-8)	· Y4	(2)	Stéphane HUGUE				
(1-0)	Insert						
	Name(s) of Inventor(s)	(3)	Nicolas FLORÈS		(7)		
		(4)			(8)		
			In consideration of the sun f the undersigned, each und				
(9)	Insert Name of Assignee	(9)	Zedel				
(10)	Insert Address of Assignee		Zone Industrielle d				
	rissignee	•					
		the ent invent contin	nafter designated as the Assi rire right, title and interest for ion, and in all applications f mation, international, confirt ions, reissues and reexamina	or the United St for patent include mation, substitu	ates of America ing any and all te and reissue a	a as defined in 35 I provisional, non- application(s), and	U.S.C. § 100, in the provisional, divisional, all Letters Patent,
(11)	Insert	(11)	Attachment	device	equippe	ed with	a whistle
	Identification such as Title, Case						
	Number, or Foreign Application Number	(Attor	ney Docket No. 1402	279			
	Application Humber		ich the undersigned has (ha				
			n date herewith or	., ., ., .,		<b>F2</b>	
(12)	Insert Date of Signing of	(12)	on				
	Application	(14)					
13)	Alternative	(13)	U.S. application Serial Nu	umber			
pplicati nd pate pplicati	Identification for filed applications  1) Each undersigned agree ons for the invention, and a mis as the Assignee may dee 2) Each undersigned agree on or continuation or divisic in every way possible in o 3) Each undersigned agree reprovisions of the Internation.  4) Each undersigned same	iny patent( em necesses to execu on thereof btaining eles to execu onal Conve	s) issuing thereon, and also  iry.  te all papers necessary in co,  or any patent or reissue ap-  vidence and going forward  te all papers and documents  ention for Protection of Ind	connection with to to execute september on with pplication base with such interests and perform structural Property	any application arate assignment any interferent thereon, for the ference, any act which the or similar ago.	en and any continuents in connection oc which may be he invention, and may be necessary reements.	uing, divisional or reissur with such applications declared concerning any to cooperate with the in connection with
pplicati nd pate pplicati assigned laims o eexamin atents o all right nd agre	filed applications  1) Each undersigned agree ons for the invention, and a nits as the Assignee may dec 2) Each undersigned agree on or continuation or divisite in every way possible in o 3) Each undersigned agree reprovisions of the Internation 4) Each undersigned agree action a grant of a valid Unity 5) Each undersigned authors the United States resulting to convey the entire interestes that this assignment is bit 6) Each undersigned hereb	es to execu- my patent ( em necessa- es to execu- on thereof- btaining e- es to execu- onal Conv- es to perfor- ited States orizes and ri- g from saids therein as nding on h by grants the	te all papers necessary in cess) issuing thereon, and also ry.  It all papers necessary in ce, or any patent or reissue apvidence and going forward te all papers and document ention for Protection of Ind m all affirmative acts whice patent to the Assignee, requests the Commissioner if application(s) to the said signed, and that he has not im and his heirs, successor te firm of OLIFF & BERRIE	connection with to to execute september with such interests and perform a dustrial Property chimay be necessary as Assignee, as A texecuted, and to Age, PLC the po	any application arate assignment any interferent thereon, for the ference, any act which a yor similar agreement and Trader ssignee of the awill not execution will not execution where to insert of the second the second there are the second th	an and any continuents in connection ce which may be the invention, and may be necessary reements, maintain or confi mark Office to issentire interest, and te, any agreement atives.	uing, divisional or reissur with such applications declared concerning any to cooperate with the in connection with firm by reissue or sue any and all Letters d covenants that he has ts in conflict herewith,
pplicati nd pate pplicati ssigned laims of examinatents of ull right nd agre	filed applications  1) Each undersigned agree ons for the invention, and a nts as the Assignee may dee 2) Each undersigned agree on or continuation or division every way possible in o 3) Each undersigned agree provisions of the Internation 4) Each undersigned agree action a grant of a valid Unit 5) Each undersigned authout the United States resulting the convey the entire interests that this assignment is bi	es to execu- my patent ( em necessa- es to execu- on thereof- btaining e- es to execu- onal Conv- es to perfor- ited States orizes and ri- g from saids therein as nding on h by grants the	te all papers necessary in cess) issuing thereon, and also ry.  