Mail Stop: Assignment Recordation Services Director of the U.S. Patent and Trademark Office P.O. Box 1450		RECORDATION FORM COVER SHEET PATENTS ONLY			U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office		
	xandria, VA 22313-1450				Attorney Docket No.	<u>153485</u>	
Plea	se record the attached original docu	ument or copy thereof.		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
Tota	al number of pages including cover	sheet, attachments, and docu	iment: 7		***************************************		
1.	A. Name of conveying parties:		2. A.	Name an	d address of receiving p	earty:	
	[1] Christina HAMP[2] Jabbar AI SHEM[3] Jorg ZIMMERM[4] Robert FLATT	IARI		ZUGI CH-6	TECHNOLOGY ERSTRASSE 50, 340 BAAR, 'ZERLAND		
	B. Additional name(s) of conve	eying party(ies) attached? ☐ Yes ☒ No	В.	Addition	al name(s) & address(es		
3.	A. Nature of conveyance:						
	☐ Assignment ☐	Merger					
	☐ Security Agreement ☐	Change of Name					
	Other Record to correexecution date on an assistance of the previously recorded on Jureel 028440/frame 0353 B. Execution Date: [1 and 2] [3] May 3 [4] June 2	gnment document ne 25, 2012, :: June 4, 2012	A SAN PARTY OF THE				
4.	A. Patent Application No. 13/	519,097	В	. Patent N	4o.(s)		
	C. Title of Application: ARG	Additional numbers att		□ Yes □	No		
5.	Name and address of party to whe	om correspondence nailed:	6. T	otal number	of applications and pat	ents involved: 1	
	Name: James A. Oliff Address: Oliff & Berri P.O. Box 320850	DGE, PLC	7. P	lease charge 37 CFR 3.4	e Deposit Account No. 1 I) in the amount of \$40.	5-0461 the total fee 00.	
	Alexandria, VA 22320-48 Phone Number: 703-836-6 Fax Number: 703-836-278	6400	8. C	Credit any ov leposit accor	verpayment or charge an ant number 15-0461.	y underpayment to	
9.	Statement and signature. To the best of my knowledge and original documents		ation is t		rect and any attached co Date: July 13, 2012	ppy is a true copy of the	
	James A. Offf, Registration No. Aaron L. Webb, Registration No.	. 27,075 5, 56,930					

PATENT REEL: 028600 FRAME: 0115 06/25/2012 17:46 FAX 314 621 8666 OLIFF BERRIDGE

@0001/0004

Ass Dire	il Stop: ignment Recordation Services ector of the U.S. Patent and Trademark Office b. Box 1450 xandria, VA 22313-1450	U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office
- AR	Xanuria, V & 22313-1430	Attorney Docket No. 153485
	ase record the attached document. al number of pages including cover sheet, attachments, and document. A. Name of conveying parties:	
A. A	(1) Christina HAMPEL (2) Jabbar AI SHEMARI (3) Jorg ZIMMERMANN (4) Robert FLATT B. Additional name(s) of conveying party(ies) attached?	2. A. Name and address of receiving party: SIKA TECHNOLOGY AG ZUGERSTRASSE 50 CH-6340, BAAR SWITZERLAND
3.	☐ Yes ☒ No A. Nature of conveyance:	B. Additional name(s) & address(es) attached? ☐ Yes ☒ No
	Assignment	
4.	A. Patent Application No. 13/519,097	B. Patent No.(s)
	Additional numbers attack	hed? 🗌 Yes 🔯 No
·····	C. Title of Application: <u>ARGILLACEOUS GYPSI</u>	<u>JM</u>
5.	Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: I
	Name: James A. Oliff	7. Please charge Deposit Account No. 15-0461 the total fee (37 CFR 3.41) in the amount of \$40.00.
10 ² 11111	Address: OLIFF & BERRIDGE, PLC P.O. Box 320850 Alexandría, VA 22320-4850 Phone Number: 703-836-6400 Fax Number: 703-836-2787	Credit any overpayment or charge any underpayment to deposit account number 15-0461.
