Mail Stop: Assignment Recordation Director of the U.S. Pate and Trademark Offi P.O. Box 1450	nt ce	RECORDATION FORM PATENTS OF			MENT OF COMMERCE ent and Trademark Office
Alexandria, VA 22313	3-1450		Atte	orney Docket No.	<u>154393</u>
Please record the attached		et, attachments, and documen	t: <u>2</u>		-
[2] Luke	I MUKITH SMITH me(s) of conveying	g party(ies) attached? □ Yes ⊠ No	A-FAX L DRAKES SHAY LA	S INDUSTR ANE, OVEN X, WEST Y	IAL ESTATE,
3. A. Nature of con  Assignment  Security Agre  Other  B. Execution Dat	ement   ee: [1] - Augu	Merger Change of Name  1st 14, 2012  ust 8, 2012	B. Addition	al name(s) & addre	ess(es) attached? Yes ⊠ No
4. A. Patent Applica C. Title of Applic		349 Additional numbers attached ESTRIAN BARRI		o.(s)	
Name and address of concerning documents	of party to whom co	orrespondence		applications and p	patents involved: 1
Name: <u>James A. C</u>	<u>Diff</u>				ount No. 15-0461 the e amount of \$40.00.
Alexa Phone	IFF & BERRIDGE, 1 P.O. Box 320850 andria, VA 22320 Number: 703-836 Number: 703-836	-4850 6-6400		payment or charge number 15-0461.	any underpayment to
James A. Oliff Re	nature.  Nowledge and belief  Registration No. 27,0  Registration No. 61			d any attached cop ugust 21, 2012	y is a true copy of the

PATENT

REEL: 028825 FRAME: 0129

## WORLDWIDE ASSIGNMENT

(8-1)		(1)	Abdul MUKITH	(2)	Luke SMITH		
	Name(s)	(3)		(4)			
	of Inventor(s)	(5)		(6)			
		(7)		(8)			
Toward NY		In consideration of the sum of one dollar (\$1.00) and other good and valuable consideration paid to each of the undersigned, the receipt and sufficiency of which are hereby acknowledged, each undersigned agrees to assign, and hereby does assign, transfer and set over to					
(9)	Insert Name of Assignce	(9)	A-Fax Limited				
(10)	Insert Address of Assignee	(10)	Drakes Industrial Estate, Shay	Lane, Ovenden	, Halifax, West Yorkshire, HX3 6RL, UK		
		inver provi inclu the proof	inafter designated as the Assignee) at hitle and interest for the United State alter; in all applications for patent or sional, non-provisional, divisional, co- ding any application(s) filed in any co- tovisions of any treaty or conventions	nd Assignee's hei es of America as o similar rights on outinuation, inter- ountry based there; and in all grants	rs, successors, assigns and legal representatives, the entire lefined in 35 U.S.C. §100 and for all other countries: in the the invention, said applications including any and all national, confirmation, substitute and reissue application(s), con, and including the right to file foreign applications unde , such as Letters Patent, certificates, utility models, ficates that may be granted in the United States and in all		
(11)	Insert Identification such as Title, Case Number, or Foreign	(11)	PEDESTRIAN BARRIER				
	Application Number	(Atto	rney Dockel No. 154393				
		for wi	nich the undersigned has (have) execution	uted an applicatio	on for patent in the United States of America on even date		
(12)	Insert Date of Signing	IIOI O	u u				
	of Application	(12)	on				
(13)	Alternative	(13)	U.S. Application Number				
	Identification for	1137	o.s. Appression Number	29/428,349			
	filed applications	filed	July 30, 2012				
application	on or grant for the invention see.  3) Each undersigned agree s of the international Conve	and to co	te all papers and documents and pe	on with any interior way possible in or	ference which may be declared concerning any obtaining evidence and going forward with such tich may be necessary in connection with claims or		
application interferent provisions the United and all parts to convey assignment	on or grant for the invention ince.  3) Each undersigned agree is of the international Convet 4) Each undersigned agreed distates and any other count 5) Each undersigned authoritents or other grants resulting the entire interest herein as in its binding on Assignor and 6). Each undersigned largely	s to execu- s to execu- ention for- s to perfo- try in whi- rizes and ng from a signed, a d Assign-	the air papers necessary in connectic cooperate with the Assignee in every the all papers and documents and per Protection of Industrial Property or arm all affirmative acts which may be the Assignee may file an applicate of the Commissioner of the U aid application(s) to the said Assigned that he has not executed, and will or's heirs, successors, assigns and le	on with any interivacy possible in a property of the property	decessary.  ference which may be declared concerning any obtaining evidence and going forward with such tich may be necessary in connection with claims or nits.  Itain, maintain or confirm a valid grant to the Assignee in other grant, ademark Office and other issuing authorities to issue any of the entire interest, and covenants that he has full right y agreement(s) in conflict herewith, and agrees that this es.		
