502393433 06/21/2013

PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Brandon Lowry Helms	05/02/2013
Robert Brian Groat	05/02/2013

RECEIVING PARTY DATA

Name:	ClaroLux, L.L.C.
Street Address:	P.O. Box 4554
City:	Greensboro
State/Country:	NORTH CAROLINA
Postal Code:	27404

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	29452557

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 919-286-8000

Email: maryelizabethduncan@mvalaw.com
Correspondent Name: MOORE & VAN ALLEN PLLC

Address Line 1: P.O. BOX 13706

Address Line 4: Research Triangle Pa, NORTH CAROLINA 27709

ATTORNEY DOCKET NUMBER:	026059-000007
NAME OF SUBMITTER:	Michael G. Johnston
Signature:	/michael g. johnston/
Date:	06/21/2013

Total Attachments: 2

source=Executed_Assignment_#page1.tif source=Executed_Assignment_#page2.tif

PATENT REEL: 030659 FRAME: 0570 OF \$40.00 29452557

ASSIGNMENT OF INVENTION

WHEREAS, we, **Brandon Lowry Helms**, residing at 19728 Bustle Road, Cornelius, NC 28031, and **Robert Brian Groat**, residing at 2419 N. Beech Lane, Greensboro, NC 27455, have invented certain new and useful improvements for a **LIGHT COVER**, for which we made application for Letters Patent of the United States on April 18, 2013, which application received Application Number 29/452,557;

AND WHEREAS, ClaroLux, L.L.C., a corporation duly organized and existing under and by virtue of the laws of the State of North Carolina, and having a place of business at P.O. Box 4554, Greensboro, NC 27404, hereinafter called the "Assignee," desires to acquire all right, title and interest in and to said invention and patent application within the United States and its territorial possessions and all foreign countries, and any United States or foreign Letters Patent that may be granted therefor.

NOW, THEREFORE, for good and valuable consideration, including salary or payment for the making of inventions, or employee benefits, the receipt of which is hereby acknowledged, and with the intention of being legally bound hereby, we confirm that we have sold, assigned and transferred, and do hereby sell, assign and transfer to said Assignee the entire right, title and interest in and to our invention and patent application within the United States of America and its territorial possessions and all foreign countries, and in and to any Letters Patent of the United States and all foreign countries that may be granted therefor, including all divisions, continuations, continuations-in-part, substitutes, patents of addition, reissues, reexaminations, renewals and extensions thereof, and the right to apply for Letters Patent in foreign countries with full benefit of such priorities as may now or hereafter be granted to us by local laws or by treaty, including any international convention for the protection of industrial property, together with the right to extend the protection of said United States Letters Patent to the various territorial possessions now owned or which may be hereafter acquired by the United States of America, all said rights to be held and enjoyed by the Assignee for its use and benefit and for the use and benefit of its successors or assigns, to the full end of the term for which said Letters Patent may be granted, as fully and entirely as the same would have been held and enjoyed by us if this assignment and sale had not been made. And we do hereby request and authorize the United States Commissioner of Patents and Trademarks, and any officials of foreign countries whose duty it is to issue patents on applications as aforesaid, to issue all said Letters Patent, when granted, in accordance with the terms of this assignment.

We further covenant and agree with the Assignee that we have full and unencumbered title to the invention and patent application herein assigned, which title we warrant unto the Assignee, and we further agree that, when requested, we will, without demanding any further consideration therefor but at the expense of Assignee, do all lawful and just acts, including the execution and acknowledgement of instruments, that may be or become necessary for obtaining, sustaining or reissuing United States or foreign Letters Patent for the said invention and patent application, and for maintaining and perfecting the Assignee's right to said invention, patent application and Letters Patent particularly in cases of interference and litigation.

TRI1\843095v1

IN WITNESS WHEREOF, we, the said inventors have executed this Assignment under	
seal.	
\$/2/2013	
Brandon Lowry Helms Date	
STATE OF Warding	
COUNTY OF LIFT ()	
Before me personally appeared the above-named Brandon Lowry Helms, on this the day of, 2013 to me known and known to be the inventor named and	l
acknowledged that he executed the foregoing instrument on his bahalfland pursuant to authority	
duly received in TRAVIS &	
Notary Public	_
Notary Public Notary Public My Commission Expires My Commission Expires	
My Commission Expires My Commission	2
Elas aric To E	
COUNTY	
mart Brin 9 5/2/2013	
Robert Brian Groat Date	
STATE OF LAW ING	
COLD VIIV ()	
COUNTY OF 14, 15th)	
Before me personally appeared the above-named Robert Brian Groat on this the	
day of, 2013 to me known and known to be the inventor named and	
acknowledged that he executed the foregoing instrument on his behalf and pursuant to authority	
duly received.	
THE RAY OF WILLIAM	
I NOTAR BI	
Notary Public	_
E AUDIO 05	7
My Commission Expires Aux 20, 201	2
acknowledged that he executed the foregoing instrument on his behalf and pursuant to authority duly received. Notary Public Notary Public My Commission Expires My Commission Expires	

TRI1\843095v1