40.00		
	Statement and signature. To the best of my knowledge and belief, the foregoing information original document. Muly W.	is true and correct and any attached copy is a true copy of the Date: June 25, 2012
	James A. Oliff, Registration No. 27,075 Christopher W. Brown, Registration No. 38,025	- A - Total -

PATENT REEL: 028600 FRAME: 0116

ASSIGNMENT

			PODE CANADA A	
	Inscrt	(1)	Christina HAMPEL (5)	······································
1-8)	Name(s)	(2)	Jabbar AI SHEMARI (6)	
	of Inventor(s)	(3)		
		(4)	Robert FLATT (8)	tent and an extension of the contract of the c
		each o	in consideration of the sum of one dollar (\$1.00) and other good and valual the undersigned, each undersigned agrees to assign, and hereby does assign	ole consideration paid to n, transfer and set over to
9)	Insert Name of Assignce	(9)	SIKA TECHNOLOGY AG	
10)	Insert Address of Assignee	(10)	Zugerstrasse 50, CH-6340 Baar, Switzerland	
	-	the ent invent contin	after designated as the Assignee) and Assignee's heirs, successors, assigns and re right, title and interest for the United States of America as defined in 35 U. on, and in all applications for patent including any and all provisional, non-properties, international, confirmation, substitute and reissue application(s), and a ons, reissues and reexamination certificates that may be granted on the inventions.	S.C. §100, in the ovisional, divisional, ll Letters Patent,
(11)	Insert	(11)	ARGILLACEOUS GYPSUM	
	Identification such as Title, Case Number, or Foreign			
	Application Number	(Attor	ney Docket No. 153485)
	•	for wh	ich the undersigned has (have) executed an application for patent in the Un	ited States of America
			a date herewith or	
12)	Insert Date of Signing	(12)	(1)8(3) tune 4 3013, (2) May 21 3013, (4) tune 19 3013	
	of Application	(12)	on (1)&(2) June 4, 2012; (3) May 31, 2012; (4) June 18, 2012	
13)	Alternative	(13)	U.S. application Serial Number 13/519,097	
	Identification for			
	filed applications	filed	June 25, 2012	
claims of reexaminations of the contract of the contract of th	3) Each undersigned agree provisions of the Internat 4) Each undersigned agremation a grant of a valid Ur 5) Each undersigned authof the United States resulting to convey the entire intercess that this assignment is be 6) Each undersigned here cation that may be necessar	es to exectional Com- es to perfe- nited State corizes and ng from sa est herein a binding on by grants	ng evidence and going forward with such interference. It all papers and documents and perform any act which may be necessary in ention for Protection of Industrial Property or similar agreements. In all affirmative acts which may be necessary to obtain, maintain or configurent to the Assignee. Requests the Commissioner of the U.S. Patent and Trademark Office to issued application(s) to the said Assignee, as Assignee of the entire interest, and seigned, and that he has not executed, and will not execute, any agreement him and his heirs, successors, assigns and legal representatives. The firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment old in order to comply with the rules of the United States Patent and Trades.	irm by reissue or ue any and all Letters d covenants that he has s in conflict herewith, any further
ccorda	tion of this document.		e undersigned on the date(s) opposite the undersigned name(s).	