application interferent provisions the United and all parts to convey assignment be necessare cordation.	on or grant for the invention ince.  3) Each undersigned agree is of the international Convet 4) Each undersigned agree; distates and any other commodities and any other commodities or other grants resulting the entire interest herein as it is binding on Assignor and 6) Each undersigned hereby ary or desirable in order to commod this document.	s to execu- s to execu- ention for s to perfo- try in white rizes and ng from a signed, a did Assign- y grants to comply w	the air papers necessary in connectic cooperate with the Assignee in every the all papers and documents and per Protection of Industrial Property or an all affirmative acts which may be the the Assignee may file an applicate requests the Commissioner of the U aid application(s) to the said Assigned that he has not executed, and will not sheirs, successors, assigns and lee firm of OLIFF & BERRIDGE, PLC ith the rules of any issuing authority	on with any interior way possible in a reform any act who is similar agreement on the interior for patent or its patent of its power to insy, including the L	decessary.  ference which may be declared concerning any obtaining evidence and going forward with such the may be necessary in connection with claims or nots.  Itain, maintain or confirm a valid grant to the Assignee in other grant.  Indemark Office and other issuing authorities to issue any of the entire interest, and covenants that he has full right y agreement(s) in conflict herewith, and agrees that this es.  Sect on this assignment any further identification that may inited States Patent and Trademark Office, for		
application interferent provisions the United and all parts to convey assignment be necessare cordation.	on or grant for the invention ince.  3) Each undersigned agree is of the international Convet 4) Each undersigned agree; distates and any other commodities and any other commodities or other grants resulting the entire interest herein as it is binding on Assignor and 6) Each undersigned hereby ary or desirable in order to commod this document.	s to execu- s to execu- ention for s to perfo- try in white rizes and ng from a signed, a did Assign- y grants to comply w	the air papers necessary in connectic cooperate with the Assignee in every ate all papers and documents and per Protection of Industrial Property or mail affirmative acts which may be the Assignee may file an applicate requests the Commissioner of the U aid application(s) to the said Assign and that he has not executed, and will not help to be firm of OLIFF & BERRIOGE, PLC ith the rules of any issuing authority andersigned on the date(s) opposite the	on with any interior way possible in a reform any act who is similar agreement on the interior for patent or its patent of its power to insy, including the L	decessary.  ference which may be declared concerning any obtaining evidence and going forward with such the may be necessary in connection with claims or nots.  Itain, maintain or confirm a valid grant to the Assignee in other grant.  Indemark Office and other issuing authorities to issue any of the entire interest, and covenants that he has full right y agreement(s) in conflict herewith, and agrees that this es.  Sect on this assignment any further identification that may inited States Patent and Trademark Office, for		
application interferent provisions the United and all parts to convey assignment to be necessare recordation.	on or grant for the invention ince.  3) Each undersigned agree is of the international Convolved 4) Each undersigned agreed States and any other countries or other grants resulting the entire interest herein as it is binding on Assignor and is binding on Assignor and its binding on the entire interest herein as on the grants of Each undersigned hereby ary or desirable in order to come of this document.	s to execu- s to execu- ention for s to perfo- try in white rizes and ng from a signed, a did Assign- y grants to comply w	the air papers necessary in connectic coperate with the Assignee in every ite all papers and documents and per Protection of Industrial Property or arm all affirmative acts which may be to the Assignee may file an applicate requests the Commissioner of the U aid application(s) to the said Assigned that he has not executed, and will only he here, successors, assigns and leading the firm of OLIFF & BERRIDGE, PLC ith the rules of any issuing authority indersigned on the date(s) opposite the form of the date(s) opposite the firm of the page of the date(s) opposite the superfer and the date(s) opposite the firm of the date(s) opposite the firm of the date(s) opposite the date(s	on with any interior way possible in a reform any act who is similar agreement on the interior for patent or its patent of its power to insy, including the L	decessary.  ference which may be declared concerning any obtaining evidence and going forward with such the may be necessary in connection with claims or nots.  Itain, maintain or confirm a valid grant to the Assignee in other grant.  Indemark Office and other issuing authorities to issue any of the entire interest, and covenants that he has full right y agreement(s) in conflict herewith, and agrees that this es.  Sect on this assignment any further identification that may inited States Patent and Trademark Office, for		