It all papers necessary in ce, or any patent or reissue apvidence and going forward te all papers and document ention for Protection of Ind m all affirmative acts whice patent to the Assignee, requests the Commissioner if application(s) to the said signed, and that he has not im and his heirs, successor te firm of OLIFF & BERRIE	connection with to to execute september with such interests and perform a dustrial Property chimay be necessary as Assignee, as A texecuted, and to Age, PLC the po	any application arate assignment any interferent thereon, for the ference, any act which a yor similar agreement and Trader ssignee of the awill not execution will not execution where to insert of the second the second there are the second th	an and any continuents in connection ce which may be the invention, and may be necessary reements, maintain or confi mark Office to issentire interest, and te, any agreement atives.	uing, divisional or reissur with such applications declared concerning any to cooperate with the in connection with firm by reissue or sue any and all Letters d covenants that he has ts in conflict herewith,
pplicati nd pate pplicati ssigned laims of examinatents of all right and agre	filed applications  1) Each undersigned agree ons for the invention, and a mts as the Assignee may dee 2) Each undersigned agree on or continuation or divisite in every way possible in o 3) Each undersigned agree provisions of the International Albach undersigned agree action a grant of a valid Unity Each undersigned authout the United States resulting to convey the entire interest that this assignment is bit of Each undersigned herebation that may be necessary	es to execu- my patent( em necessa- es to execu- on thereof btaining e- es to execu- onal Conv- es to perfori ited States rizes and right from said st herein as nding on h by grants th or desirab	te all papers necessary in cess) issuing thereon, and also ry.  te all papers necessary in cessue apprise and going forward te all papers and document te all papers and document te all papers and document to the Protection of Indian all affirmative acts whice patent to the Assignee. requests the Commissioner if application(s) to the said issigned, and that he has not im and his heirs, successor the firm of OLIFF & BERRIE is in order to comply with the said and the said in and his heirs, successor the firm of OLIFF & BERRIE is in order to comply with the said issigned.	connection with the total execute september of the U.S. Pat Assignee, as A texecuted, and res, assigns and logg, PLC the potter of the U.S. of the put the rules of the ules of the rules of the put the rules of the ules of the ules of the rules of the ules of the universe and un	any application arate assignment any interferent thereon, for the ference, any act which may be a similar against the ference are the ference	an and any continuents in connection ce which may be he invention, and may be necessary reements.  I maintain or confine the interest, and the interest, and the interest, and the interest and interest an	uing, divisional or reissur with such applications declared concerning any to cooperate with the in connection with firm by reissue or sue any and all Letters d covenants that he has ts in conflict herewith,
pplicatind pate pplicatins of laims of	filed applications  1) Each undersigned agree ons for the invention, and a nts as the Assignee may dee 2) Each undersigned agree on or continuation or divisite in every way possible in o 3) Each undersigned agree provisions of the Internation 4) Each undersigned agree pation a grant of a valid Unit 5) Each undersigned author the United States resulting to convey the entire interest that this assignment is bit 6) Each undersigned herebation that may be necessary on of this document.  In witness whereof, execu	es to execu- my patent( em necessa- es to execu- on thereof btaining e- es to execu- onal Conv- es to perfori ited States rizes and right from said st herein as nding on h by grants th or desirab	te all papers necessary in cess) issuing thereon, and also ry.  te all papers necessary in cessue apprise and going forward te all papers and document te all papers and document te all papers and document to the Protection of Indian all affirmative acts whice patent to the Assignee. requests the Commissioner if application(s) to the said issigned, and that he has not im and his heirs, successor the firm of OLIFF & BERRIE is in order to comply with the said and the said in and his heirs, successor the firm of OLIFF & BERRIE is in order to comply with the said issigned.	connection with to to execute september with such interests and perform a dustrial Property the may be necessary of the U.S. Pat Assignee, as A texecuted, and the control of the U.S. Pat the rules of	any application arate assignment any interferent thereon, for the ference, any act which may be a similar against the ference are the ference	an and any continuents in connection ce which may be he invention, and may be necessary reements.  I maintain or confine the interest, and the interest, and the interest, and the interest and interest an	uing, divisional or reissur with such applications declared concerning any to cooperate with the in connection with firm by reissue or sue any and all Letters d covenants that he has ts in conflict herewith,