Data.	04.06.2012		and the state of t	(SEAL)
)ate)ate	0606:201			(SEAL)
)ate	k_l_tjlA		Inventor Signature	(SEAL)
Date				(SEAL)
Date				
Date				
)atc				
)atc			Inventor Signature	
	This assignment should putten it should be signed be	eferably b	e signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consult two witnesses who also sign here:	
Date	04.06, 2012		Witness	
Date	04.CG. 2017	,	Witness // /	
	The second secon			

ASSIGN	MENT
--------	------

	Insert	(1)	Christina HAMPEL (5)	·····
(-8)	Name(s)	(2)	Jabbar AI SHEMARI (6)	
	of Inventor(s)	(3)	Jörg ZIMMERMANN (7)	
		(4)	Robert FLATT (8)	
		cach o	In consideration of the sum of one dollar (\$1.00) and other good and valuable consideration of the undersigned, each undersigned agrees to assign, and hereby does assign, transfer	eration paid to r and set over:
(9)	Insert Name of Assignee	(9)	SIKA TECHNOLOGY AG	
(01)	Insert Address of Assignee	(10)	Zugerstrasse 50, CH-6340 Baar, Switzerland	
	, sangare	the ent	nafter designated as the Assignee) and Assignee's heirs, successors, assigns and legal rep- tire right, title and interest for the United States of America as defined in 35 U.S.C. §100 ion, and in all applications for patent including any and all provisional, non-provisional, uation, international, confirmation, substitute and reissue application(s), and all Letters I ions, reissues and reexamination certificates that may be granted on the invention known	, in the divisional, atent,
(11)	Insert	(11)	ARGILLACEOUS GYPSUM	
	Identification such as Title, Case Number, or Foreign			
	Application Number	(Attor	ney Docket No. 153485	······································
			ich the undersigned has (have) executed an application for patent in the United State	s of America
(13)	Invest Bota of Cinning	on eve	en date herewith or	
(12)	Insert Date of Signing of Application	(12)	on (1)&(2) June 4, 2012; (3) May 31, 2012; (4) June 18, 2012	
		()		
(13)	Alternative	(13)	U.S. application Serial Number 13/519,097	
	Identification for			7/2/14/16/14/16
	filed applications	filed	June 25, 2012	
			creof, or any patent or reissue application based thereon, for the invention, and to co	oncerning
the Assi claims of reexami Patents of full right and agre- identification	gnee in every way possible 3) Each undersigned agree (r) provisions of the Internati 4) Each undersigned agree (a) Each undersigned agree (b) Each undersigned author (c) the United States resultir (c) to convey the entire intere (e) that this assignment is b (f) Each undersigned here	in obtainites to exectional Comes to perfect the orizes and ing from satisfaction of the orizes and ing from satisfaction of the orizes and inding on the orizes and the orizes are the orizes and the orizes are the orizes and the orizes and the orizes are the orizes and the orizes are the orizes and the orizes are the original are the orizes are the original	ng evidence and going forward with such interference. tte all papers and documents and perform any act which may be necessary in connect vention for Protection of Industrial Property or similar agreements. orm all affirmative acts which may be necessary to obtain, maintain or confirm by rei	operate with tion with ssue or d all Letters ts that he has ict herewith, er
the Assi claims of reexami Patents of full right and agre-	gnee in every way possible 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agree nation a grant of a valid Un 5) Each undersigned auth of the United States resultir t to convey the entire intere tes that this assignment is b 6) Each undersigned here lation that may be necessary ion of this document.	in obtainities to exectional Comes to perforited State orizes and ag from satisfaction of the control of the co	ng evidence and going forward with such interference. It all papers and documents and perform any act which may be necessary in connect vention for Protection of Industrial Property or similar agreements. It affirmative acts which may be necessary to obtain, maintain or confirm by reis a patent to the Assignce. It requests the Commissioner of the U.S. Patent and Trademark Office to issue any and id application(s) to the said Assignce, as Assignce of the entire interest, and covenan assigned, and that he has not executed, and will not execute, any agreements in confliction and his heirs, successors, assigns and legal representatives. The firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment any furth	operate with tion with ssue or d all Letters ts that he has ict herewith, er