application interferent provisions the United and all parts to convey assignment be necessive recordation.	on or grant for the invention ince.  3) Each undersigned agree is of the international Convolved  4) Each undersigned agree is of the international Convolved  5) Each undersigned authorities or other grants resulting the entire interest herein as it is binding on Assignor and is binding on Assignor and is of Each undersigned hereby any or desirable in order to come of this document.  n witness whereof, executed	s to execu- s to execu- ention for s to perfo- try in white rizes and ng from a signed, a did Assign- y grants to comply w	the air papers necessary in connectic cooperate with the Assignee in every ite ail papers and documents and per Protection of Industrial Property or mail affirmative acts which may be the heasignee may file an applicate requests the Commissioner of the Uaid application(s) to the said Assign and that he has not executed, and will not heasing secossors, assigns and lease firm of OLIFF & BERRIDGE, PLC ith the rules of any issuing authority indersigned on the date(s) opposite the Inventor Signature	on with any interior way possible in a reform any act who is similar agreement on the interior for patent or its patent of its power to insy, including the L	decessary.  Greenee which may be declared concerning any obtaining evidence and going forward with such sich may be necessary in connection with claims or nts.  In the may be necessary in connection with claims or nts.  In the may be necessary in connection with claims or nts.  In the control of the Assignee in rother grant.  In the grant, and other issuing authorities to issue any of the entire interest, and covenants that he has full right y agreement(s) in conflict herewith, and agrees that this es.  Sert on this assignment any further identification that may united States Patent and Trademerk Office, for		
application interferent provisions the United and all parts to convey assignment be necessorecordation. In Date	on or grant for the invention ince.  3) Each undersigned agree is of the international Convolved 4) Each undersigned agreed States and any other countries or other grants resulting the entire interest herein as it is binding on Assignor and is binding on Assignor and its binding on the entire interest herein as on the grants of Each undersigned hereby ary or desirable in order to come of this document.	s to execu- s to execu- ention for s to perfo- try in white rizes and ng from a signed, a did Assign- y grants to comply w	the an papers necessary in connectic cooperate with the Assignee in every ite all papers and documents and per Protection of Industrial Property or an all affirmative acts which may be to the Assignee may file an applicate requests the Commissioner of the Uaid application(s) to the said Assigned that he has not executed, and will only he here. Successors, assigns and leads firm of OLIFF & BERRIDGE, PLC ith the rules of any issuing authority indersigned on the date(s) opposite the Inventor Signature  Inventor Signature  Inventor Signature	on with any interior way possible in a reform any act who is similar agreement on the necessary to obtain for patent or LS. Patent and Truce, as Assigned of ill not execute, any egal representative the power to insay, including the Landersigned in the undersigned in the undersig	decessary.  Greenee which may be declared concerning any obtaining evidence and going forward with such the may be necessary in connection with claims or nots.  Italian, maintain or confirm a valid grant to the Assignee in other grant, rademark Office and other issuing authorities to issue any of the entire interest, and covenants that he has full right y agreementls) in conflict herewith, and agrees that this es.  Sert on this assignment any further identification that may britted States Patent and Trademark Office, for tame(s).  (SEAL)		
application interferent provisions the United and all parts convey assignment to enecessare conduction but the United Interferent to the United Interferent Interf	on or grant for the invention ince.  3) Each undersigned agree is of the international Convolved 4) Each undersigned agreed States and any other countries or other grants resulting the entire interest herein as it is binding on Assignor and is binding on Assignor and its binding on the entire interest herein as on the grants of Each undersigned hereby ary or desirable in order to come of this document.	s to execu- s to execu- ention for s to perfo- try in white rizes and ng from a signed, a did Assign- y grants to comply w	the air papers necessary in connectic cooperate with the Assignee in every interaction of industrial Property or mail affirmative acts which may be chithe the Assignee may file an application of industrial Property or requests the Commissioner of the United application of the United Assignee may file an application of the United Assignee may file an application of the United Assigns and the firm of OLIFF & BERRIDGE, PLC in the rules of any issuing authority indersigned on the date(s) opposite the Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature	on with any interivacy possible in a reform any act what is similar agreement in the interior of the power to instruct and interior of the power to instruct of the power to instruct of the interior of the i	cerescary.  ference which may be declared concerning any obtaining evidence and going forward with such tich may be necessary in connection with claims or nots.  Itain, maintain or confirm a valid grant to the Assignee in rother grant, rademark Office and other issuing authorities to issue any of the entire interest, and covenants that he has full right y agreement(s) in conflict herewith, and agrees that this es.  Sert on this assignment any further identification that may inited States Patent and Trademark Office, for (SEAL)		
