# 502543560 10/23/2013

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

EPAS ID: PAT2589031

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

### **CONVEYING PARTY DATA**

Name	Execution Date
KENNETH M. TARLOW	10/18/2013
FRANK FRANCAVILLA	10/18/2013

#### RECEIVING PARTY DATA

Name:	GOLF RITE PRODUCTS, LLC	
Street Address:	929 ALSTON ROAD	
City:	SANTA BARBARA	
State/Country:	CALIFORNIA	
Postal Code:	93108	

## PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14058212

## CORRESPONDENCE DATA

Fax Number: (310)979-3603 Phone: (310) 979-3600

Email: marc@hankinpatentlaw.com

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

Correspondent Name: MARC E. HANKIN
Address Line 1: 12400 WILSHIRE BLVD.

Address Line 2: SUITE 1265

Address Line 4: LOS ANGELES, CALIFORNIA 90025

NAME OF SUBMITTER:	MARC E. HANKIN
Signature:	/Marc E. Hankin/
Date:	10/23/2013

### Total Attachments: 2

source=Golf Rite Assignment#page1.tif source=Golf Rite Assignment#page2.tif

PATENT REEL: 031464 FRAME: 0965 OF \$40.00 14058212

## **ASSIGNMENT**

THIS ASSIGNMENT is made and entered effective as of October 18, 2013.

WHEREAS, KENNETH M. TARLOW, an individual located at 929 Alston Road, Santa Barbara, CA 93108 and FRANK FRANCAVILLA, an individual located at 48 Dyer Rd., Wantage, NJ 07461 (hereinafter referred to as "Assignors"), believe themselves to be the inventors of the invention as disclosed and claimed in the United States Non-Provisional Patent Application No. 14/058,212, filed on October 18, 2013, for a new and useful HANDHELD PRECISE LIQUID MARKER and United States Provisional Patent Application No. 61/718,881, filed on October 26, 2012, for a new and useful HANDHELD PRECISE LIQUID MARKER;

WHEREAS, GOLF RITE PRODUCTS, LLC, a California limited liability company, having a place of business at 929 Alston Road, Santa Barbara, CA 93108 (hereinafter "Assignee"), desires to acquire by formal, recordable assignment, the entire right, title, and interest in and to the invention, the application(s), and any Letters Patent(s) that might be granted for the invention in the United States and throughout the world; including any and all divisional, continuation, continuation-in-part, reexamination or reissue applications;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignors have sold, assigned, and transferred, and by these present does hereby sell, assign, and transfer, unto Assignee, the entire right, title, and interest in and to the invention, the application(s), and any Patent(s) that might be granted for the invention in the United States and throughout the world, including the right to file foreign applications directly in the name of Assignee and to claim for any such foreign Patent applications any priority rights to which such applications are entitled, pursuant to international conventions, treaties, or otherwise, including the right to sue for any and all past infringement(s) of any or all of the foregoing Patent(s).

Further, Assignors agree that, upon request and without further compensation, but at no expense to Assignor, they and their legal representatives and assigns will perform all lawful acts, including the execution of papers and the giving of testimony, that might be necessary or desirable for obtaining, sustaining, reissuing, or enforcing Letters Patents in the United States and throughout the world for the invention, and for perfecting, recording or maintaining the title of Assignee, its successors and assigns, to the invention, the application(s), and any Letters Patent(s) granted for the invention in the United States and throughout the world. In addition, Assignors do hereby make, constitute, and appoint Assignee, or any officer or agent of Assignee, as Assignors' true and lawful attorney-in-fact, with power of substitution, to enforce every such contract, permit, license, claim, demand, or right, with respect to the Assigned invention, application(s), and any Patent(s) granted for the invention in the United States and throughout the world, and to do any and all things necessary to be done as fully and effectually as Assignors might or could do, and hereby ratify all that said

PATENT REEL: 031464 FRAME: 0966 attorney-in-fact shall lawfulfy do or cause to be done by vious hereof. This power of attorney shall be Brovocatake.

Assigned represent and warrant that they have not granted and will not grant to calcusany rights increasistent with the rights granted by this Assignment. Assignment further represent and warrans that they do not know of any improvements to the divention, other than what has been disclassed in the Assigned Parent and/or ten been communicated to the patent attenueyes) in prosecuting said Assigned Paters. Assigners have me filed any parent applications relating in any way to the Assigned Parent, other than what has been disclosed in and Assigned Patent, and agree not to do

Assignors authorize and request the Commissioner of Patents and Tentemarks of the Consed States and of all foreign countries to usue any Uniters Patents granted for the invention. whether on the applications or on any unisequently filed division, condinuation, continuation-responor reissue application, to Assigner, or its miscessors or axing as the assigner of the entire interest in the invention.

IN WITNESS WHEREOF, and intending to bind themselves, their heirs, and assigns, Assignors have executed this Assignment.

KENNETH M. TARLOW

COLFRITE PRODUCTS. La

By: Kennedi M. Tariow Title President

STAN PROBLEM

**PATENT REEL: 031464 FRAME: 0967** 

**RECORDED: 10/23/2013**