410 461 3067

P.01

Form PTO-1595 (Rev. 03-11)
OMB No. 0651-0027 (exp. 03/31/2012)

MR957-2484

U.S. DEPARTMENT OF COMMERCE United States Patent and Tredemark Office

RECORDATION FORM COVER SHEET	
PATENTS ONLY	
To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.	
Name of conveying party(les)	2. Name and address of receiving party(ies)
	Name: SHIN CHIN INDUSTRIAL CO., LTD.
PAUL DAVIES	Internal Address:
Additional name(s) of conveying party(les) attached?Yes 🔀 No	
3. Nature of conveyance/Execution Date(s):	Street Address: NO. 128, CHEN PEI 1 RD., YONGKANG DIST.
Execution Date(s) 2/6/2012	
X Assignment Merger	City: TAINAN CITY
Security Agreement Change of Name	
Joint Research Agreement	State:
Government Interest Assignment	Country: TAIWAN, R.O.C. Zip:
Executive Order 9424, Confirmatory License	
Other	Additional name(s) & address(es) attached? Yes X No
4. Application or patent number(s):   A. Patent Application No.(s)  29/407,261	document is being filed together with a new application.  B. Patent No.(s)
-,,,	
Additional numbers attached? Yes No	
Name and address to whom correspondence concerning document should be malled:	6. Total number of applications and patents involved:
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 to deposit account
Street Address: 3458 ELLICOTT CENTER DRIVE, SUITE 101	Enclosed
	None required (government interest not affecting title)
City: ELLICOTT CITY	8. Payment Information
State: MARYLAND Zip: 21043	
Phone Number: 410-465-6678	Danceit Account Number to sace
Fax Number: 410-461-3067	Deposit Account Number _50-5298
Email Address: rki@rkipatlaw.com	Authorized User Name ROSENBERG KLEIN & LEE
9. Signature:	2/6/2012
Signature	Date
MORTON J. ROSENBERG	Total number of pages including cover sheet, attachments, and documents:

Documents to be reported (including cover sheet) should be faxed to (571) 273-0140, or mailed to:
Mail Stop Assignment Recordation Services, Director of the USPTO, P.O.Box 1450, Alexandria, V.A. 22313-1450

