## 503796699 04/24/2016

## PATENT ASSIGNMENT COVER SHEET

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MARKO TEODOROVIC		Name	
RECEIVING PARTY DA		Name	
RECEIVING PARTY DA			04/20/2016
	ТА		
Name:	OPTINNO B.V.		
Street Address:	BERKENBOSCH BLOKSTRAAT 7		
City:	THE HAGUE		
State/Country:	NETHERLANDS		
Postal Code:	2586HD		
Property TypePatent Number:D7		42958	
CORRESPONDENCE D Fax Number:	ΑΤΑ		
Correspondence will be		ne e-mail address first; if that is i f that is unsuccessful, it will be s	
Email:		tinnobv@gmail.com	
Correspondent Name: MAR		ARKO TEODOROVIC	
		RKENBOSCH BLOKSTRAAT 7	
Address Line 4:	TH	IE HAGUE, NETHERLANDS 2586	3HD
NAME OF SUBMITTER:		MARKO TEODOROVIC	
NAME OF SUBMITTER:		/marko teodorovic/	
NAME OF SUBMITTER: SIGNATURE:		/marko teodorovic/	

## PATENT ASSIGNMENT AGREEMENT

**THIS AGREEMENT** is made this 20<sup>th</sup> day of April, 2016, by and between Marko Teodorovic (the "Assignor"), having its primary place of business at 27 rue de Bitche, 92400 Courbevole, France, and Optinno B.V., represented by the Director Marko Teodorovic (the "Assignee") having its primary place of business at Berkenbosch Blokstraat 7, 2586HD The Hague, The Netherlands (collectively the "Parties").

WHEREAS, Assignor is has invented Calibration Eyeglasses (the "invention"), and has been granted United States Design Patent for said invention, Patent No. US D742,958 (the "Patent"), granted on the patent application filed with the United States Patent and Trademark Office, Patent Application Number 29/494,565 (the "Patent Application").

WHEREAS, Assignee wishes to acquire all right, title and interest in the Patent, and Assignor wishes to sell its interest in the Patent to Assignee.

**NOW THEREFORE**, in consideration of the mutual promises, covenants, warranties, and other good and valuable consideration set forth herein, and in accordance with applicable law, the Parties hereby agree as follows:

- Assignment. Assignor hereby assigns to Assignee, and its successors, representatives and assigns, all right, title and interest in the Patent including all reexaminations, extensions and reissues thereof. Assignor hereby requests the Commissioner of Patents of the United States to record this assignment of all right, title and interest in the Patent to Assignee.
- Poyment. In consideration of the assignment of the Patent pursuant to this Agreement, and of the promises and covenants contained herein, Assignee shall pay to Assignor a fee in the amount of €1, payable upon execution of this Agreement.
- Assignor's Representations and Warranties. Assignor hereby represents and warrants

   that it has the legal right and authority to execute this Agreement, and to validly
   assign the entire interest in the Patent to Assignee,

ii) that it has not executed any other agreement that would conflict with the terms of this Agreement, nor shall it execute any such agreement in the future, and

iii) that to the best of Assignor's knowledge, the Patent is valid and enforceable as of the date of this Agreement. Assignor makes no representations or warranties as to the validity or enforceability of the Patent subsequent to the date of this Agreement.

4. Patent Status. Assignee hereby acknowledges that any finding or ruling subsequent to the date of this Agreement that the Patent is invalid or unenforceable shall not give rise to a cause of action against Assignor under this Agreement, unless Assignor has committed fraud in executing this Agreement.

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- 5. Further Actions. Assignor hereby agrees to execute any further agreements and to take any further actions necessary to aid Assignee in perfecting its interest in the Patent and in enforcing any and all protections or privileges deriving from the Patent.
- 6. Governing Law. This Agreement shall be construed in accordance with, and governed in all respects by, the laws of the Netherlands, without regard to conflicts of law principles.
- Counterports. This Agreement may be executed in several counterparts, each of which shall constitute an original and all of which, when taken together, shall constitute one agreement.
- 8. Severability. If any part or parts of this Agreement shall be held unenforceable for any reason, the remainder of this Agreement shall continue in full force and effect. If any provision of this Agreement is deemed invalid or unenforceable by any court of competent jurisdiction, and if limiting such provision would make the provision valid, then such provision shall be deemed to be construed as so limited.
- Notice. Any notice required or otherwise given pursuant to this Agreement shall be in writing and mailed certified return receipt requested, postage prepaid, or delivered by overnight delivery service, addressed as follows:

If to Assignor:	Marko Teodorovic 27 rue de Bitche 92400 Courbevoie France
if to Assignee:	Optinno B.V. Berkenbosch Blokstraat 7 2586HD The Hague The Netherlands

- 10. *Headings*. The headings for section herein are for convenience only and shall not affect the meaning of the provisions of this Agreement.
- 11. Entire Agreement. This Agreement constitutes the entire agreement between Assignor and Assignee, and supersedes any prior understanding or representation of any kind preceding the date of this Agreement. There are no other promises, conditions, understandings or other agreements, whether oral or written, relating to the subject matter of this Agreement.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed the day and year first above written.

ASSIGNOR	ASSIGNEE
La z	h a
Signature	Signature /
MARKA TEDDOLLARS	MALines There to a fine with the
Print Name	Print Name

Date: April 20th, 2016

Place: The Hague, The Netherlands