PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

St	yı	es	ne	et	v	er	SI	or	I V	/1	•	1

SUBMISSION TYPE:			NEW ASSIGNMENT								
NATURE OF CONVE	YANCE:		ASSIGNMENT								
CONVEYING PARTY DATA											
		Ν	lame	Execution Date]						
Maurice A. Paperi 04/08/2011											
RECEIVING PARTY DATA											
Name: Clearlamp, LLC											
Street Address:	Street Address: 13924 Mackey										
City:	Overland Park										
State/Country:	KANSAS										
Postal Code: 66223											
PROPERTY NUMBERS Total: 1											
Property T	уре		Number								
Patent Number: 72973			64								
Patent Number: 7297364 CORRESPONDENCE DATA											
Fax Number:	(816)75	3-1536			c						
			hen the fax attempt is unsuccessful.								
Phone: Email:	816-753 uspt@p		i com		ý						
Email: uspt@polsinelli.com Correspondent Name: Michael A. Williamson											
Address Line 1: 700 West 47th Street											
Address Line 2: Suite 1000											
Address Line 4: Kansas City, MISSOURI 64112-1802											
ATTORNEY DOCKET	NUMBER:		066228-425218								
NAME OF SUBMITTE	R:		Michael A. Williamson								
Total Attachments: 2 source=Assignment#page1.tif source=Assignment#page2.tif											

PATENT ASSIGNMENT

This Patent Assignment is made by the herein-identified Inventors/Assignors to the herein-identified Assignee as of the date entered below and subscribed to by the Inventors/Assignors of the below-identified Patent Application.

WHEREAS, **Maurice A. Paperi**, an individual, having an address of 16972 Lacivita Court, Macomb, Michigan 48044 (herein, "Assignor"), is owner of a certain invention described in the United States Letters Patent titled as:

> METHOD FOR REFURBISHING LAMP SURFACES U.S. Patent No. 7,297,364 Issued: November 20, 2007

(hereinafter, the "Invention"); and

WHEREAS, CLEARLAMP, LLC, having a business address of 13924 Mackey, Overland Park, Kansas 66223 (herein, "Assignee"), desires to acquire all of the, Assignors' right, title, and interest in and to the Invention identified herein.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged:

1. ASSIGNMENT. Assignors hereby sell, assign, transfer, and convey unto Assignee, its successors and assigns, all of Assignors' right, title, and interest in and to the Invention, the patent, and any related patent application filed thereon, any continuation, division, continuation-in-part, reissue or reexamination applications and any patents, U.S. or foreign, that may issue therefrom, the same to be held and enjoyed by Assignee for its own use and benefit and for the use and benefit of its successors and assigns, to the full end of the term of any patent that may issue therefrom, as fully and entirely as same would have been held by Assignors had this assignment not been made.

2. **RIGHTS INCLUDED.** The transfer and assignment, as described above, shall also include the right to sue for past infringements (whether known or unknown) of the Invention, the patent, and any related patent applications and of any patents that may issue therefrom, and to hold for Assignee's own use all recoveries had in such suits, without need for accounting to Assignors, In any such litigation, Assignors shall provide reasonable cooperation at Assignee's expense.

3. **REPRESENTATIONS.** Assignors represent and warrant that Assignors have the sole and exclusive ownership interest in and title to the Invention of the patent application; that Assignors have not granted to any third party any rights that would

conflict, in any material way, with the rights granted herein to Assignee; that, to the knowledge of Assignors, the Invention is not being infringed by any third party, except as previously disclosed and that Assignors have the full right, power, and authority to make this assignment.

4. **COMMUNICATIONS.** Assignors hereby authorize Assignee, with respect to the Invention, the patent, and any related patent applications and any patent(s) that may issue therefrom, to communicate with the United States Patent and Trademark Office with the same effect as though such communications were made by or with Assignors directly.

5. FURTHER ASSURANCES, Assignors agree to execute and deliver to Assignee and to perform such tasks as Assignee may reasonably require in order to vest in Assignee full and complete record title to the Invention, the patent, and any related patent applications and any patent(s) that may issue therefrom. Assignors hereby appoint Assignee as their attorney in fact to execute and deliver such instruments as Assignee may deem appropriate to vest complete title of whatever interest the Assignors may possess in the Invention and in the patent application and in any patent(s) that may issue therefrom in Assignee. This appointment shall be deemed to be a power coupled with an interest, and as such, it is irrevocable.

IN WITNESS WHEREOF, said Assignor has executed this Assignment as of this of day of kon 2011.

Paperi

STATE OF KANGE) COUNTY OF MARCON

On this \oint day of AOO(1), 2011, before me, a Notary Public in and for said county and state, personally appeared Maurice A. Paperi, the person described herein and who executed the foregoing Patent Assignment and acknowledged to me that he executed the same as his free act and deed for the purposes therein stated. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

ALISHA M. SCOT

hy Appl. Exo.3



Public

My commission expires:

1935791.1

RECORDED: 05/04/2011

PATENT REEL: 026224 FRAME: 0145

SS