Customer No. 04586

**PATENT** 

**REEL: 027675 FRAME: 0588** 

MR957-2484

This Assignment agreement is applicable to an invention entitled (Invention Title)	ASSIGNMENT DEED	
The PATENT RIGHTS referred to in this agreement are  (Check one) a Patent Application to this therethin, executed by the ASSIGNOR(s) concurrently with this Assignment (Check one) a Patent Application Serial No. 29/4617 761 feed 25. Naturebox 20.11  U.S. Petent Myorith (Check one) feed on the ASSIGNOR(s) concurrently with this Assignment (Check one) with the Patent Potent in this case, the assignment are  (Check one) V.S. Patent Application Serial No. 29/4617 761 feed 25. Naturebox 20.11  (Check one) V.S. Patent Application Serial No. 29/4617 feed 25. Naturebox 20.11  (Full name of Institute of Naturebox 20.11  (Full name of Second assignor) PAILL DAVIES  (Full name of Second assignor) PAILL DAVIES  (Full name of Second assignor, if any)  (Address)  The ASSIGNOR(s) referred to in this agreement is one of the Patent Second Se	This Assignment agreement is applicable to an invention unlitted (Invention Title) ILLUMINATOR	
(Check one) SUS-Patent rights only worldwide Patent rights. In this case, the assigned shall have the right to claim the benefit of the filling date of any voll-wide Patent rights. In this case, the assigned shall have the right to claim the benefit of the filling date of any voll-wide patent of the right of the patent of the right of the patent of the right of the patent of the sasgroot. Patent of the patent of the right of the patent of the right of the patent of the right of the patent of the paten	The PATENT RIGHTS referred to in this agreement are:	
Full name of first assignor, if any)	(Check one) SI U.S. Patent rights only Worldwide Patent rights. In this case, the assigned shall have the right to claim the benefit of the filling date of any U.S. Patent Application identified above.	
(Full name of third assignor, if any) (Address)  (Full name of fourth assignor, if any) (Address)  The First ASSIGNEE referred to in this agreement is (Name of Assignee)  The First ASSIGNEE referred to in this agreement is (Name of Assignee)  No. 128. Chen Pei I. Rd. Yongkang Dist.  Tathan City. Tathan	(Full name of first assignor) PAUL DAVIES (Address) 1500 Ferntree Gully Road, Knoxfield, Victoria 3180, Australia	
(Full name of fourth assignor, if any)  (Address)  The First ASSIGNEE referred to In this agreement is  (Name of Assignee)  (Name of Assignee)  (Address of Assignee)  Tanian City. Taliwan, B.O.C.  The Second ASSIGNEE referred to in this agreement is:  (Name of Assignee)  (Address of Assignee)  The First ASSIGNEE lat:  (Check one)  a Individual  a partnership  corporation of  The Second ASSIGNEE is:  (Chock one)  Additional assignees are being named on separately numbered sheets attached hareto.  The ASSIGNOR(S), in consideration of \$1.00 past by each ASSIGNEE, and other good and velurible consideration, receipt of which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns.  In full and advaculate right in the invention; an equal interest in and to the outline right, tills and interest in and re-examination patients and patient applications; and in a confining the proof of the confined proof of an equal interest in the first in the invention, all confined proof of the proof of the proof of the invention.  As to all U.S. Petant Applications assigned under this Agreement, the ASSIGNEE(s) of an equal interest in the center of the invention.  Further, the ASSIGNOR(s) are depreted to an expension of the invention of the proof of the proof of the proof of the sole us on entire right. Life and interest, or the sole us on entire right, tills and interest in and receasing an entered proof of the invention, all the proof of the proof o	(Full name of second assignor, if any)(Address)	
(Full name of fourth assigner, if any)  The First ASSIGNEE referred to in this agreement is (Name of Assignee) SHIN CHIN INDUSTRIAL CO. LTD.  (Address of Assignee) No. 128 Chen Pei L Rd. Yong kang Dist.  Tanan City. Taiwan, R.O.C.  The Second ASSIGNEE referred to in this agreement is:  (Name of Assignee)  (Address of Assignee)  The First ASSIGNEE Is: (Check one) an Individual a performship by Comparation of Taiwan, R.O.C.  The Second ASSIGNEE Is: (Check one) an Individual a performship by Comparation of Taiwan, R.O.C.  The Second ASSIGNEE Is: (Check one) an Individual a performship by Comparation of Taiwan, R.O.C.  The Assignee)  Additional assignees are being named on separately numbered sheets attached hareto.  The ASSIGNOR(S), in consideration of \$1.00 paid by euch 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.  In full and exclusive right to the enveltion, an equal interest in end to the entire right, little and interest and pelications, and pelications, and pelications, and pelications assigned under this agreement, the ASSIGNORES, and requested the residence of the Interest in the entire right. His and interest in the ASSIGNORES and requested to said ASSIGNEE(s), their successors and assign and requested in the ASSIGNORES of the representations for the full work of the sold of the signed of the sign of said ASSIGNEE(s), their operation and pelications and entering the ASSIGNORES of an equal interest in the entire right. Little and interest, for the sold use and enlyment of said ASSIGNEE(s), their operations and pelications and enlyment of said ASSIGNEE(s), their operations and divisional, continuation continuation-in-part, substitute, renewal, reasumination and relieve explications, exactle all divisional, continuation. Further, the ASSIGNORES (a) ASSIGNEE(s), their substitute, renewal, reasumination and relieve explications, exactle all divisional and divisional divisional in th	(Full name of third assignor, if any) (Address)	
The First ASSIGNEE referred to In this agreement is  (Name of Assignee) SHIN_CHEN_INDUSTRIAL_CO	(Full name of fourth assignor, if any)	
Address of Assignee   No. 128. Chen Pet. 1. Rd. Yongkang Dist.   Tainan City. Taiwan, B.O.C.		
The Second ASSIGNEE letered to in his agreement is:  (Name of Assignee)  [Address of Assignee]  The First ASSIGNEE is: (Check one)	(Address of Assigned No. 128 Chen Pei 1 Rd. Yongkang Dist.	
(Address of Assignee)  The First ASSIGNEE is: (Check one)	Tainan City, Taiwan, R.O.C.	
The First ASSIGNEE is: (Check one)	(Name of Assignee) (Address of Assignee)	