pplicatind pate pplicatins of the property of	filed applications  1) Each undersigned agree ons for the invention, and a nts as the Assignee may dee 2) Each undersigned agree on or continuation or division every way possible in o 3) Each undersigned agreer provisions of the Internation a grant of a valid Unit 5) Each undersigned author of the United States resulting 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, execu	es to execu- my patent( em necessa- ses to execu- on thereof btaining e- ses to execu- onal Conv- ist of perfor- ited States orizes and rigg from saids at herein as anding on h y grants th or desirab	te all papers necessary in cess) issuing thereon, and also ry.  It all papers necessary in ce, or any patent or reissue apyidence and going forward te all papers and document ention for Protection of Ind m all affirmative acts whice patent to the Assignee, requests the Commissioner I application(s) to the said assigned, and that he has not im and his heirs, successor te firm of OLIFF & BERRIE le in order to comply with an undersigned on the date(	connection with to to execute septements and perform a dustrial Property the may be necessary of the U.S. Pat Assignee, as A texecuted, and rs, assigns and logg, PLC the put the rules of the (s) opposite the ure Paul 1	any application arate assignment any interferent thereon, for the ference, any act which it yor similar agreement and Trader ssignee of the exity will not execute a represent to wer to insert of United States and endersigned	an and any continuents in connection ce which may be he invention, and may be necessary reements.  I maintain or confine the interest, and it, any agreement atives.  In this assignment Patent and Trade.  In a me(s).	uing, divisional or reissur with such applications declared concerning any to cooperate with the in connection with firm by reissue or sue any and all Letters d covenants that he has ts in conflict herewith, it any further mark Office for
pplicatind pate pplicatins ssigned laims of the period agreement of the period	filed applications  1) Each undersigned agree ons for the invention, and a nts as the Assignee may dee 2) Each undersigned agree on or continuation or division every way possible in o 3) Each undersigned agreer provisions of the Internation 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 herebation that may be necessary on of this document.  In witness whereof, execu January 21,	es to execumy patent (em necessa so execumy on thereof obtaining ensity to execume on the execument of the executed of the	te all papers necessary in cess) issuing thereon, and also ry.  te all papers necessary in cessure and papers necessary in cessure and papers and document te all papers and document te all papers and document te all papers and document to for Protection of Ind m all affirmative acts whice patent to the Assignee. requests the Commissioner if application(s) to the said issigned, and that he has not im and his heirs, successor the firm of OLIFF & BERRIE le in order to comply with the undersigned on the date.	connection with the too execute september of the U.S. Par Assignee, as At executed, and textured, and the rules of the U.S. Par Construction of the U.S. Par Assignee as At executed, and the rules of the U.S. Par Construction of the U.S. Par Assignee and I.S. Assig	any application arate assignment any interferent thereon, for the ference, any act which may be a similar against the ference of the ference	an and any continuents in connection ce which may be the invention, and may be necessary reements. , maintain or confi mark Office to issentire interest, an te, any agreement atives. on this assignmen Patent and Trade	uing, divisional or reissur with such applications declared concerning any to cooperate with the in connection with firm by reissue or the any and all Letters decovenants that he has is in conflict herewith, it any further mark Office for
pplicatind pate pplicatins of the property of	filed applications  1) Each undersigned agree ons for the invention, and a nits as the Assignee may dee 2) Each undersigned agree on or continuation or divisite in every way possible in o 3) Each undersigned agree provisions of the International Albard and the Each undersigned agree action a grant of a valid Unity 5) Each undersigned authors the United States resulting to convey the entire interest that this assignment is bit 6) Each undersigned herebation that may be necessary on of this document.  In witness whereof, execu January 21,  January 21,	es to execulty patent( em necesse es to execulon thereof btaining event on al Convistor perfor ited States rrizes and it g from said st herein as inding on h by grants th or desirab  ted by the  2009	te all papers necessary in cess) issuing thereon, and also ry.  te all papers necessary in cessory in case of the all papers necessary in cessory in cesso	connection with the toto execute septement on with polication bases with such interests and perform a dustrial Property of the U.S. Pat Assignee, as A texecuted, and rs, assigns and logg, PLC the potthe rules of the ure Paul lure Stéph ure Nicola	any application arate assignment any interferent intereon, for the ference, any act which it you similar against to obtain, the arate of the will not execute a ference of the ference of	an and any continuents in connection ce which may be the invention, and may be necessary reements. , maintain or confi mark Office to issentire interest, an te, any agreement atives. on this assignmen Patent and Trade	uing, divisional or reissue with such applications declared concerning any to cooperate with the in connection with firm by reissue or sue any and all Letters d covenants that he has is in conflict herewith, it any further mark Office for (SEAL)