claims of reexami Patents full right and agroidentific	gnee in every way possible 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agree nation a grant of a valid Un 5) Each undersigned auth of the United States resultir t to convey the entire intere tes that this assignment is b 6) Each undersigned here lation that may be necessary ion of this document.	in obtainities to exectional Comes to perforited State orizes and ag from satisfaction of the control of the co	ng evidence and going forward with such interference. Ite all papers and documents and perform any act which may be necessary in connect vention for Protection of Industrial Property or similar agreements. Item all affirmative acts which may be necessary to obtain, maintain or confirm by reis patent to the Assignce. Irequests the Commissioner of the U.S. Patent and Trademark Office to issue any and id application(s) to the said Assignce, as Assignce of the entire interest, and covenan assigned, and that he has not executed, and will not execute, any agreements in confli- him and his heirs, successors, assigns and legal representatives. the firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment any furth ble in order to comply with the rules of the United States Patent and Trademark Office	operate with tion with ssue or d all Letters ts that he has let herewith, er ce for
claims of reexaming the Assistance of the Assist	gnee in every way possible 3) Each undersigned agree re provisions of the Internati 4) Each undersigned agree nation a grant of a valid Un 5) Each undersigned author the United States resultire t to convey the entire intere tes that this assignment is b 6) Each undersigned here eation that may be necessary ion of this document. In witness whereof, execu-	in obtaini es to exec- ional Com- ional Com- ies to perfe- ited State orizes and ig from sa sast herein inding on by grants y or desira uted by th	ng evidence and going forward with such interference. Ite all papers and documents and perform any act which may be necessary in connect vention for Protection of Industrial Property or similar agreements. Item all affirmative acts which may be necessary to obtain, maintain or confirm by reis patent to the Assignee. Ite equests the Commissioner of the U.S. Patent and Trademark Office to issue any and application(s) to the said Assignee, as Assignee of the entire interest, and covenan assigned, and that he has not executed, and will not execute, any agreements in conflict him and his heirs, successors, assigns and legal representatives. The firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment any furthable in order to comply with the rules of the United States Patent and Trademark Office to undersigned on the date(s) opposite the undersigned name(s). Inventor Signature Inventor Signature Inventor Signature	perate with tion with ssue or d all Letters ts that he has tet herewith, er the for (SEAL)
claims of claims of cexami Patents full right and aground identific recordate.	gnee in every way possible 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agree nation a grant of a valid Un 5) Each undersigned auth of the United States resultir t to convey the entire intere tes that this assignment is b 6) Each undersigned here lation that may be necessary ion of this document.	in obtaini es to exec- ional Com- ional Com- ies to perfe- ited State orizes and ig from sa sast herein inding on by grants y or desira uted by th	ng evidence and going forward with such interference. It all papers and documents and perform any act which may be necessary in connect vention for Protection of Industrial Property or similar agreements. It all affirmative acts which may be necessary to obtain, maintain or confirm by reis patent to the Assignce. It requests the Commissioner of the U.S. Patent and Trademark Office to issue any anida application(s) to the said Assignce, as Assignce of the entire interest, and covenan assigned, and that he has not executed, and will not execute, any agreements in confliction and his heirs, successors, assigns and legal representatives. The firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment any furthable in order to comply with the rules of the United States Patent and Trademark Office and existing the undersigned on the date(s) opposite the undersigned name(s). Inventor Signature	perate with tion with ssue or d all Letters ts that he has tet herewith, er the for (SEAL)
claims of claims of cexami Patents of full right and agreed identification of the coordate of	gnee in every way possible 3) Each undersigned agree re provisions of the Internati 4) Each undersigned agree nation a grant of a valid Un 5) Each undersigned author the United States resultire t to convey the entire intere tes that this assignment is b 6) Each undersigned here eation that may be necessary ion of this document. In witness whereof, execu-	in obtaini es to exec- ional Com- ional Com- ies to perfe- ited State orizes and ig from sa sast herein inding on by grants y or desira uted by th	ng evidence and going forward with such interference. Ite all papers and documents and perform any act which may be necessary in connect vention for Protection of Industrial Property or similar agreements. Item all affirmative acts which may be necessary