(Check one) a partnership a portnership corporation of		
The Second ASSIGNEE is:  (Check one)	(Check one) an Individual	
(Check one) a nindividual a parnetship a corporation of (State or Country)  Additional assignees are being named on separately numbered sheets attached hareto.  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 patients and patient 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 ASSIGNEE(s) outhorize(s) and requosis the Director of Patents and Trademarks to issue all Laters 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 ropresonatives, any facts known to the ASSIGNEE(s) respecting said invention, and testify in any logal proceedings, sign all lawful papers, execute all divisional, continuation continuation-in-part, substitute, renewal, reexamination and refessue applications, execute all necessary assignment papers to cause any and all Laters Patent to be issued to said ASSIGNEE(s), make all rightful paths 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)		
Additional assignees are being named on separately numbered sheets attached hareto.  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.  Ine 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-insues, and re-examination patients and patient applications; and the right to claim priority under 35 U.S.C. 119, based on any earlier foreign applications for this threation.  As to all U.S. Patient Applications assigned under this Agreement, the ASSIGNEE(s) of encoy outhorize(s) and requosits the Director of Patients and Trademarks to issue all Latters Patient to the ASSIGNEE(s) as the ASSIGNEE(s) of an equal interest in the entire right, title and interest. for the sole use and enloyment of said ASSIGNEE(s), their successors and assigns.  Further, the ASSIGNOR(s) agree(s) to communicate to said ASSIGNEE(s), their representatives, any facts known to the ASSIGNEE(s) are patient grade invention, and testify in any logal proceedings, sign all lawful papers, execute all divisional, continuation continuation-in-part, substitute, renewal, reexamination and relissue applications, execute all invention papers to cause any and all Latters Patient to be lissued to said ASSIGNEE(s), make all rightful daths and generally de 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)  PAUL DAVIES  (Date)	(Check one) an Individual	
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.  Ine 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, reviewee, and re-examination patients 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) heropy outhorize(s) and requests the Ofrector 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.  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 logal proceedings, sign all fawful papers, execute all divisional, continuation, continuation-in-part, substitute, renewel, 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 daths and generally de evarything necessary or destinable to aid said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said Invention.  (Signature of sole or first assignor) PAUL DAVIES (Date)  (Signature of Initial assignor, if any)	(State or Country)	
which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns.  Ine 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-resues, 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 threatillon.  As to all U.S. Patent Applications assigned under this Agreement, the ASSIGNOR(S) heroby authorize(s) and requosits 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.  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 logal proceedings, sign all lawful papers, execute all divisional, continuation continuation-in-part, substitute, ranewal, reexamination and relissue 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 sole or first assignor, if any)  (Date)	Additional assignees are being named on separately numbered sheets attached hereto.	
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-iesues, 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) heropy authorize(s) and requosis 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.  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 teatify in any logal proceedings, sign all lawful papers, execute all divisional, continuation. Continuation-in-part, substitute, renewal, reexamination and relissue 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 de 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)	which is acknowledged, have and do hereby assign the following to each ASSIGNEE; their successors and assigns.	
entire right, tille and Interest. for the sole use and enjoyment of said ASSIGNEE(s), their successors and assigns.  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 logal proceedings, sign all leavilul papers, execute all divisional, continuation, continuation-in-part, substitute, ranewal, reexamination and relssue applications, execute all necessary assignment papers to cause any and all Letters Patont to be issued to seld ASSIGNEE(s), make all rightful oaths and generally do everything necessary or desurable to aid said ASSIGNEE(s), their successors and assigns, to obtain and enforce proper protection for said invention.  (Signature of sole or first assignor) PAUL DAVIES (Date)  (Signature of second assignor, if any) (Date)	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-assues, 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) heroby pulhorize(s) and requests the	
(Signature of second assignor, if any)  (Signature of third assignor, if any)  (Signature of third assignor, if any)  (Date)	entire right, tille and Interest. for the sole use and enjoyment of said ASSIGNEE(s), their successors and designs.  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 logal proceedings, sign all lawful papers, execute all divisional, continuation.	
(Signature of second assignor, if any) (Date) (Signature of Ihird assignor, if any) (Date)	any and all Letters Patont to be lesued to said ASSIGNEE(s), make all rightful daths and generally do everything necessary or deau-	
(Signature of third assignor, if any) (Date)	(Signature of sole or first assignor) PAUL DAVIES (Date)	
	(Signature of second assignor, if any) (Date)	
(Signature of fourth assignor, if any) (Date)	(Signature of third assignor, if any) (Date)	
· · · · · · · · · · · · · · · · · · ·	(Signature of fourth assignor, if any) (Date)	

PATENT

REEL: 027675 FRAME: 0589