Form PTO-1595 (Rev. 09/ 04) OMB No. 0651-0027 (exp. 8/30/2005)	U.S. DEPARTMENT OF COMMERC United States Patent and Trademark Offic
RECORDATION FORM COVER SHEET PATENTS ONLY	
1. Name of conveying party(ies)/Execution Date(s):	2. Name and address of receiving party(les)
BILL ZOU	
	ZHONGSHAN KAPER ELECTRICAL
	Name: CO., LTD.
	Internal Address:
Execution Date(s): May 27, 2011	Street Address:
Additional name(s) of conveying party(les) sitached?	No. 148, Xinghua Middle Road
3. Nature of Conveyance:	Dongfeng Town Guangdong
X Assignment Merger	Zhongshan 528425
	PEOPLE'S REPUBLIC OF CHINA
Security Agreement Change of Name	City:
Government Interest Assignment	State:
Executive Order 9424, Confirmatory License	Country: Zip:
Other	Additional name(s) & address(es) Yes X No
	attached:
	This document is being filed together with a new application.
A. Patent Application No.(s)	B. Patent No.(s)
29/392,400	
Additional numbers attached	7 Yes X No
Name and address to whom correspondence concerning document should be mailed:	6. Total number of applications and 1
Name: Stephen B. Goldman	
LERNER, DAVID, LITTENBERG,	
KRUMHOLZ & MENTLIK, LLP	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00
Internal Address: Atty. Dkt.: ZHO-3.1-002	Authorized to be charged by credit card
Street Address: 600 South Avenue West	
	X Authorized to be charged to deposit account
	Enclosed
	None required (government interest not affecting title)
City: Westfield	
City: Westfield State: NJ Zip; 07090	8. Payment information a. Credit Card Last 4 Numbers
Phone Number: (908) 518-6333	Expiration Date
Fax Number: (908) 654-0415	b. Deposit Account Number 12-1095
Email Address; Goldman@ldlkm.com	Authorized User Name Stephen B. Goldman
9. Signature:	
	June 23, 2011
Signature	Outre 20, 2011
Stephen B. Goldman - 28,512	Total number of pages including cover 2
Name of Person Signing	sheet, attachments, and documents:

PATENT REEL: 026509 FRAME: 0948

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ASSIGNMENT OF RESIGN A PRIVATION	Docket Number (Optional)
ASSIGNMENT OF DESIGN APPLICATION	ZHO 3.1-002
Whereas, I,Bill ZOU	
No. 148; Xinghua Middle Road; Dongfeng Town; Guangdong; Zho	ongshan 528425' PEOPLE'S REPUBLIC OF CHINA
ereafter referred to as assignor, have invented certain new a	nd useful improvements in
ELECTRICAL DEVICE	
X for which an application for a United States Design Pa Application Number 29/392,400	atent was filed onMay 20, 2011
for which an application for a United States Design Pat	ent was executed by me on
for which an International Application was filed on	
. designating the United St	ates.
hereas,Zhongshan Kaper Electrical Co., Ltd.	
corporation of China herein referred to as "assignee" whose n	nalling address is
No. 148, Xinghua Middle Road; Dongfeng Town; Guangdong; Zhor desirous of acquiring the entire right, title and interest in the s	
ention and the aforesald Design patent application and all a	is of America and all other countries in and to sa
ention and the aforeeald Design patent application and all o plications and patents applied for or granted therefore in the d invention, including without limitation all applications and p the aforesaid Design application pursuant to any law or treat refit and the Commissioner of Patents and Trademarks is he said improvements or resulting therefrom to said assignee hi undersigned for me and my legal representatives, heirs at her remuneration, to execute and deliver all original, division sign Patent on said improvements and sill original, division	is of America and all other countries in and to singlinal, divisional, continuation, substitute or reiss. United States of America and all other countries, batents for sald invention claiming priority or bene aty, and including the right to claim such priority areby authorized and requested to issue all pater arein, as assignee of the entire interest therein; and assigns do hereby agree and covenant withon nal, continuation, reissue and other applications to the sector of the sector other applications to
ention and the aforecald Design patent application and all o plications and patents applied for or granted therefore in the d invention, including without limitation all applications and p the aforesaid Design application pursuant to any law or trea- nefit and the Commissioner of Patents and Trademarks is he said improvements or resulting therefrom to said assignee he undersigned for me and my legal representatives, heirs ar her remuneration, to execute and deliver all original, division sign Patent on said improvements and all assignments there said assignee or its representatives all facts known to the unc uested, to testify in any interferences or other legal procees y become involved, to sign all lawful papers, make all rightful ald assignee, its successors, assigns and nominees to obti- intries, the expenses incident to said applications to be borne if i do hereby authorize my attorneys to insert on this deci-	is or America and all other countries in and to sa riginal, divisional, continuation, substitute or reiss United States of America and all other countries, batents for said invention claiming priority or bene aty, and including the right to claim such priority araby authorized and requested to issue all paten arein, as assignee of the entire interest therein; an ad assigns do hereby agree and covenant witho nal, continuation, reissue and other applications f eof to said assignee or its assigns, to communica dersigned respecting said improvements, whenev dings in which any of said applications or paten ul oaths, and to do generally everything necessa ain patent protection for said improvements in a pand paid by said assignee.
rention and the aforesald Design patent application and all of plications and patents applied for or granted therefore in the id invention, including without limitation all applications and p the aforesaid Design application pursuant to any law or treat nefit and the Commissioner of Patents and Trademarks is he said improvements or resulting therefrom to said assignee his undersigned for me and my legal representatives, heirs are ther remuneration, to execute and deliver all original, division sign Patent on said improvements and all assignments there said assignee or its representatives all facts known to the und uested, to testify in any interferences or other legal procees y become involved, to sign all lawful papers, make all rightful ald assignee, its successors, assigns and nominees to obti- intries, the expenses incident to said applications to be borne in the to hereby authorize my attorneys to insert on this dec	is of America and all other countries in and to sa riginal, divisional, continuation, substitute or reiss, patents for sald invention claiming priority or bene aty, and including the right to claim such priority areby authorized and requested to issue all paten erein, as assignee of the entire interest therein; ar nd assigns do hereby agree and covenant witho and, continuation, reissue and other applications fi active said assignee or its assigns, to communica dersigned respecting said improvements, whenever idings in which any of said applications or paten ul caths, and to do generally everything necessar and paid by said assignee. and paid by said assignee.
ention and the aforesald Design patient application and all of plications and patents applied for or granted therefore in the d invention, including without limitation all applications and p the aforesaid Design application pursuant to any law or treat nefit and the Commissioner of Patents and Trademarks is he said improvements or resulting therefrom to said assignee his undersigned for me and my legal representatives, heirs ar ther remuneration, to execute and deliver all original, division slign Patent on said improvements and all assignments there aid assignee or its representatives all facts known to the undu- uested, to testify in any interferences or other legal procees y become involved, to sign all lawful papers, make all rightful ald assignee, its successors, assigns and nominees to obti- intries, the expenses incident to said applications to be borne i i do hereby authorize my attorneys to insert on this des- dication when known.	is or America and all other countries in and to sa riginal, divisional, continuation, substitute or reiss United States of America and all other countries, batents for said invention claiming priority or bene aty, and including the right to claim such priority araby authorized and requested to issue all paten arein, as assignee of the entire interest therein; an ad assigns do hereby agree and covenant witho nal, continuation, reissue and other applications f eof to said assignee or its assigns, to communica dersigned respecting said improvements, whenev dings in which any of said applications or paten ul oaths, and to do generally everything necessa ain patent protection for said improvements in a pand paid by said assignee.
rehition and the aforesald Design patient application and all of plications and patents applied for or granted therefore in the individual distribution and patents applied for or granted therefore in the individual distribution and patents applied for or granted therefore in the individual distribution and patents applied for or granted therefore in the individual distribution and patents applied for or granted therefore in the individual distribution and patents applied for or granted therefore in the individual distribution and patents applied for or granted therefore in the individual distribution and patents applied for or granted therefore in the individual distribution and patents applied for or granted therefore in the individual distribution and the aforesaid design application pursuant to any law or treat endersigned for me and my legal representatives, heirs and therefore the near their remuneration, to execute and deliver all original, division sign Patent on said improvements and all assignments there has assignee or its representatives all facts known to the unquested, to testify in any interferences or other legal procees by become involved, to sign all lawful papers, make all rightful all assignee, its successors, assigns and nominees to obtaintries, the expenses incident to said applications to be borned of i do hereby authorize my attorneys to insert on this despication when known.	is of America and all other countries in and to sa riginal, divisional, continuation, substitute or reiss, patents for sald invention claiming priority or bene aty, and including the right to claim such priority areby authorized and requested to issue all paten erein, as assignee of the entire interest therein; ar not assigns do hereby agree and covenant witho action of the assignee or its assigns, to communica dersigned respecting sald improvements, whenever dings in which any of said applications or paten ut oaths, and to do generally everything necessal and paid by sald assignee. and paid by sald assignee. and the filling date and application number of said Bill ZOU
rention and the aforesald Design patient application and all oplications and patents applied for or granted therefore in the id invention, including without limitation all applications and patents applied for or granted therefore in the aforesaid Design application pursuant to any law or treat nefit and the Commissioner of Patents and Trademarks is he said improvements or resulting therefrom to said assignee her undersigned for me and my legal representatives, heirs are there remuneration, to execute and deliver all original, division sign Patent on said improvements and all assignments there said assignee or its representatives all facts known to the uncluested, to testify in any interferences or other legal procees to be y become involved, to sign all lawful papers, make all rightfield assignee, its successors, assigns and nominees to obter intries, the expenses incident to said applications to be borned at i do hereby authorize my attorneys to insert on this despication when known.	United States of America and all other countries, for the states of America and all other countries, for the states of said invention claiming priority or benear and including the right to claim such priority arreby authorized and requested to issue all patent areals, as assignee of the entire interest therein; and assigns do hereby agree and covenant witho nal, continuation, reissue and other applications for each saignee or its assigns, to communica deresigned respecting said improvements, whenever dings in which any of said applications or patent ul oaths, and to do generally everything necessarian patent protection for said improvements in a e and paid by said assignee.

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RECORDED: 06/23/2011

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