501956367 06/14/2012

PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Hamid R. Djalilian	06/08/2012
Mark Bachman	06/08/2012
Peyton Paulick	06/08/2012
Mark Merlo	06/06/2012

RECEIVING PARTY DATA

Name:	The Regents of the University of California
Street Address:	1111 Franklin Street
Internal Address:	12th Floor
City:	Oakland
State/Country:	CALIFORNIA
Postal Code:	94607

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	13487597

CORRESPONDENCE DATA

Fax Number: (214)651-5940 Phone: 214-651-5000

Email: joy.hill@haynesboone.com

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

Mail.

Correspondent Name: Haynes and Boone, LLP Address Line 1: 2323 Victory Avenue

Address Line 2: Suite 700

Address Line 4: Dallas, TEXAS 75219

ATTORNEY DOCKET NUMBER:	49108.3
NAME OF SUBMITTER:	John P. Teresinski

Total Attachments: 2

501956367

source=49108_3_Assignment#page1.tif source=49108_3_Assignment#page2.tif

PAIENI

REEL: 028379 FRAME: 0484

OF \$40.00 1348/59/

ASSIGNMENT

U.C. Case No. 2010-033-7
For good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNOR(S),
1. Hamid R. Djalilian 2. Mark Bachman 3. Mark Merlo 2. Peyton Paulick
hereby sells, assigns and transfers to ASSIGNEE, The Regents of the University of California, a California Corporation, having its statewide administrative offices located 1111 Franklin Street, Twelfth Floor, Oakland, CA 94607-5200, and the successors, assigns and legal representatives of the ASSIGNEE all of its right, title and interest for the United States and its territorial possessions and in all foreign countries in and to, any and all improvements which are disclosed in the invention entitled:
DIRECT DRIVE MICRO HEARING DEVICE
and which is found in
(a) U.S. provisional application filed herewith and listing the above named persons as inventors
(b) U.S. patent application filed herewith and listing the above named persons as inventors
(c) X U.S. application serial no. <u>13/487,597</u> , filed on <u>June 4, 2012</u>
(d) U.S. Patent No.:, issued
and any legal equivalent thereof in a foreign country, including the right to claim priority and, in and to, all Letters Patent to be obtained for said invention by the above application or any continuation, division, continuation-in-part, extension, conversion to 35 USC 111(a) or substitute thereof, and any reissue, reexamination or extension of said Letters Patent and all rights under all International Conventions for the Protection of Industrial Property; ASSIGNOR(S) hereby covenants that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this assignment agreement ("Assignment"); ASSIGNOR(S) further covenants that ASSIGNEE will, upon its request, be provided promptly with all pertinent facts and documents relating to said invention and said Letters Patent and legal equivalents as may be known and accessible to ASSIGNOR and will testify as to the same in any interference, litigation, or proceeding relating thereto and will promptly execute and deliver to ASSIGNEE or its legal representative any and all papers, instruments or affidavits required to apply for, obtain, maintain, issue or enforce said application, said invention and said Letters Patent and said equivalents thereof which may be necessary or desirable to carry out the purposes thereof. An attorney of record is authorized and requested by the execution of this assignment to insert into this assignment the filing date and serial number of said application when officially known. AND the ASSIGNOR(S) requests the Commissioner of Patents and Trademarks to issue said Letters Patent of the United States and any reissue or extension thereof to the ASSIGNEE, The Regents of the University of California.
executed this Signature of Inventor(s)
8 day of June, 2012 8 day of June, 2012 (ak pr
day of, 2012 8 day of Jule , 2012 Deyton Aculick
Assignee hereby accepts this Assignment:

PATENT REEL: 028379 FRAME: 0485

ASSIGNMENT

	id R. Djalitian <u>Medo</u>	2 <u>Mark I</u> 2 <u>Psylon</u>	aciman Pmlick
Corporat 94607-5: the Unite	tion, having its statewide : 200, and the successors, ass	rs to ASSIGNEE, The administrative offices i signs and legal represen possessions and in all I	e Regents of the University of California, a California, a California, a California (a California) ocated 1111 Franklin Street, Twelfth Floor, Oakland, artives of the ASSIGNED all of its right, title and interest breign countries in and to, any and all improvements wi
DIRECT	DRIVE MICRO HEARIN	KG DEVICE	하는 사람들은 함께 되었다는 것이 되었다. 그 말을 하는 것이 없는 것이다. 보다 그렇게 하는 것이 되었다는 것이 되었다면서 되었다. 그렇게 되었다.
and whic	th is found in		게 가는 유민들이 되는 것이 되었다는 시간을 되는 것이 되었다. 기가 있는 경찰이 되는 것이 되었다는 것이 되었다.
(a)	U.S. provisional applic	ation filed berewith and	listing the above named persons as inventors
(b)	U.S. patent application	filed herewith and listin	g the above named persons as inventors
(c) <u>X</u>	U.S. application scrial r	no. 13/487,597	filedon June 4, 2012
(d)	U.S. Patent No.:		, issued
and any Patent to extension Letters P <u>ASSIGN</u> entered in	legal equivalent thereof in be obtained for said invent, conversion to 35 USC atent and all rights under all to the coverants for which would conflict w	i a fireign country, inc ntion by the above app 111(a) or substitute th Il International Convent bat no assignment, sal- tith this assignment agre	uding the right to claim priority and, in and to, all Let lication or any continuation, division, continuation-in-proof, and any reissue, reexamination or extension of sons for the Protection of Industrial Property; agreement or encumbrance has been or will be made ement ("Assignment");
and any Pateiu to extension Letters P ASSIGN ASSIGN and discuto ASSIGN promptly required equivaler authorize	legal equivalent thereof in the obtained for said invent, conversion to 35 USC atent and all rights under all towns which would conflict where the covenants the object of the covenants of the c	a foreign country, incontion by the above app 111(a) or substitute the 11 International Convent that no assignment, sal- title this assignment ago- nat ASSIGNEE will, up nation and said Letters I to the same in any into SSIGNEE or its legal ain, issue or enforce sal- necessary or desirable accustion of this assignment	uding the right to claim priority and, in and to, all Let lication or any continuation, division, continuation-in-p reof, and any reissue, reexamination or extension of a ons for the Protection of Industrial Property; , agreement or encumbrance has been or will be made
and any Patern to extension Letters P ASSIGN entered in ASSIGN and door to ASSIGN required equivaler authorize mumber a	legal equivalent thereof in be obtained for said invent, conversion to 35 USC atent and all rights under al OR(S) hereby covenants to which would conflict would conflict would extra the covenants the ments relating to said invention. The covenant is execute and deliver to A to apply for, obtain, maintains thereof which may be a d and requested by the expression application when off assid application when off	a foreign country, incontion by the above app 111(a) or substitute the 111(a) or substitute the 11 International Convent that no assignment, sal- title this assignment agre- nat ASSIGNEE will, up nation and said Letters I to the same in any into SSIGNEE or its legal ain, issue or enforce sal- necessary or desirable accustion of this assigna- ficially known.	aiding the right to claim priority and, in and to, all Let lication or any continuation, division, continuation-in-preof, and any reissue, reexamination or extension of sons for the Protection of Industrial Property; agreement or encumbrance has been or will be made ement ("Assignment"); on its request, be provided promptly with all pertinent factors and legal equivalents as may be known and access rierconce, litigation, or proceeding relating thereto and representative any and all papers, instruments or affidal application, said invention and said Letters Patent and so carry out the purposes thereof. An attorney of recon-
and any Patern to extension Letters P ASSIGN entered in ASSIGN and door to ASSIGN required equivaler authorize mumber a	legal equivalent thereof in be obtained for said invent, conversion to 35 USC atent and all rights under al OR(S) hereby covenants the which would conflict would conflict would related and will testify as execute and deliver to A to apply for, obtain, maintaints thereof which may be a dand requested by the expression and application when off a ASSIGNOR(S) requests tates and any reissue or extracts.	a foreign country, incontion by the above app 111(a) or substitute the 111(a) or substitute the 11 International Convent that no assignment, sal- title this assignment agre- nat ASSIGNEE will, up nation and said Letters I to the same in any into SSIGNEE or its legal ain, issue or enforce sal- necessary or desirable accustion of this assigna- ficially known.	aiding the right to claim priority and, in and to, all Let lication or say continuation, division, continuation-in-preof, and any reissue, reexamination or extension of sons for the Protection of Industrial Property; agreement or encumbrance has been or will be made ement ("Assignment"); on its request, be provided promptly with all pertinent factor and legal equivalents as may be known and access reference, litigation, or proceeding relating thereto and expresentative any and all papers, instruments or affidal application, said invention and said Letters Patent and to carry out the purposes thereof. An attorney of recording to insert into this assignment the filling date and second and Trademarks to issue said Letters Patent of
