PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT						
NATURE OF CONVEYANCE:		ASSIGNMENT						
CONVEYING PARTY DATA								
Name Execution Date								
Henrik Andersen				02/28/2013				
RECEIVING PARTY DATA								
Name:	LEGO A/S							
Street Address:	Aastvej 1							
City:	Billund							
State/Country:	DENMARK							
Postal Code:	DK-7190	DK-7190						
PROPERTY NUMBERS Total: 1								
Property Ty	/pe		Number					
Application Number:		294549	85					
CORRESPONDENCE DATA								
CORRESPONDENCE DATA203977301700Fax Number:20397773012039777300Correspondence will be sent via US Mail when the fax attempt is unsuccessful.203 977 7300Phone:203 977 7300203 977 7300Email:patents@daypitney.com203 977 7300Correspondent Name:Day Pitney LLPAddress Line 1:One Canterbury GreenAddress Line 4:Stamford, CONNECTICUT 06901-2407								
ATTORNEY DOCKET NUMBER:			502388.120620					
NAME OF SUBMITTER:			Erica D. Mitchell					
Signature:			/Erica D. Mitchell/					
Date:			05/16/2013					
			This document serves as an Oath/Declaration (37 CFR 1.63).					
Total Attachments: 2 source=620_DeclAssign_w_Power#page1.tif source=620_DeclAssign_w_Power#page2.tif								

29/454,985

COMBINED DECLARATION AND ASSIGNMENT (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76)

Submitted for dual purpose of recording an assignment.

A copy of this assignment will be submitted separately to the Recording Branch.