application interferent provisions the United and all parts of convey assignment to be necessare recordation. In Date	on or grant for the invention ince.  3) Each undersigned agree is of the international Convolved 4) Each undersigned agreed States and any other countries or other grants resulting the entire interest herein as it is binding on Assignor and is binding on Assignor and its binding on the entire interest herein as on the grants of Each undersigned hereby ary or desirable in order to come of this document.	s to execu- s to execu- ention for s to perfo- try in white rizes and ng from a signed, a did Assign- y grants to comply w	the air papers necessary in connectic cooperate with the Assignee in every ite all papers and documents and per Protection of Industrial Property or arm all affirmative acts which may be to the Assignee may file an applicate requests the Commissioner of the U aid application(s) to the said Assign and that he has not executed, and will only he here. Successors, assigns and le he firm of OLIFF & BERRIDGE, PLC ith the rules of any issuing authority indersigned on the date(s) opposite the Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature	on with any interior way possible in a reform any act who is similar agreement on the conformation for patent on L.S. Patent and T. tec, as Assigned of the power to insign the L. the power to insign the L. the undersigned in the undersigned in the land of the L. the power to the land of the L. the undersigned in the land of the L. the land of th	cereace which may be declared concerning any obtaining evidence and going forward with such tich may be necessary in connection with claims or nots. Itain, maintain or confirm a valid grant to the Assignee in rother grant, rademark Office and other issuing authorities to issue any of the entire interest, and covenants that he has full right yagreement(s) in conflict herewith, and agrees that this es.  Sert on this assignment any further identification that may inited States Patent and Trademark Office, for (SEAL)  (SEAL)  (SEAL)		
application interferent provisions the United and all parts convey assignment to enecessare recordation but the United Interference Int	on or grant for the invention nee.  3) Each undersigned agree is of the international Convolution of the international Convolution of the international Convolution of the international Convolution of the internation of this document.  In witness whereof, executed the internation of this document.	s to execu- s to execu- ention for s to perfo- try in white rizes and ng from a signed, a did Assign- y grants to comply w	the air papers necessary in connectic cooperate with the Assignee in every interaction of industrial Property or mail affirmative acts which may be chithe Assignee may file an application of industrial Property or the Assignee may file an application of the United application of the United Assignee may file an application of the United Assignee may file an application of the United Assigns and the has not executed, and will not show the firm of OLIFF & BERRIDGE, PLC with the rules of any issuing authority indersigned on the date(s) opposite the Inventor Signature	on with any interivacy possible in a reform any act who is similar agreement on the interior of the power to into the power to into the interior of the power to into the interior of the inte	ceessary.  ference which may be declared concerning any obtaining evidence and going forward with such the may be necessary in connection with claims or nots.  Italian, maintain or confirm a valid grant to the Assignee in other grant, rademark Office and other issuing authorities to issue any of the entire interest, and covenants that he has full right yas preemently in conflict herewith, and agrees that this es.  Sert on this assignment any further identification that may mited States Patent and Trademark Office, for the following the configuration of the configuration		
application interferent provisions the United and all parts of convey assignment for the enecessare recordation of the energy of the energ	on or grant for the invention ince.  3) Each undersigned agree is of the international Convolved 4) Each undersigned agreed States and any other countries or other grants resulting the entire interest herein as it is binding on Assignor and is binding on Assignor and its binding on the entire interest herein as on the grants of Each undersigned hereby ary or desirable in order to come of this document.	s to execu- s to execu- ention for s to perfo- try in white rizes and ng from a signed, a did Assign- y grants to comply w	the air papers necessary in connectic cooperate with the Assignee in every interest and papers and documents and per Protection of Industrial Property or mail affirmative acts which may be the Assignee may file an application of the United application of the United application of the United application of the United Assigns and leads the firm of OLIFF & BERRIDGE, PLC in the rules of any issuing authority inderestigned on the date(s) opposite the Inventor Signature	on with any interivacy possible in a reform any act who is similar agreement on the interior of the power to interior of the i	ceresary.  ference which may be declared concerning any obtaining evidence and going forward with such sich may be necessary in connection with claims or ints.  Itain, maintain or confirm a valid grant to the Assignee in rother grant.  Frademark Office and other issuing authorities to issue any of the entire interest, and covenants that he has full right yagreement(s) in conflict herewith, and agrees that this es.  For on this assignment any further identification that may mitted States Patent and Trademark Office, for  SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)		
