PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the patent number previously recorded on Reel 027110 Frame 0097. Assignor(s) hereby confirms the previous assignment contained incorrect patent number in cover sheet and conveyance document

CONVEYING PARTY DATA

Name	Execution Date
Sharp Laboratories of America, Inc.	11/09/2011

RECEIVING PARTY DATA

Name:	SHARP KABUSHIKI KAISHA
Street Address:	22-22, Nagaike-cho, Abenu-ku
City:	Osaka
State/Country:	JAPAN
Postal Code:	545-8522

PROPERTY NUMBERS Total: 1

Property Type	Number
Patent Number:	8014006

CORRESPONDENCE DATA

Fax Number:

(360)817-7447

Phone:

360-817-7744

Email:

jdurling@sharplabs.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mall.

Correspondent Name:

Johanna Durling

Address Line 1:

5750 NW Pacific Rim Blvd

Address Line 4:

Camas, WASHINGTON 98684

ATTORNEY DOCKET NUMBER:

SLA1352

NAME OF SUBMITTER:

David C. Ripma

Total Attachments: 2

source=SLA1352 Corrected Corp to Corp Assign#page1.tif

source=SLA1352 Notice of Recordation Corp to Corp Assign#page1.tif

PATENT-

REFILL 402 7801 FRAME: 005291-NON

Corporate to Corporate Assignment

WHEREAS, SHARP LABORATORIES OF AMERICA, INC. (hereinafter "SLA"), a corporation of the State of Washington, having an address at 5750 NW Pacific Rim Blvd., Camas, Washington 98607, USA, is, by one or more assignment documents recorded in the United States Patent and Trademark Office, the present assignee and record owner of an interest in the following United States Letters Patent(s) (hereinafter "said patent(s)");

Issue Date SLA File No.
Sept 6, 2011 SLA1352

and in the invention(s) to which said patent(s) pertain(s) (hereinafter "said invention"); and

WHEREAS, SHARP KABUSHIKI KAISHA (hereinafter "Sharp"), a Japanese Corporation, having an address at 22-22, Nagaike-cho, Abeno-ku, Osaka, 545-8522, Japan, is the true and equitable owner of all patents which ultimately issue from patent applications filed by SLA covering inventions arising from research funded by Sharp under the terms of a mutual agreement between SLA and Sharp (hereinafter "said Basic Agreement"); and

WHEREAS, SLA and Sharp mutually acknowledge and agree that the terms of said Basic Agreement are applicable to said patent(s) and said invention(s) and that, by operation of said Basic Agreement, Sharp is, upon issuance of said patent(s), the true and equitable owner of any and all rights which SLA may possess in and to said patent(s) and said invention(s) and, furthermore, that Sharp is entitled to formal assignment of all of SLA's rights therein to Sharp, including recordation of such assignment in the records of the United States Patent and Trademark Office.

NOW, THEREFORE, for good and valuable consideration acknowledged by SLA to have been received in full from Sharp, SLA does hereby sell, assign, transfer, convey, and quitclaim unto Sharp all of SLA's right, title and interest in and to said patent(s) and said invention(s).

The terms and covenants of this Assignment shall inure to the benefit of Sharp, its successors, assigns and other legal representatives, and shall be binding upon SLA, its successors, assigns and other legal representatives.

The undersigned is authorized to act on behalf of the assignee in accordance with 37 CFR § 3.73(b)(2)(i).

Sharp Laboratories of America, Inc.

Dated: October 24, 2011

/David C. Ripma/

David C. Ripma, Registration No. 27,672

Patent Counsel

Revised: 08/09/07