pplicatind pate pplicatins ssigned laims of examinatents cull right address cordating ate ate ate ate	filed applications  1) Each undersigned agree ons for the invention, and a nts as the Assignee may dee 2) Each undersigned agree on or continuation or division every way possible in o 3) Each undersigned agreer provisions of the Internation a grant of a valid Unit 5) Each undersigned author of the United States resulting 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, execu January 21,  January 21,	es to execulty patent( em necesse es to execulon thereof btaining event on al Convistor perfor ited States rrizes and it g from said st herein as inding on h by grants th or desirab  ted by the  2009	te all papers necessary in cess) issuing thereon, and also ry.  te all papers necessary in cessory in case of the all papers necessary in cessory in cesso	connection with the polication bases with such interests and perform a fustrial Property the may be necessary of the U.S. Pat Assignee, as At executed, and polication bases of the U.S. Pat the polication of the pure the rules of the rules	any application arate assignment any interferent in thereon, for the ference, any act which it you similar agrees are to obtain, ent and Trader signee of the will not execute a represent to insert of United States are HUGU as FLORÈS	an and any continuents in connection ce which may be the invention, and may be necessary reements. , maintain or confi mark Office to issentire interest, an te, any agreement atives. on this assignmen Patent and Trade	uing, divisional or reissur with such applications declared concerning any to cooperate with the in connection with firm by reissue or sue any and all Letters deevenants that he has in conflict herewith, t any further mark Office for (SEAL) (SEAL)
pplicatind pate pplicatins of the property of	filed applications  1) Each undersigned agree ons for the invention, and a nts as the Assignee may dee 2) Each undersigned agree on or continuation or division every way possible in o 3) Each undersigned agreer provisions of the Internation a grant of a valid Unit 5) Each undersigned author of the United States resulting 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, execu January 21,  January 21,	es to execumy patent (mm necessates to execution thereof braining est to execution on all Converses to perform the States prizes and ing from said in the states or desirable to the states or desirable ted by the 2009 2009	te all papers necessary in cess issuing thereon, and also ry.  It all papers necessary in ce, or any patent or reissue apvidence and going forward te all papers and document ention for Protection of Ind m all affirmative acts whice patent to the Assignee.  The requests the Commissioner of application(s) to the said is signed, and that he has not im and his heirs, successor the firm of OLIFF & BERRIF is in order to comply with the undersigned on the date.  Inventor Signature Inventor	connection with the too execute septement of the unit of the U.S. Pat Assignee, as At executed, and respectively. The possible of the U.S. Pat Assignee as At executed, and respectively. The possible of the unit	any application arate assignment and interferent intereon, for the ference, and act which it is or similar against the obtain, the same of the will not execute a company to the company t	an and any continuents in connection ce which may be the invention, and may be necessary reements. , maintain or confi mark Office to issentire interest, an te, any agreement atives. on this assignmen Patent and Trade	uing, divisional or reissue with such applications declared concerning any to cooperate with the in connection with firm by reissue or sue any and all Letters decovenants that he has in conflict herewith, thany further mark Office for (SEAL)  (SEAL)  (SEAL)  (SEAL)