to obtain, maintain or confirm by reis patent to the Assignee. Ite equests the Commissioner of the U.S. Patent and Trademark Office to issue any and application(s) to the said Assignee, as Assignee of the entire interest, and covenan assigned, and that he has not executed, and will not execute, any agreements in conflict him and his heirs, successors, assigns and legal representatives. The firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment any furthable in order to comply with the rules of the United States Patent and Trademark Office to undersigned on the date(s) opposite the undersigned name(s). Inventor Signature Inventor Signature Inventor Signature	perate with tion with ssue or d all Letters ts that he has tet herewith, er the for (SEAL)
claims of cexamic patents full right and aground identific recordate. Date Date Date	gnee in every way possible 3) Each undersigned agree re provisions of the Internati 4) Each undersigned agree nation a grant of a valid Un 5) Each undersigned author the United States resultire t to convey the entire intere tes that this assignment is b 6) Each undersigned here eation that may be necessary ion of this document. In witness whereof, execu-	in obtaini es to exec- ional Com- ional Com- ies to perfe- ited State orizes and ig from sa sast herein inding on by grants y or desira uted by th	ng evidence and going forward with such interference. Ite all papers and documents and perform any act which may be necessary in connect vention for Protection of Industrial Property or similar agreements. Item all affirmative acts which may be necessary to obtain, maintain or confirm by reis patent to the Assignee. Ite equests the Commissioner of the U.S. Patent and Trademark Office to issue any ancid application(s) to the said Assignee, as Assignee of the entire interest, and covenan assigned, and that he has not executed, and will not execute, any agreements in conflict him and his heirs, successors, assigns and legal representatives. The firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment any furthable in order to comply with the rules of the United States Patent and Trademark Office to undersigned on the date(s) opposite the undersigned name(s). Inventor Signature Inventor Signature Inventor Signature Inventor Signature	cree for (SEAL) (SEAL) (SEAL)
claims of claims of cexami Patents of full right and aground dentification of the coordate of	gnee in every way possible 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agree nation a grant of a valid Un 5) Each undersigned auth of the United States resultir t to convey the entire intere tes that this assignment is b 6) Each undersigned here ation that may be necessary ion of this document. In witness whereof, exect	in obtaini es to execu- ional Com- ies to perfe- ited State- orizes and ag from sa sist herein : inding on by grants y or desira- uted by th	ng evidence and going forward with such interference. Interest and papers and documents and perform any act which may be necessary in connect vention for Protection of Industrial Property or similar agreements. In all affirmative acts which may be necessary to obtain, maintain or confirm by reis a patent to the Assignee. In equests the Commissioner of the U.S. Patent and Trademark Office to issue any and it application(s) to the said Assignee, as Assignee of the entire interest, and covenan assigned, and that he has not executed, and will not execute, any agreements in conflict him and his heirs, successors, assigns and legal representatives. The firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment any furtholde in order to comply with the rules of the United States Patent and Trademark Office to insert on the United States Patent and	cr (SEAL) (SEAL) (SEAL) (SEAL)
claims of cexamic patents of certain parte. Date Date Date Date Date Date Date Date	gnee in every way possible 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agree nation a grant of a valid Un 5) Each undersigned auth of the United States resultir t to convey the entire intere tes that this assignment is b 6) Each undersigned here action that may be necessary ion of this document. In witness whereof, execu-	in obtaini es to exec- ional Com- cional Com- cional Com- es to perfe- ited State- orizes and a rig from sa est herein in- inding on by grants y or desira- uted by th	ng evidence and going forward with such interference. Inte all papers and documents and perform any act which may be necessary in connectivention for Protection of Industrial Property or similar agreements. Form all affirmative acts which may be necessary to obtain, maintain or confirm by reis patent to the Assignee. Frequests the Commissioner of the U.S. Patent and Trademark Office to issue any anida application(s) to the said Assignee, as Assignee of the entire interest, and covenan assigned, and that he has not executed, and will not execute, any agreements in conflict him and his heirs, successors, assigns and legal representatives. The firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment any furthable in order to comply with the rules of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United Stat	cr (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
