

PATENT ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
Goldfinger, LLC	01/25/2006
RECEIVING PARTY DATA	
Name:	Akrion Technologies, Inc.
Street Address:	1105 N. Market Street
Internal Address:	Suite 1300
City:	Wilmington
State/Country:	DELAWARE
Postal Code:	19899
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	13270849
CORRESPONDENCE DATA	
Fax Number:	(215)735-9305
Phone:	215-735-9302
Email:	suzanne.chocklette@thebellesgroup.com
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>	
Correspondent Name:	The Belles Group, P.C.
Address Line 1:	404 S. 16th Street
Address Line 4:	Philadelphia, PENNSYLVANIA 19146
ATTORNEY DOCKET NUMBER:	AKR-015-US-CON5
NAME OF SUBMITTER:	Brian L. Belles
Total Attachments: 9 source=assign4#page1.tif source=assign4#page2.tif source=assign4#page3.tif	

CH \$40.00 13270849

source=assign4#page4.tif
source=assign4#page5.tif
source=assign4#page6.tif
source=assign4#page7.tif
source=assign4#page8.tif
source=assign4#page9.tif

ATTACHMENT A - PATENT ASSIGNMENT

PATENT ASSIGNMENT

WHEREAS, Goldfinger, LLC, a Delaware limited liability company ("**Goldfinger**"), owns, by assignment or otherwise, all right, title, and interest in the patents, including, but not limited to, those specifically set forth in Schedule 1, and any invention claimed therein ("Patents");

WHEREAS, Akrion Technologies, Inc., a Delaware corporation having a registered office at 1105 N. Market Street, Suite 1300, Wilmington, DE 19899 ("**AkrionTech**"), desires to own **Goldfinger's** entire right, title, and interest in and to the Patents, in all countries throughout the world, and in and to any invention claimed therein; and

WHEREAS, pursuant to the Master Assignment Agreement, dated January 25, 2006, between **Goldfinger** and **AkrionTech**, whereby **Goldfinger** agreed to assign all of its right, title, and interest in any intellectual property it acquires and **AkrionTech** agreed to acquire such intellectual property and the rights therein, the parties wish to further carry out the intent of the Master Assignment Agreement as set forth herein;

NOW THEREFORE, be it known that, in exchange for payment of One Dollar (\$1.00) and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, **Goldfinger** hereby irrevocably assigns, transfers, conveys, grants and sets over to **AkrionTech**, its lawful successors and assigns, **Goldfinger's** entire right, title, and interest in and to the Patents, the inventions claimed therein, any other patent applications directed to the inventions, and all current or future patents that may be granted thereon, including, without limitation, any and all divisionals, continuations, continuations-in-part, reissues, reexaminations, substitutes, any extensions thereof, and all foreign equivalents, continuations, continuations-in-part, divisionals and counterparts of the foregoing and all rights to claim priority on the basis of such application, and all applications for patents that may be filed for the inventions in any foreign country and all patents that may be granted on the invention in any foreign country, including, without limitation, and any and all divisionals, continuations, continuations-in-part, reissues, reexaminations, substitutes, any extensions thereof;

AND, **Goldfinger** HEREBY authorizes and requests the Commissioner of Patents and Trademarks of the United States and any official of any foreign country whose duty it is to issue, assign, and/or record as assignee for all patents and applications as described above for the inventions to **AkrionTech**, its successors and assigns, in accordance with the terms of this Assignment;

AND, **Goldfinger** HEREBY further agrees that, from and after the date of this Assignment, **AkrionTech** has succeeded to all of **Goldfinger's** right, title, interest and standing to receive all rights and benefits pertaining to the Patents, institute and prosecute all suits and proceedings, take all actions that **AkrionTech**, in its sole discretion, may deem necessary or proper to collect, assert, or enforce any claim, right, title or interest of

any kind under any and all of the Patents, including, without limitation, the right to sue for all past, present and future infringements or other violations of any rights relating thereto, to settle, defend, compromise and retain proceeds from any actions, suits, or proceedings relating to the transferred and assigned rights, title, interest, and benefits, and do all other such acts and things in relation thereto as **AkrionTech**, in its sole discretion, deems advisable;