pplicatind pate pplicatind pate laims of the period agreement of the period ag	filed applications  1) Each undersigned agree ons for the invention, and a nts as the Assignee may dee 2) Each undersigned agree on or continuation or division every way possible in o 3) Each undersigned agree or provisions of the Internation a grant of a valid Unit 5) Each undersigned author of the United States resulting 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, execution of the United States resulting the convey the entire interests that this assignment is bit 6) Each undersigned herebation that may be necessary on of this document.  In witness whereof, execution of the United States resulting the same of the same o	es to execumy patent (mm necessates to execution thereof braining est to execution on all Converses to perform the States prizes and ing from said in the states or desirable to the states or desirable ted by the 2009 2009	te all papers necessary in cess issuing thereon, and also ry.  It all papers necessary in ce, or any patent or reissue apvidence and going forward te all papers and document ention for Protection of Ind m all affirmative acts whice patent to the Assignee.  The requests the Commissioner of application(s) to the said is signed, and that he has not im and his heirs, successor the firm of OLIFF & BERRIF is in order to comply with the undersigned on the date.  Inventor Signature Inventor	connection with the too execute septement of the execute septement of the too execute septement of the U.S. Part Assignee, as At executed, and text as a signs and logg, PLC the potential of the ure Paul I are Stéph ure Nicola ure ure ure	any application arate assignment and interferent in thereon, for the ference, any act which it you similar against to obtain, the signe of the will not execute a compart of the country of the signe of	an and any continuents in connection ce which may be the invention, and may be necessary reements, maintain or confi mark Office to issentire interest, an- te, any agreement atives.  The property of the confinence of this assignmen Patent and Trade  Trade  Trade  Trade  Trade  Trade	uing, divisional or reissue with such applications declared concerning any to cooperate with the in connection with firm by reissue or the any and all Letters decovenants that he has is in conflict herewith, any further mark Office for (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)
pplicatind pate pplicatind pate laims of eexamin right atents cuill right atents cordating atentification atents exate late late late late late late late l	filed applications  1) Each undersigned agree ons for the invention, and a nts as the Assignee may dee 2) Each undersigned agree on or continuation or division every way possible in o 3) Each undersigned agree or provisions of the Internation a grant of a valid Unit 5) Each undersigned author of the United States resulting 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, execution of the United States resulting the convey the entire interests that this assignment is bit 6) Each undersigned herebation that may be necessary on of this document.  In witness whereof, execution of the United States resulting the same of the same o	es to execumy patent (mm necessates to execution thereof braining est to execution on all Converses to perform the States prizes and ing from said in the states or desirable to the states or desirable ted by the 2009 2009	te all papers necessary in cess issuing thereon, and also ry.  It all papers necessary in ce, or any patent or reissue apyidence and going forward te all papers and document ention for Protection of Ind m all affirmative acts whice patent to the Assignee.  The requests the Commissioner if application(s) to the said signed, and that he has not im and his heirs, successore firm of OLIFF & Berrie ie in order to comply with it undersigned on the date.  Inventor Signate Inventor Sig	connection with to to execute september of the connection with polication bases with such interests and perform a dustrial Property of the U.S. Pat Assignee, as A texecuted, and respectively and pogg, PLC the puter consistent with the rules of the U.S. Pat Nicola wire Nicola wire Nicola wire ure ure ure ure	any application arate assignment any interferent thereon, for the ference, any act which it your similar agissary to obtain, ent and Trader ssignee of the will not execute a representation of the control of the contr	an and any continuents in connection ce which may be the invention, and may be necessary reements. , maintain or confi mark Office to iss entire interest, an te, any agreement atives. on this assignmen Patent and Trade	uing, divisional or reissue with such applications declared concerning any to cooperate with the in connection with firm by reissue or the any and all Letters decovenants that he has to in conflict herewith, any further mark Office for (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)