Subject of the set			Attorney Docket No.				
Invention BUILDING BLOCK FROM A TOY BUILDING SET DB1204237US08 As the below named inventor, I hereby declare that: This declaration is directed to: DB1204237US08 The attached application or PCT international application number Infield on Internet of the attached application or PCT international application number Infield on Internet of a calinate interact or an original joint inventor of a calinate invention in the application. As the above-identified application was made or authorized to be made by me. Delives that I are the original inventor or an original joint inventor of a calinate invention in the application. Arrive downledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 y fine or imprisonment of not more than five (5) years, or both. Assigned(s): LEGO A/S Assigned(s): L	Title of Invention		1 · · · · · · · · · · · · · · · · · · ·				
As the below named inventor, I hereby declare that: This declaration is directed to: The attached application or PCT international application number field on		BUILDING BLOCK FROM A TOY BUILDING SET	L				
As the below named inventor, I hereby declare that: This declaration is directed to: The attached application or PCT international application number field on			D81204237US08				
This declaration by the declaration report of the metal application or PCT International application number believe that I am the original diverse application or PCT International application number believe that I am the original diverse of the original diverse of the declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both. EASIGNMENT OF RIGHTS IN PATENT APPLICATION Assignments: LEGO AS Asstre I Billund, Denmark DK-7190 Declaration of a diverse in assignment of the same, for value receased, the receipt and sufficiency patents is the original diverse of the same for value receased, the receipt and sufficiency where it and to said patent application, units self Assignments in flavor of Assignments, to the advection of the same for value receased, the receipt and sufficiency where it and to said patent application may be granted, and any ressues, renewals, or extensions hared as may be granted, and represents and for the same restrement as and patent application or the Patent Cooperation Treaty, such interests a fully and entirety as the same for the successors and assignment is the advective of the term for which a patent is using the same work where been held by Assignment and the sadigation rest, which in terests as fully and entirety as the same for the successors and assignment and assignment and patent application may be granted, and any ressues, renewals, or extensions hared as and patent application may be granted, and any ressues, renewals, or extensions hared as and sufficiency where advected in the advected application on the Patent Cooperation Treaty, such interests, a fully and entirety as the same needs to a third the same for the successors and assignment and sale, and them the assignment and sale, and them the assignment and sale on them that Assignment and assignment and sale, and them that Assignment and assignment and sale, and them the assignment and sale,	An the hole	u parzad javaster. I basabu daclara that	Į				
is directed to:							
field on	This declaration is directed to:						
The above-identified application was made or authorized to be made by me. believe that I am the original inventor or an original joint inventor of a claimed invention in the application. hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 sy fine or imprisonment of not more than five (5) years, or both. ASSIGNMENT OF RIGHTS IN PATENT APPLICATION Assigned(s): LEGO A/S Aastvej 1 Billund, Denmark DK-7190 Indexine to assign a 100% undivided interest in said patent application to the above-identified Assignee(s), and wherein said Assignee(s) is desired to assign a 100% undivided interest in said patent application to the above-identified Assignee(s), and wherein said Assignee(s) is desired to assign a 100% undivided interest in the same, for value received, the receipt and sufficiency whereof is hereby schrowh- adged. I hereby assign, sell and transfer a 100% undivided interest in the same, for value received, the receipt and sufficiency whereof is hereby schrowh- adged is interesting the entire right, the and interest in the same, for value received, the receipt and sufficiency whereof is hereby schrowh- adged is interesting the entire right, and transfer a 100% undivided interest in the entirely of the bundle of rights, like and interest in the react and the right to sue therefor, and together with the distribution or the Patent Cooperation Teady, such interests, claims, and rights to be read and for its provided patient application in the readic received in the received intervel is a fluid and interest in actios as a distribution or the readic and provemous the application or any division intervel is additioned and the ready schrole as may be granted, and intervel as a divide received in the schrole as may be granted, and intervel as a divide received in the addition or any division in the addition or the Patent Cooperation Teady, such interests, is alive and entirely as a fluid and interest in actions are addition and the base and any resisues, rere		United States application or PCT international application number					
believe that I am the original inventor or an original joint inventor of a claimed invention in the application. hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 y fine or imprisonment of not more than five (5) years, or both. ASSIGNMENT OF RIGHTS IN PATENT APPLICATION Assigned(s): LEGO A/S Asstvej 1 Billund, Denmark DK-7190 desire to assign a 100% undivided interest in said patent application to the above-identified Assigned(s), and wherein said Assigned(s) is desires to assign a 100% undivided interest in said patent application to the above-identified Assigned(s), and wherein said Assigned(s) is desires to assign a 100% undivided interest in the asterney for value received, the receipt and sufficiency where of is hereby acknowl- adged; I hereby assign, sell and transfer a 100% undivided interest in the entirety of the bundle of rights, tile, and interest in and to said patent application, unto said Assigned(s), together with the dism's for damages and profits by reason of any past infinigement of said letters are that any foreign jurisdiction under the Paris Convention or the Patient Cooperation Treaty, such interest, claims, and rights, to be the and enjoyed by the Assignments in flavor of Assignments, and a letter application are to execute all necessary and awful future documents, including assignments in flavor of Assignments, and flavit execute and necessary and I will be made or entered into which would conflict with this assignment and said, and future accumant has Assignees or will be made or entered said assignments in flavor of Assignments, and said; and future accumant that Assignee(s) or its designment and said, and future assessmy from time-to-time aresent to me inder to perfect tilt in said patent application; and I turber agrees to execute all necessary and awful future documents, including assignments in flavor of Assignments, and flavits required (a shift and entries) as and the assignment and said, and any resisues, renewals,		filed on					
Assignes(s): LEGO A/S Aastvej 1 Billund, Denmark DK-7190	The above-identified application was made or authorized to be made by me. I believe that I am the original inventor or an original joint inventor of a claimed invention in the application. I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.						