claims of cexami Patents full right and aground identificate or condition of the coordant of t	gnee in every way possible 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agree nation a grant of a valid Un 5) Each undersigned auth of the United States resultir t to convey the entire intere tes that this assignment is b 6) Each undersigned here ation that may be necessary ion of this document. In witness whereof, exect	in obtaini es to exec- ional Com- cional Com- cional Com- es to perfe- ited State- orizes and a rig from sa est herein in- inding on by grants y or desira- uted by th	ng evidence and going forward with such interference. Inte all papers and documents and perform any act which may be necessary in connect vention for Protection of Industrial Property or similar agreements. In all affirmative acts which may be necessary to obtain, maintain or confirm by reis patent to the Assignee. I requests the Commissioner of the U.S. Patent and Trademark Office to issue any and application(s) to the said Assignee, as Assignee of the entire interest, and covenan assigned, and that he has not executed, and will not execute, any agreements in confliction and his heirs, successors, assigns and legal representatives. The firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment any furtholds in order to comply with the rules of the United States Patent and Trademark Office to undersigned on the date(a) opposite the undersigned name(s). Inventor Signature	cree for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
claims of claims of cexami Patents full right and aground dentific recordate Date Date Date Date Date Date Date	gooe in every way possible 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agree nation a grant of a valid Un 5) Each undersigned auth of the United States resultir t to convey the entire intere test that this assignment is b 6) Each undersigned here eation that may be necessary ion of this document. In witness whereof, exect May 31 ^M 20 This assignment should pr	in obtaini es to exectional Come es to perficited State orizes and g from sa st herein inding on by grants y or desira uted by th	ng evidence and going forward with such interference. Inte all papers and documents and perform any act which may be necessary in connectivention for Protection of Industrial Property or similar agreements. Form all affirmative acts which may be necessary to obtain, maintain or confirm by reis patent to the Assignee. Frequests the Commissioner of the U.S. Patent and Trademark Office to issue any anida application(s) to the said Assignee, as Assignee of the entire interest, and covenan assigned, and that he has not executed, and will not execute, any agreements in conflict him and his heirs, successors, assigns and legal representatives. The firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment any furthable in order to comply with the rules of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United States Patent and Trademark Office to insert on the complex of the United Stat	cree for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
claims of claims	gooe in every way possible 3) Each undersigned agree or provisions of the Internati 4) Each undersigned agree nation a grant of a valid Un 5) Each undersigned auth of the United States resultir t to convey the entire intere test that this assignment is b 6) Each undersigned here eation that may be necessary ion of this document. In witness whereof, exect May 31 ^M 20 This assignment should pr	in obtaini es to exectional Come es to perficited State orizes and g from sa st herein inding on by grants y or desira uted by th	ng evidence and going forward with such interference. Inter all papers and documents and perform any act which may be necessary in connect vention for Protection of Industrial Property or similar agreements. Interpretation of Industrial Property or similar agreements. Interpretation of Industrial Property or similar agreements. Interpretation of the U.S. Patent and Trademark Office to issue any and application(s) to the said Assignce, as Assignce of the entire interest, and covenan assigned, and that he has not executed, and will not execute, any agreements in conflict him and his heirs, successors, assigns and legal representatives. Interpretation of OLIFF & BERRIDGE, PLC the power to insert on this assignment any furthole in order to comply with the rules of the United States Patent and Trademark Office to insert on the Interpretation of the United States Patent and Trademark Office to insert on the Interpretation