AND, Goldfinger HEREBY hereby relinquishes exclusivity to **AkrionTech** and of **Goldfinger's** right, title and interest in and to all accrued and future causes of action for injunctive relief, damages, lost profits and litigation costs (including, without limitation, attorneys' fees) resulting from infringements or alleged infringements of the Patents and this Assignment expressly includes the right to sue for pre-assignment infringements and any injunctive relief, damages, lost profits and litigation costs (including, without limitation, attorneys' fees) in connection with the same;

AND, Goldfinger HEREBY further covenants that **Goldfinger** has the full right to convey the interest assigned by this Assignment, **Goldfinger** will take all action and execute all documents necessary to perfect the interest assigned hereby, and **Goldfinger** has not executed and will not execute any agreement in conflict with this Assignment;

AND, Goldfinger HEREBY further covenants and agrees that **Goldfinger**, through its officers and employees, will, without further consideration, communicate with **AkrionTech**, its successors and assigns, any facts known to **Goldfinger** and its officers and employees respecting the inventions and testify in any legal proceeding, sign all lawful papers when called upon to do so, execute and deliver all papers that may be necessary or desirable to perfect the title to the inventions in said **AkrionTech**, its successors and assigns, execute all divisionals, continuations, continuations-in-part, reissues, reexaminations, substitutes, any extensions thereof, make all rightful oaths, and generally do everything possible to aid **AkrionTech**, its successors and assigns, to obtain and enforce proper patent protection for the invention in the United States and any foreign country, it being understood that any expense incident to the execution of such papers shall be borne by **AkrionTech**, its successors and assigns.

IN TESTIMONY WHEREOF, each party has caused its authorized representative to execute this Assignment.

Goldfinger, LLC

Akrion Technologies, Inc.

By: _____

By: _____

Date: _____

Date: _____

[Notary Seal Follows]

(Akrion Technologies, Inc.)

COUNTY OF CLACK SS

My Commission Expires:

Printed Name of Notary

JOHN COWLEY JR., OF AUSTIN, TEXAS

Notarial Seal
State of Texas, Tarrant County, Notary Public
Jury Commission Two - Tarrant County,
TX. Commission Expires May 7, 2009

ACKNOWLEDGMENT

(Goldfinger, LLC)

STATE OF PENNSYLVANIA

COUNTY OF Lehigh } SS

On this 11 day of February, 2006, before me personally came John J. Goldfinger, Jr. to me known, who, being duly sworn, did depose and say that he resides in Lehigh, Pennsylvania, that he is President of Goldfinger, LLC, the company described in and that executed the above assignment, and acknowledged that he executed the same.

My Commission Expires: Mar 7, 2008

John J. Goldfinger, Jr.
Notary Public

(NOTARY SEAL)

John J. Goldfinger, Jr.
Printed Name of Notary

John J. Goldfinger, Jr.
Notary Seal
John J. Goldfinger, Jr., Notary Public
John J. Goldfinger, Jr., Lehigh County
My Commission Expires Mar 7, 2008

SCHEDULE 1
(to Attachment A)
Patent Assignment

Owned by Goldfinger Technologies, LLC					
U. S. Patents and Pending Applications			Foreign Patents and Applications		
4,804,007	10 726,774	3703722.3	EPO	392243	KR
4,854,337	10 059,682	2003-563743	JP	938745	NI
4,869,278	10 140,029	2004-7011627	KR	938745	IT
4,998,549	10 341,425	200404177-8	SG	938745	DE
4,998,549	10 864,927	3505097	CN	938745	BE
5,037,481	10 865,440	2003-516068	CN	938745	FR
5,090,432	10 742,214	274054.6	EPO		
5,148,823	10 931,457	10-2003-7016342	KR		
5,286,657	10 171,431	PCT/US2005 01349			
5,365,960	10 171,494	93116958	TW		
5,656,097	10 864,929	VERTE.0100-500 - JP			
5,950,645		VERTE.0100-500 -CN			
6,158,445		VERTE.0100-500 .. P			
6,378,534		2005-7023902	KR		
5,908,509					
5,996,595					
5,556,479					
6,039,059					
6,140,744					
6,295,999					
6,463,938					

