502529081 10/11/2013

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

EPAS ID: PAT2574342

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
BRIAN P. JANKE	10/03/2013
STEPHEN L. KERES	10/10/2013

RECEIVING PARTY DATA

Name:	WHIRLPOOL CORPORATION
Street Address:	2000 NORTH M-63
Internal Address:	MD 2200
City:	BENTON HARBOR
State/Country:	MICHIGAN
Postal Code:	49022

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14051502

CORRESPONDENCE DATA

 Fax Number:
 (269)923-5778

 Phone:
 2699235470

Email: Deborah_Tomaszewski@whirlpool.com

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

Correspondent Name: WHIRLPOOL CORPORATION - MD 0750
Address Line 1: 500 RENAISSANCE DRIVE - SUITE 102

Address Line 2: SUITE 102 MD 0750

Address Line 4: ST. JOSEPH, MICHIGAN 49085

ATTORNEY DOCKET NUMBER:	SUB-03560-US-NP
NAME OF SUBMITTER:	MICHAEL D. LAFRENZ
Signature:	/MICHAEL D. LAFRENZ/
	PATENT

502529081 REEL: 031386 FRAME: 0273

\$40.00 14051502

Date:	10/11/2013	
	Total Attachments: 2 source=SUB-03560-US-NPdecasn#page1.tif source=SUB-03560-US-NPdecasn#page2.tif	

PATENT REEL: 031386 FRAME: 0274

Atty Docket: SUB-03560-US-NP

COMBINED ASSIGNMENT AND DECLARATION FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET

	THIS DOCUMENT IS BEING SUBMITTED FOR DUAL PURPOSES
Title of	LAUNDRY TREATING APPLIANCE AND METHOD OF FILLING A LAUNDRY
Invention	TREATING APPLIANCE WITH LIQUID
As the below nam This declaration is directed to:	ed inventor, I hereby declare that: The attached application, or United States application or PCT international application number filed on
The above-identifi	ed application was made or authorized to be made by me.
{	the original inventor or an original joint inventor of a claimed invention in the application.
I hereby state that	I reviewed and understand the contents of the above-identified specification, including the claims. I buty to disclose information material to patentability of this application in accordance with 37 C.F.R §1.56.
I hereby acknowle	dge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or ot more than five (5) years, or both.
wi-oo, nenton mar	RLPOOL CORPORATION (hereinafter referred to as "ASSIGNEE") having places of business at 2000 North bor, Michigan 49022, U.S.A. is desirous of acquiring the entire right, title and interest in and to said invention s and throughout the world;
unto said ASSIGNI including any and and reissue of said including the right accorded ASSIGNO treaties; and the en	RE, in accord with my obligations by law and/or agreement, and/or for good and valuable consideration, the ency of are hereby acknowledged, I (hereinafter referred to as "ASSIGNOR") hereby sell, assign and transfer EE, the entire right, title and interest in and to said invention and application throughout the United States, all United States Letters Patent granted on any division, continuation, continuation-in-part, reexamination application; and the entire right, title and interest in and to the said invention throughout the world, to apply for patents and inventor certificates in respect thereof and to claim priority pursuant to rights DR under terms of the Paris International Convention and all other available international conventions and tire right, title and interest in and to any and all patents, patents of addition, utility models, patents of dation patents and inventor certificates which may be granted throughout the world in respect of said
prosecution and mand in foreign cour ASSIGNEE in and in but at no expense to information concert estimony on behald defense of any pate	R hereby agrees to execute any documents that legally may be required in connection with the filing, aintenance of said application or any other patent application(s) or inventor certificate(s) in the United States at tries for said invention, including additional documents that may be required to affirm the rights of to said invention, all without further consideration. ASSIGNOR also agrees, without further consideration of ASSIGNOR, to identify and communicate to ASSIGNEE at ASSIGNEE'S request documents and ming the invention that are within ASSIGNOR'S possession or control and to provide further assurances and for ASSIGNEE that lawfully may be required of ASSIGNOR in respect of the prosecution, maintenance and application or patent encompassed within the terms of this instrument. ASSIGNOR'S obligations under II extend to ASSIGNOR'S heirs, executors, administrators and other legal representatives.
ASSIGNOR hereby Letters Patent refer ASSIGNEE'S sole usend of the term for	y authorizes and requests the Commissioner of Patents and Trademarks to issue any and all United States red to above to ASSIGNEE, as the ASSIGNEE of the entire right, title and interest in and to the same, for se and behoof; and for the use and behoof of ASSIGNEE'S legal representatives and successors, to the full which such Letters Patent may be granted, as fully and entirely as the same would have been held by a greement and sale not been made.
ASSIGNOR author in this document ne	rizes any member or representative of WHIRLPOOL CORPORATION to insert or complete any information seded to effect its recordal in the U.S. Patent and Trademark Office.
LEGAL NAME OF	INVENTOR
Inventor: BRIAN P	
Date: <u>10/3/1</u>	