of the United States Patent and Trademark Office to insert on the Interpretation of the United States Patent and Trademark Office to insert on the Interpretation of the United States Patent and Trademark Office to insert on the Interpretation of the United States Patent and Trademark Office to insert on the Interpretation of the United States Patent and Trademark Office to insert on the Interpretation of the United States Patent and Trademark Office to insert on the Interpretation of the United States Patent and Trademark Office to insert on this assignment any furthology of the United States Patent and Trademark Office to insert on this assignment any furthology of the United States Patent and Trademark Office to insert on this assignment any furthology of the United States Patent and Trademark Office to insert on this assignment any furthology of the United States Patent and Trademark Office to insert on the Interpretation of the United States Patent and Trademark Office to insert on the Interpretation of the United States Patent and Trademark Office to insert on the Interpretation of the Uni	cree for (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)

ASSIGNMENT

	Insert	(1)			IAMPEL	(5)	**************************************	
(1-8)	Name(a)	(2)			SHEMARI	(6)	***************************************	
	of Inventor(s)	(3)			MERMANN	⁽⁷⁾ (8)	***************************************	
		(4)	***********	obert FL	**************************************			
		each o	In co of the	onsideration undersigned	of the sum of one d I, each undersigned	iollar (\$1.00) agrees to as) and other good and valuations, and hereby does ass	able consideration paid to ign, transfer and set over
(9)	Insert Name of	(9)			HNOLOGY A			
(10)	Insert Address of Assignce	(10)		_	se 50, CH-634			
		the en invent contin	tire ri ion, s uatio	ght, title and nd in all app a, internation	interest for the Unit lications for patent i al, confirmation, su	ted States of including any batitute and r	neira, successors, assigns a America as defined in 35 y and all provisional, non- reissue application(s), and hay be granted on the inve	U.S.C. §100, in the provisional, divisional, all Letters Patent,
(11)	Insert	(11)	Α	RGILLA	CEOUS GYP	SUM		
	Identification such as Title, Case							
	Number, or Foreign Application Number	(Altor	mesi I	Docket No.	153485			
	Application (vitabe)	•			***************************************			Inited Cyatan of Amarica
				te undersign c herewith o		ited an appli	cation for patent in the U	nited States of Amorica
(12)	Insert Date of Signing							
	of Application	(12)	on	(1)&(2) J	une 4, 2012; (3)	May 31, 20)12; (4) June 18, 2012	
(13)	Alternative	(13)	U,S	, application	Serial Number		13/519,097	
	Identification for				`			
	filed applications	filed		June 2	5, 2012			
claims or reexamine Patents of full right and agree identific	e in every way possible in o 3) Each undersigned agree r provisions of the Internati 4) Each undersigned agree nation a grant of a valid Uni 5) Each undersigned author of the United States resulting to convey the entire interestes that this assignment is bi 6) Each undersigned hered ation that may be necessary ion of this document.	es to execu- onal Convict to perfo- ited States orizes and g from sai st herein a inding on l	nte all rentio rm al pater reque id app assign him a he für	papers and n for Protect affirmative at to the Assests the Comdication(s) ted, and that and his heirs, m of OLIEF	documents and perition of Industrial Practs which may be ignoc. missioner of the U. the said Assignee he has not executed successors, assigns & BERRIDGE, FIG.	form any act operty or sin necessary to S. Patent an, as Assigned, and will not and legal rethe power to	which may be necessary milar agreements, o obtain, maintain or con. d Trademark Office to is: e of the entire interest, an of execute, any agreemen appresentatives.	firm by reissue or sue any and all Letters id covenants that he has its in conflict herewith, at any further
	In witness whereof, exces	ited by th	e und	iersigned or	the date(s) oppos	ite the unde	ersigned name(s)	
Date	20.6.2012				or Signature			(SEAL)
Date	······································	Militaria de la constanta de la cons		Invent	or Signature	· ·	The state of the s	(SEAL)
Date		***************************************	***************************************		or Signature	***************************************		(SEAL)
Date				Invent	or Signature			
Date								
Date				Invent				
Date		.,						
Date		/////////////////////////////////////			or Signature			
	This assignment should prothen it should be signed bef	oferably be	e sign	ed before: (a) a Notary Public i	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
-	20.6.2012	ore at ICAS	s two	WHITESHOW W	Witness		EUTION	
Date	20 60 2017			-			~ \ /\h\J\\	
Date	a o oc	*****************		-	Witness			F 3
							4	

PATENT REEL: 028600 FRAME: 0119