application interferent provisions the United and all parts to convey assignment be necessare recordation. In Date Date Date Date Date Date Date Date	on or grant for the invention ice.  3) Each undersigned agree is of the international Convolved 4) Each undersigned agreed distates and any other country is Each undersigned authorities or other grants resulting the entire interest herein as in its binding on Assignor and its binding of the b	s to execute and to execute the second of th	the an papers necessary in connectic cooperate with the Assignee in every ite all papers and documents and per Protection of Industrial Property or a mail affirmative acts which may be to the Assignee may file an applicate requests the Commissioner of the U aid application(s) to the said Assign and that he has not executed, and will only he here. Successors, assigns and le he firm of OLIFF & BERRIDGE, PLC ith the rules of any issuing authority indersigned on the date(s) opposite the Inventor Signature	on with any interivacy possible in a reform any act who is similar agreement on the interior of the interior o	ceresary.  ference which may be declared concerning any obtaining evidence and going forward with such sich may be necessary in connection with claims or ints.  Itain, maintain or confirm a valid grant to the Assignee in rother grant.  Frademark Office and other issuing authorities to issue any of the entire interest, and covenants that he has full right yagreement(s) in conflict herewith, and agrees that this es.  For on this assignment any further identification that may mitted States Patent and Trademark Office, for   (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)		
ppplication interferent provisions the United and all parts of convey assignment be necessore recordation. In Date Date Date Date Date Date Date Date	on or grant for the invention nee.  3) Each undersigned agree is so of the international Convol 4) Each undersigned agree in the states and any other count is bach undersigned authorities or other grants resulting the entire interest herein as it is binding on Assignor and is binding on Assignor and is binding on Assignor and of this document.  In witness whereof, executed the state of the count of this document.  A witness whereof, executed the state of the state of the count of this document.	and to co s to exect ention for s to perfor try in whit rizes and ag from s. signed, a dd Assign y grants the comply w	ite all papers necessary in connectic copperate with the Assignee in every ate all papers and documents and per Protection of Industrial Property or an all affirmative acts which may be the the Assignee may file an application(s) to the said Assigner equests the Commissioner of the Uaid application(s) to the said Assign and that he has not executed, and will not height of the Berringer profits the firm of OLIFF & Berringer profits the rules of any issuing authority indersigned on the date(s) opposite the Inventor Signature Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature	on with any interivacy possible in a reform any act who is similar agreement on the interior of the interior o	ceresary.  ference which may be declared concerning any obtaining evidence and going forward with such sich may be necessary in connection with claims or ints.  Itain, maintain or confirm a valid grant to the Assignee in rother grant.  Frademark Office and other issuing authorities to issue any of the entire interest, and covenants that he has full right yagreement(s) in conflict herewith, and agrees that this es.  For on this assignment any further identification that may mitted States Patent and Trademark Office, for  SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)		
application interferent provisions the United and all parts of convey assignment be necessore recordation. In Date Date Date Date Date Date Date Date	on or grant for the invention nee.  3) Each undersigned agree of the international Convolution of the international Convolution of the international Convolution of the international Convolution of the internation of the international	and to co s to exect ention for s to perfor try in whit rizes and ag from s. signed, a dd Assign y grants the comply w	ite all papers necessary in connectic copperate with the Assignee in every ate all papers and documents and per Protection of Industrial Property or an all affirmative acts which may be the the Assignee may file an application(s) to the said Assigner equests the Commissioner of the Uaid application(s) to the said Assign and that he has not executed, and will not height of the Berringer profits the firm of OLIFF & Berringer profits the rules of any issuing authority indersigned on the date(s) opposite the Inventor Signature Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature  Inventor Signature	on with any interivacy possible in a reform any act who is similar agreement on the interior of the interior o	ceresary.  ference which may be declared concerning any obtaining evidence and going forward with such sich may be necessary in connection with claims or ints.  Itain, maintain or confirm a valid grant to the Assignee in rother grant.  Frademark Office and other issuing authorities to issue any of the entire interest, and covenants that he has full right yagreement(s) in conflict herewith, and agrees that this es.  For on this assignment any further identification that may mitted States Patent and Trademark Office, for   (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)  (SEAL)		

PATENT REEL: 028825 FRAME: 0130

**RECORDED: 08/21/2012**