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Asstvej 1 Billund, Denmark DK-7190 I dealre to assign a 100% undivided interest in said patent application to the above-identified Assignee(s), and wherein said Assignee(s) is dealrous of acquiring the entire right, title and interest in the same; for value received, the receipt and sufficiency whereof is hereby acknowled degd; I hereby assign, sail and transfer a 100% undivided interest in the entirety of the bundle of rights, lile, and interest in and to said patent application, unto said Assignee(s), together with the right to file said patent application or any division, continuation, or continuation-in- patent and the refor, and together with the right to file said patent application or any division, continuation-in- net thereof in any foreign jurisdiction under the Paris Convention or the Patent Cooperation Tready, such interests, claims, and rights, to be red and enjoyed by the Assignee(s) for its own use and for its successore and assigns, to the full end of the term for which a patent hasking from said patent application may be granited, and any relesues, renewals, or extensions thereof as may be granited, as fully and entirely as the same would have been held by Assignment and sale not been made; and I further covenant that hassignees(i) will, upon around in the documents, including assignment and sale not been made; and I further covenant that Assignee(s) will, upon the stequet, be provided promptly with all petinent facts and documents relating to said patent application as may be known ad accessible on one and I will testify to the same in any proceeding or liligation related thereto and will promptly execute and enderver to Assignmee(s) or its stequents ho one in order to nuclenstrations to of which shall be deerned an original, but the purposes hereof, this Assignmees that a listerments made on information and belief are believed to be true and further that lister statements made are punishable by ince, imprisonment or both under Se	Assignee(s): LEGO A/S)				
I desire to assign a 100% undivided interest in said patent application to the above-identified Assignee(s), and wherein said Assignee(s) is desirous of acquiring the entire right, title and interest in the same; for value received, the receipt and sufficiency wherein shereby acknowledget; I hereby assign, sell and transfer a 100% undivided interest in the entirety of the bundle of rights, title, and interest in and to said patent application, unto said Assignee(s), together with the light to damages and profits by reason of any pasi infringement of said letters nate than the right to sue therefor, and together with the right to file said patent application or any division, continuation, or continuation, and thereign jurisdiction under the Paris Convention on the Patent Cooperation Treaty, such interests, claims, and rights, to be the same would have been hads by Assignee(s) for its own use and for its successors and assigns, to the full end of the term for which a patent issuing from said patent application may be granted, and any reissues, renewals, or extensions thereof as may be granted, as fully and entirely as avoid have been hads by Assignees the Assignment is alignee (s), or its designees as Assignee or its Assignees on will be made or entered into which would conflict with this assignment and sale; and I further agree to execute all necessary and avoid litute documents, including assignments in favor of Assignee(s), or its designees as Assignee or its Assignee(s) will, upon rise to period title in said patent application; and 1 further covenant that Assignee(s) will, upon its request, be provided promptly with all pertinent facts and documents related thereto and will promptly execute and deliver to Assignee(s) will, upon its request, be provided promptly with all pertinent facts and documents related thereto and will promptly execute and deliver to Assignee(s) will, upon its request, be provided promptly with all pertinent facts and documents relating to said patent application and any proceeding or l							
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desirous of acquiring the entire right, title and interest in the same; for value received, the receipt and sufficiency whereof is hereby soknowl- adged; I hereby assign, sell and transfer a 100% undivided interest in the entirely of the bundle of rights, title, and interest in and to said patent application, unto said Assignee(s), together with the right to file said patent application or any division, continuation-in- neat thereof in any breign jurisdiction under the Paris Convention or the Patent Cooperation Treast, such interests, calars, and rights, to be need and enjoyed by the Assignee(s) for its own use and for its successors and assigns, to the full end of the term for which a patent issuing from said patent application may be granted, and any reissues, renewals, or extensions thereof as may be granted, as fully and entrely as the same would have been held by Assignor had this Assignment and sale not been made; and I further agree to execute all necessary and awful future documents, including assignments in favor of Assignee(s), or its designees as Assignee or its Assignees may from time-to-time tas been or will be made or entered into which would conflict with this assignment and sale. and i further agreement, or encumbrance has been or will be made or entered into which would conflict with this assignment and sale; and I further agreement, or encumbrance is negater, be provided promptly with all periment facts and documents relating to sair datent application as may be known and accessible to me and I will testify to the same in any proceeding or itigation related thereto and will promptly execute and deliver to Assignee(s) or its equire presentatives any and all papers, instruments, declarations, or affidavits required to apply for, obtain, maintain, and enforce said becauted in one or more counterparts, each of which shall be deemed an original, but all of which begetter shall constitute one and the same naturent. Upon being duly cautioned, I hereby declare that all statements made herein of my)				
Inventor: Henrik Andersen Date: 28/2 2013 Signature:	patent application, this said Assignee(s), togetter with the raint of the application or any division, continuation, or continuation-in- patent and the right to sue therefor, and together with the raint to file said patent application or any division, continuation, or continuation-in- part thereof in any foreign jurisdiction under the Paris Convention or the Patent Cooperation Treaty, such interests, claims, and rights, to be held and enjoyed by the Assignee(s) for its own use and for its successors and assigns, to the full end of the term for which a patent issuing from said patent application may be granted, and any reissues, renewals, or extensions thereof as may be granted, as fully and entirely as the same would have been held by Assignor had this Assignment and sale not been made; and I further agree to execute all necessary and lawful future documents, including assignments in favor of Assignee(s), or its designees as Assignee or its Assignees may from time-to-time present to me in order to perfect title in said patent application; and I further covenant that no assignment, sale, agreement, or encumbrance has been or will be made or entered into which would conflict with this assignment and sale; and I further covenant that Assignee(s) will, upon its request, be provided promptly with all pertinent facts and documents relating to said patent application as may be known and accessible to me and I will testify to the same in any proceeding or litigation related thereto and will promptly execute and deliver to Assignee(s) or its legal representatives any and all papers, instruments, declarations, or affidavits required to apply for, obtain, maintain, and enforce said patent application or patent issuing therefrom which may be necessary or desirable to carry out the purposes hereof, this Assignment may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. Upon being duly cautioned, I hereby declare that all						
Signature:	LEGAL NA	ME OF INVENTOR AND ASSIGNOR:	4				
	Inventor:	Henrik Andersen Date: 2.84	12 2013				
ste: An application data sheet (PTC)/AIA/14 or equivalent), including naming the entire inventive entity, must accompany this form.	Signature:						
	lote: An annli	cation data sheet (PTO/AIA/14 or equivalent), including naming the entire inventive entity, must	accompany this form.				