and any Patent to extension Letters P ASSIGN and document to ASSIGN and document to ASSIGN required equivaler authorize mumber a AND the United S executed	legal equivalent thereof in be obtained for said invent, conversion to 35 USC atent and all rights under al OR(S) hereby covenants the which would conflict would conflict would related and will testify as execute and deliver to A to apply for, obtain, maintaints thereof which may be a dand requested by the expression and application when off a ASSIGNOR(S) requests tates and any reissue or extracts.	a fireign country, incontion by the above app 111(a) or substitute the 11 International Convent that no assignment, sal- ith this assignment agre- nat ASSIGNEE will, or nation and said Letters I to the same in any into SSIGNEE or its legal in, issue or enforce sal- necessary or desirable recention of this assigna- ficially known.	aiding the right to claim priority and, in and to, all Let lication or say continuation, division, continuation-in-preof, and any reissue, reexamination or extension of sons for the Protection of Industrial Property; agreement or encumbrance has been or will be made ement ("Assignment"); on its request, be provided promptly with all pertinent factor and legal equivalents as may be known and access reference, litigation, or proceeding relating thereto and expresentative any and all papers, instruments or affidal application, said invention and said Letters Patent and to carry out the purposes thereof. An attorney of recording to insert into this assignment the filing date and see a later and the purposes thereof. The attorney of recording the purposes thereof. The attorney of the purpose the University of California.
and any Patent to extension Letters P ASSIGN entered in ASSIGN and document of the ASSIGN required equivaler authorize mumber a AND the United S executed day	legal equivalent thereof in be obtained for said invent, conversion to 35 USC atent and all rights under all OR(S) hereby covenants to the which would conflict when the covenants the covenants relating to said invention. The covenants the covenants relating to said invention. The covenants will testify as execute and deliver to A to apply for, obtain, maintains thereof which may be a dand requested by the exof said application when off the covenants are said application when off the covenants are said any reissue or extend this.	a foreign country, incontion by the above app 111(a) or substitute the 11 International Convent that no assignment, sal- ith this assignment ago- nat ASSIGNEE will, up nation and said Letters I to the same in any into SSIGNEE or its legal im, issue or enforce sal- necessary or desirable a ecution of this assigna- ficially known.	aiding the right to claim priority and, in and to, all Let lication or say continuation, division, continuation-in-preof, and any reissue, reexamination or extension of sons for the Protection of Industrial Property; agreement or encumbrance has been or will be made ement ("Assignment"); on its request, be provided promptly with all pertinent factor and legal equivalents as may be known and access reference, litigation, or proceeding relating thereto and expresentative any and all papers, instruments or affidal application, said invention and said Letters Patent and to carry out the purposes thereof. An attorney of recording to insert into this assignment the filing date and see a later and the purposes thereof. The attorney of recording the purposes thereof. The attorney of the purpose the University of California.
and any Patent to extension Letters P ASSIGN entered in ASSIGN and decau to ASSIG premptly required equivalen authorize mumber o ANO the United S executed decauted decauted decauted	legal equivalent thereof in the obtained for said invent, conversion to 35 USC atent and all rights under all OR(S) hereby covenants (and which would conflict whether evenants relating to said invention). The and will testify as a execute and deliver to A to apply for, obtain, maintants thereof which may be a dand requested by the expression application when off ASSIGNOR(S) requests tates and any reissue or extrates and any reissue or extrates.	a foreign country, incontion by the above app (111(a) or substitute the Il International Convent that no assignment, sal- ith this assignment agove not ASSIGNEE will, up not and said Letters It to the same in any into SSIGNEE or its legal im, issue or enforce sal- necessary or desirable of ecution of this assigna- ficially known. the Commissioner of lension thereof to the As- ension thereof to the As-	aiding the right to claim priority and, in and to, all Let lication or say continuation, division, continuation-in-preof, and any reissue, reexamination or extension of sons for the Protection of Industrial Property; agreement or encumbrance has been or will be made ement ("Assignment"); on its request, be provided promptly with all pertinent factor and legal equivalents as may be known and access reference, litigation, or proceeding relating thereto and expresentative any and all papers, instruments or affidal application, said invention and said Letters Patent and to carry out the purposes thereof. An attorney of recording to insert into this assignment the filing date and see a later and the purposes thereof. The attorney of recording the purposes thereof. The attorney of the purpose the University of California.

RECORDED: 06/14/2012 REEL: 028379 FRAME: 0486