pplicatind pate pplicating some examinatents of the condition of the condi	filed applications  1) Each undersigned agree ons for the invention, and a nts as the Assignee may dee 2) Each undersigned agree on or continuation or division every way possible in o 3) Each undersigned agree or provisions of the Internation a grant of a valid Unit 5) Each undersigned author of the United States resulting 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, execution of the United States resulting the convey the entire interests that this assignment is bit 6) Each undersigned herebation that may be necessary on of this document.  In witness whereof, execution of the United States resulting the same of the same o	es to execumy patent (mm necessa so to execumy necessa so to execumy on the reof baining est to execument on the execution of	te all papers necessary in cess issuing thereon, and also ry.  Is all papers necessary in ce, or any patent or reissue apvidence and going forward te all papers and documents ention for Protection of Ind m all affirmative acts whice patent to the Assignee.  The requests the Commissioner of application(s) to the said issigned, and that he has not im and his heirs, successor in firm of OLIFF & BERRIF is in order to comply with the undersigned on the date.  Inventor Signate	connection with the too execute septement of the execute septement of the execute septement of the U.S. Path Assignee, as At executed, and respectively and the rules of the U.S. Path Assignee, as At executed, and respectively of the rules of the executed of the rules of the executed of the rules of the rules of the executed of the	any application arate assignment any interferent in thereon, for the ference, any act which may be similar agreement and Trader signee of the will not execute egal represent ower to insert of United States are undersigned PETZL ane HUGU	an and any continents in connection ce which may be the invention, and may be necessary reements. , maintain or confi mark Office to iss entire interest, an te, any agreement atives. on this assignmen Patent and Trade	uing, divisional or reissue with such applications declared concerning any to cooperate with the in connection with firm by reissue or the any and all Letters decovenants that he has in conflict herewith, at any further mark Office for (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)
application proposed in the pr	filed applications  1) Each undersigned agree ons for the invention, and a nts as the Assignee may dee 2) Each undersigned agree on or continuation or division every way possible in o 3) Each undersigned agreer provisions of the Internation a grant of a valid Union 5) Each undersigned author of the United States resulting to convey the entire interests that this assignment is bid 6) Each undersigned herebation that may be necessary on of this document.  In witness whereof, execution with the convey the entire interests that this assignment is bid 6) Each undersigned herebation that may be necessary on of this document.  In witness whereof, execution witness whereof, execution is a sample of the convey the entire interests that it is a sample of the convey the entire interests that this assignment should prement it should be signed before the interest in the convey the entire the convey the entire interests that this assignment should prement it should be signed before the interest in the convey the entire the convey the entire interests that this assignment should prement it should be signed before the interest in the convey the entire interests that this assignment should prement it should be signed before the convey the entire interests that this assignment should prement it should be signed before the convey the entire interests the convey the entire interests that this assignment should prement it is not the convey the entire interests the convey to the convey the entire interests the convey the entire interests the convey to the convey the entire interests the convey to the convey the entire intere	es to execumy patent (mm necessa so to execumy necessa so to execumy on the reof baining est to execument on the execution of	te all papers necessary in cess issuing thereon, and also ry.  Is all papers necessary in ce, or any patent or reissue apvidence and going forward te all papers and documents ention for Protection of Ind m all affirmative acts whice patent to the Assignee.  The requests the Commissioner of application(s) to the said issigned, and that he has not im and his heirs, successor in firm of OLIFF & BERRIF is in order to comply with the undersigned on the date.  Inventor Signate	connection with to to execute september of the use interest and perform a dustrial Property of the U.S. Pat Assignee, as At executed, and res, assigns and pofee, PLC the pother rules of the ure Paul I are Stéph ure Nicola ure ure ure ure ure ure ure grant of the ure Public if with gn here:	any application arate assignment any interferent in thereon, for the ference, any act which may be similar agreement and Trader signee of the will not execute egal represent ower to insert of United States are undersigned PETZL ane HUGU	an and any continents in connection ce which may be he invention, and may be necessary reements.  In maintain or confinents interest, and the interest, and actives.  In this assignment and Trade:  In a maintain or confinents and Trade:  ENIN  ENIN  b) a U.S. Consul	uing, divisional or reissue with such applications declared concerning any to cooperate with the in connection with firm by reissue or the any and all Letters decovenants that he has in conflict herewith, at any further mark Office for (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)

**RECORDED: 01/22/2009** 

PATENT REEL: 022201 FRAME: 0247