PATENT REEL: 031386 FRAME: 0275

Atty Docket: SUB-03560-US-NP

COMBINED ASSIGNMENT AND DECLARATION FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET

The above named inventor. Thereby docfare that This declaration As the below named inventor. Thereby docfare that This declaration As the below named inventor. Thereby docfare that This declaration The above-identified application or PCT international application number field on The above-identified application was made or authorized to be made by me. The above-identified application was made or authorized to be made by me. The above-identified application was made or authorized to be made by me. Thereby state that I reviewed and understand the contents of the above-identified specification, including the claims. I acknowledge the duty to disclose information material to patentiability of this application in accordance with 37 C.F.R. 81.56. Thereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of nor more than five (5) years, or both. WHEREAS, WHIRLIPOOL CORPORATION (thereinafter referred to as "ASSIGNEE") having places of business at 2000 North Ma3, Benton Barbor, Michigan 49022, U.S.A. is destrous of acquiring the entire right, title and interest in end to said invention in the United States and throughout the world. NOW, THEREFORE: in accord with my obligations by law and/or agreement, and/or for good and valuable consideration, the recipit and sufficiency of an bureby acknowledged. I derentate referred to as "ASSIGNOE") bereby sell, assign and transier note said ASSIGNEE, the entire right, title and interest in and to said invention and application throughout the World, including any and all United States. Letters Painer granted on any division, continuation, continuation, entry the division and reference of said application and the entire right, title and interest in and to any and all patents the further of the division, reralidation patents and inventor certificates in respect thereof and to claim pricity pursuant to rights accorded ASSIGNOE, the entire right, title and interest in and to any and all patents in	TESC PROVIDED AND ACT OF DAMAGE CO.	
This declaration [2] The attached application or PCT international application number	Invention	~ ************************************
The above-identified application was made or authorized to be made by me. I befleve that I am the original inventor or an original joint inventor of a claimed invention in the application. I hereby state that I reviewed and understand the contents of the above-identified specification, including the claims. I acknowledge the duty to disclose information material to patentability of this application in accordance with 37 C.F.R \$1.56. I bereby 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. WHEREAS, WHRLPOOL CORPORATION (hereinafter referred to as "ASSIGNER") having places of business at 2000 North M-63, Benton Harbor, Michigan 49022, U.S.A. is destrous of acquiring the entire right, title and interest in and to said invention in the United States and throughout the world; NOW, THEREFORE, in accord with my obligations by law and/or agreement, and/or for good and valuable consideration, the receipt and sufficiency of are bereby acknowledged. I thereinafter referred to as "ASSIGNOR") hereby sell, assign and transfer unto said ASSIGNEE, the entire right, title and interest in and to said invention and application throughout the United States and Assign and transfer unto said ASSIGNOR, and all Direct states Letters Patent granted on any division, continuation, continuation-in-part, nexamination and cluding the right to apply for patents and inventor certificates in respect thereof and to claim priority pursuant to rights accorded ASSIGNOR anaphication, and the entire right, title and interest in and to as all invention and all other available international conventions and treaties, and the entire right, title and interest in and to any and all patents, patents of addition, utility models, patents of invention. ALSO, ASSIGNOR hereby agrees to execute any documents that legally may be required in connection with the filling prosecution and maintenance of said application or any other patent a	True decigration [5]	id inventor, I hereby declare that: The attached application, or United States application or PCT international application regulars.