PATENT REEL: 030431 FRAME: 0962

PTO/AIA/80 (07-12)

Approved for use through 11/30/2014. OMB 0651-0035 U.S. Patent and Trademark Office; U.S DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO

I hereby revoke all previous powers of attorney given in the application identified in the attached statement								
under 37 CFR 3.73(c). I hereby appoint:								
OR 29540								
Practitioner(s) named below (if more than ten patent practitioners are to be named, then a customer number must be used):								
	i named below (ir more tha		······································					
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As attorney(s) or agent(s) to represent the undersi	igned before the United S	itates Patent and Trademark C	office (USPTO) in connection with				
	ations assigned only to the accordance with 37 CFR 3.		to the USPTO assignment reco	ords or assignments documents				
Please change the corre	spondence address for th	application identified in	the attached statement under 3	37 CFR 3.73(c) to:				
		- · · · ·						
The address a	ssociated with Customer I	Number: 29540						
OR								
Firm or Individual Name								
Address								
City	· · · · · · · · · · · · · · · · · · ·	State		Zip				
		Louise .		Care ho				
Country			r					
Telephone			Email					
Assignee Name and Address: LEGO A/S Aastvej 1 Billund, Denmark DK-7190								
A copy of this form, together with a statement under 37 CFR 3.73(c) (Form PTO/AIA/96 or equivalent) is required to be Filed in each application in which this form is used. The statement under 37 CFR 3.73(c) may be completed by one of The practitioners appointed in this form, and must identify the application in which this Power of Attorney is to be filed.								
SIGNATURE of Assignee of Record The individual whose signature and title is supplied below thauthorized to act on behalf of the assignee								
Signature	() adamon	> PEJER K	HER Date 5 (March 2013				
Name Goldon	M. Andersen	- Honse	Telephone					
Title		- the	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~					
his rotection of information i	a possizar by \$7 CFS 1 21.1	32 peri 1 23. The joinmation	i le rendimit to ritulaio or ratein a be	nefit by the public which is to file (and				

by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collector is estimated to take 3 minutes to the user of the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collector is estimated to take 3 minutes to complete, including gathering, preparing, and automiting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Petent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ACORESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1458.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

RECORDED: 05/16/2013