SCHEDULE 1
(to Attachment A)
Patent Assignment

Owned by Goldfinger Technologies, LLC		
U. S. Patents and Pending Applications	Foreign Patents and Applications	
6,681,782		
6,684,891		
6,125,551		
6,679,272		
6,892,738		
6,754,980		
6,684,890		
6,923,192		
6,928,751		
5,656,097		
6,122,837		
5,539,995		
4,571,850		
5,534,076		

**FIRST AMENDMENT
TO
ASSIGNMENT AGREEMENTS**

This First Amendment ("Amendment"), effective retroactively to January 25, 2006 ("Effective Date"), is made by and between Goldfinger Technologies, LLC, a Delaware limited liability company ("Goldfinger") and Akrion Technologies, Inc., a Delaware corporation ("Akrion").

RECITALS

A. The parties to this Amendment are parties to the Master Assignment Agreement dated as of January 25, 2006, the Patent Assignment dated as of January 25, 2006, the Trademark Assignment dated as of January 25, 2006, the Copyright Assignment dated as of January 25, 2006 and the Patent License Agreement Assignment dated as of January 25, 2006 (collectively, the "Assignment Agreements").

B. The Assignment Agreements misidentifies Goldfinger as Goldfinger, LLC. Goldfinger's correct name is Goldfinger Technologies, LLC.

C. The intent of the parties is evidenced by the correct references to Goldfinger Technologies, LLC in the Schedules to the Assignment Agreements.

D. The parties desire to enter into this Amendment for the purpose of correcting the identity of the referenced party Goldfinger in the Assignment Agreements to reflect Goldfinger Technologies, LLC as the assignor.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound, the parties agree as follows:

1. All references to "Goldfinger, LLC" contained in the Assignment Agreements shall be replaced with "Goldfinger Technologies, LLC".

2. Except as amended hereby, the Assignment Agreements are unmodified and shall remain in full force and effect as of January 25, 2006.

IN WITNESS WHEREOF, the parties have executed this instrument as of the Effective Date.

Akrion Technologies, Inc.

Alan Walter
Signature

ALAN WALTER
Printed Name

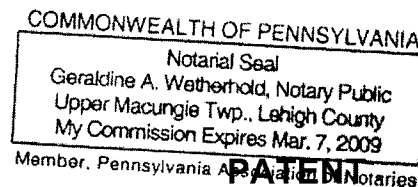
6/23/06

Goldfinger Technologies, LLC

W. F. Whittle
Signature

W. F. WHITTLE
Printed Name

6/23/06



ACKNOWLEDGMENT
(Goldfinger Technologies, LLC)

STATE OF PENNSYLVANIA
COUNTY OF Lehigh } SS

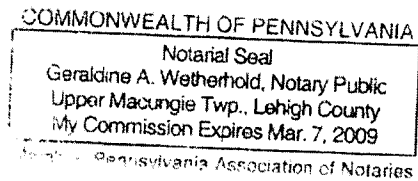
On this 23rd day of JUNE, 2006, before me personally came WILLIAM GAMES WHITE to me known, who, being duly sworn, did depose and say that he resides in ALLENTOWN, that he is CEO of Goldfinger Technologies, LLC, the company described in and that executed the above assignment, and acknowledged that he executed the same.

My Commission Expires: March 7, 2009

Notary Public

(NOTARY SEAL)

Geraldine A. Wetherhold
Printed Name of Notary



ACKNOWLEDGMENT

(Akrion Technologies, Inc.)

STATE OF PENNSYLVANIA

COUNTY OF Allegheny } SS

On this 13th day of June, 2006, before me personally came ALAN WALTON to me known, who, being duly sworn, did depose and say that he resides in 1500 Washington St., that he is President of Akrion Technologies, Inc. the corporation described in and that executed the above assignment, and acknowledged that he executed the same.

My Commission Expires: 7-21-2008

[Signature]
Notary Public

(NOTARY SEAL)

Christopher A. [Signature]
Printed Name of Notary