Thereby state that it reviewed and understand the contents of the above-identified specification, including the claims. I acknowledge the duty to disclose information material to patentability of this application in accordance with 37 C.F.R \$1.56. 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. WHEREAS, WHRILPOOL CORPORATION (hereinafter referred to as "ASSIGNEE") having places of business at 2000 North M-63. Benton Harbor, Michigan 49022, U.S.A. is desirous of acquiring the entire right, litle and interest in and to said invention in the United States and throughout the world; NOW, THEREFORE, in accord with my obligations by law and/or agreement, and/or for good and valuable consideration, the recipit and sufficiency of are hereby acknowledged. I (hereinafter referred to as "ASSIGNOR") hereby sell, assign and transfer units said fixed to a sufficiency of are hereby acknowledged. I (hereinafter referred to as "ASSIGNOR") hereby sell, assign and transfer including any and all United States Letters Patent granted on any division, continuation, continuation-in-part, recamination and reissue of said application; and the entire right, title and interest in and to said invention throughout the World, including the right to apply for patents and inventor certificates in respect thereof and to claim priority pursuant to rights accorded ASSIGNOR under terms of the Paris International Convention and all other available international conventions and treaties, and the entire right, title and interest in and to any and all patents, patents of addition, utility models, patents of importation, revalidation patents and inventor certificates which may be granted throughout the world in respect of said promotion, and with the respect of said application of any other patent application(s) or inventor certificate(s) in the United States and in feedign countries for said invention, including addition	The above-identifie	d application was made or authorized to be and it
Interest grate that I reviewed and understand the contents of the above-identified specification, including the claims. I acknowledge the duity to disclose information material to patentability of this application in accordance with 37 C.F.R \$1.56. I bereby 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 (3) years, or both. WHEREAS, WHIRLPOOL CORPORATION (hereinafter referred to as "ASSIGNEE") having places of business at 2000 North M-63, Benton Harbor, Michigan 1902.2, U.S.A. is desirons of acquiring the entire right, title and interest in and to said invention in the Umted States and throughout the world; NOW, THEREFORE, in accord with my obligations by law and/or agreement, and/or for good and valuable consideration, the receipt and sufficiency of an hereby acknowledged, I (hereinafter referred to as "ASSIGNOE") hereby sell, assign and transfer unto said ASSIGNEE, the entire right, title and interest in and to said invention and application throughout the United States, including any and all United States Letters Patent granted on any division, continuation, continuation in part, reexamination and reissue of said application; and the entire right, title and interest in and to the said invention throughout the World, including the right to apply for patents and inventor certificates in respect thereof and to claum priority pursuant to rights accorded ASSIGNOR under terms of the Paris International Convention and all other available international conventions and treaties, and the entire right, title and interest in and to any and all patents, patents of addition, utility models, patents of importation, revalidation patents and invention certificates which may be granted throughout the world in respect of said invention, all without turther considerations. ALSO, ASSIGNOR hereby agrees to execute any documents that legally may be required in connection with the filling prosecution, maintenance of said applic	I believe that I am t	he original inventor or an original joint incentor of a discount of the discou
imprisonment of not more than five (5) years, or both. WHEREAS, WHIRLPOOL CORPORATION (hereinafter referred to as "ASSIGNEE") having places of business at 2000 North M-63, Benton Harbor, Michigan 49022, U.S.A. is desirous of acquiring the entire right, title and interest in and to said invention in the United States and throughout the world; NOW, THEREFORE, in accord with my obligations by law and/or agreement, and/or for good and valuable consideration, the receipt and sufficiency of are hereby acknowledged, I (hereinafter referred to as "ASSIGNOE") hereby sell, assign and transfer unto said ASSIGNEE, the entire right, title and interest in and to said invention and application throughout the United States, including any and all United States Letters Patent granted on any division, continuation, continuation-in-part, reexamination and reissue of said application; and the entire right, title and interest in and to said invention throughout the world, including the right to apply for patents and inventor certificates in respect thereof and to claim priority pursuant to rights accorded ASSIGNOR under terms of the Paris International Convention and all other available international conventions and importation, revalidation patents and inventor certificates which may be granted throughout the world in respect of said invention, nevalidation patents and inventor certificates which may be granted throughout the world in respect of said invention. ALSO, ASSIGNOR hereby agrees to execute any documents that legally may be required in connection with the filing, prosecution and maintennance of said application or any other patent application(s) or inventor certificates(s) in the United States and information concerning the invention, including additional documents that may be required to affirm the rights of ASSIGNEE in and to said invention, all without further consideration. ASSIGNOR also agrees, without further consideration but at no espense to ASSIGNOR. The proposed patent application or patent encompassed within	Littereby state that I	Teylewed and understand the continue of the second second
WHEREAS, WHIRLPOOL CORPORATION (hereinafter referred to as "ASSIGNEE") having places of business at 2000 North M-63, Benton Harbor, Michigan 49022, U.S.A. is desirous of acquiring the entire right, title and interest in and to said invention in the Umited States and throughout the world; NOW, THEREPORE, in accord with my obligations by law and/or agreement, and/or for good and valuable consideration, the receipt and sufficiency of are hereby acknowledged, I (hereinafter referred to as "ASSIGNOR") hereby sell, assign and transfer onto said ASSIGNEE, the entire right, title and interest in and to said invention and application throughout the United States, including any and all United States Letters Patent granted on any division, continuation, continuation in-part, reexamination and reissue of said application; and the entire right, title and interest in and to the said invention throughout the world, including the right to apply for patents and inventor certificates in respect thereof and to claim priority pursuant to rights accorded ASSIGNOR under terms of the Paris International Convention and all other available international conventions and treaties, and the entire right, title and interest in and to any and all patents, patents of addition, utility models, patents of invention, revalidation patents and inventor certificates which may be granted throughout the world in respect of said invention, including additional documents that may be required to affirm the rights of invention and maintenance of said application or any other patent application(s) or inventor certificate(s) in the United States and in fereign countries for said invention, including additional documents that may be required to affirm the rights of ASSIGNOR have been application or patent environments. The representative of ASSIGNOR is a superior or any other patent application or any other patent application or patent environment	imprisonment of no	ge that any within faise statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or the more than five (5) years, or both.
into said ASSIGNEE, the entire right, title and interest in and to said invention and application throughout the United States, including any and all United States Letters Patent granted on any division, continuation, continuation-in-part, reexamination and reissue of said application; and the entire right, title and interest in and to the said invention throughout the world, including the right to apply for patents and inventor certificates in respect thereof and to claim priority pursuant to rights accorded ASSIGNOR under terms of the Paris International Convention and all other available international conventions and treatles, and the entire right, title and interest in and to any and all patents, patents of addition, utility models, patents of importation, revalidation patents and inventor certificates which may be granted throughout the world in respect of said invention. ALSO, ASSIGNOR hereby agrees to execute any documents that legally may be required in connection with the filing, prosecution and maintenance of said application or any other patent application(s) or inventor certificate(s) in the United States and in foreign countries for said invention, including additional documents that may be required to affirm the rights of ASSIGNEE in and to said invention, all without further consideration. ASSIGNOR also agrees, without further consideration but at no expense to ASSIGNOR, to identify and communicate to ASSIGNOR also agrees, without further consideration but at no expense to ASSIGNOR, to identify and communicate to ASSIGNOR also agrees, without further consideration but at no expense to ASSIGNOR. To assign the invention that are within ASSIGNOR's possession or control and to provide further assurances and testimony on behalf of ASSIGNOR. The assurances and testimony on behalf of ASSIGNOR methods are also agrees, without further consideration or patent encompassed within the terms of this instrument. ASSIGNOR's obligations under this instrument shall extend to ASSIGNOR's heirs, executors, administr	WHEREAS, WHIR M-63, Benton Harb	LPOOL CORPORATION (hereinafter referred to as "ASSIGNEE") having places of business at 2000 North
and in foreign countries for said invention, including additional documents that may be required to affirm the rights of ASSIGNEE in and to said invention, all without further consideration. ASSIGNOR also agrees, without further consideration but at no expense to ASSIGNOR, to identify and communicate to ASSIGNEE at ASSIGNEE'S request documents and information concerning the invention that are within ASSIGNOR'S possession or control and to provide further assurances and testimony on behalf of ASSIGNEE that lawfully may be required of ASSIGNOR in respect of the prosecution, maintenance and defense of any patent application or patent encompassed within the terms of this instrument. ASSIGNOR'S obligations under this instrument shall extend to ASSIGNOR'S heirs, executors, administrators and other legal representatives. ASSIGNOR hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all United States Letters Patent referred to above to ASSIGNEE, as the ASSIGNEE of the entire right, title and interest in and to the same, for end of the term for which such Letters Patent may be granted, as fully and entirely as the same would have been held by ASSIGNOR had this agreement and sale not been made. ASSIGNOR authorizes any member or representative of WHIRLPOOL CORPORATION to insert or complete any information in this document needed to effect its recordal in the U.S. Patent and Trademark Office.	onto said ASSIGNES including any and all and reissue of said a including the right to accorded ASSIGNOS treaties; and the enti-	E, the entire right, title and interest in and to said invention and application throughout the United States, If United States Letters Patent granted on any division, continuation, continuation-in-part, reexamination pplication; and the entire right, title and interest in and to the said invention throughout the world, apply for patents and inventor certificates in respect thereof and to claim priority pursuant to rights to under terms of the Paris International Convention and all other available international conventions and the right, title and interest in and to any and all extents.
Letters Patent referred to above to ASSIGNEE, as the ASSIGNEE of the entire right, title and interest in and to the same, for ASSIGNEE'S sole use and behoof; and for the use and behoof of ASSIGNEE'S legal representatives and successors, to the full end of the term for which such Letters Patent may be granted, as fully and entirely as the same would have been held by ASSIGNOR had this agreement and sale not been made. ASSIGNOR authorizes any member or representative of WHIRLPOOL CORPORATION to insert or complete any information in this document needed to effect its recordal in the U.S. Patent and Trademark Office. EGAL NAME OF INVENTOR	and in foreign countr ASSIGNEE in and to but at no expense to information concerni testimony on behalf of defense of any patent this instrument shall	ries for said invention, including additional documents that may be required to affirm the rights of said invention, all without further consideration. ASSIGNOR also agrees, without further consideration ASSIGNOR, to identify and communicate to ASSIGNEE at ASSIGNEE'S request documents and the invention that are within ASSIGNOR'S possession or control and to provide further assurances and application or patent encompassed within the terms of this instrument. ASSIGNOR'S obligations under extend to ASSIGNOR'S heirs, executors, administrators and other legal representatives.
ASSIGNOR authorizes any member or representative of WHIRLPOOL CORPORATION to insert or complete any information in this document needed to effect its recordal in the U.S. Patent and Trademark Office. EGAL NAME OF INVENTOR	ASSIGNOR hereby a Letters Patent referred ASSIGNEE'S sole use and of the term for wi	tuihorizes and requests the Commissioner of Patents and Trademarks to issue any and all United States of to above to ASSIGNEE, as the ASSIGNEE of the entire right, title and interest in and to the same, for and behoof; and for the use and behoof of ASSIGNEE'S legal representatives and successors, to the full but high such Letters Patent may be granted, as fully and online to the such Letters Patent may be granted, as fully and online to the such as the second successors.
	NSSIGNOR authoriz	es any member or representative of WHIRL POOL COPROBATION
	EGAL NAME OF IN	VENTOR

PATENT REEL: 031386 FRAME: 0276

RECORDED: 10/11/2013