504027282 09/28/2016

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4073941

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SUBMISSION TYPE:		NEW ASSIGNMENT						
NATURE OF CONVEYANCE:		ASSIGNMENT						
SEQUENCE:			2					
CONVEYING PARTY	νηδτα							
			Name			Executi	on Date	
MARCHON EYEWEAR, INC.							09/08/2016	
	,							
RECEIVING PARTY	DATA							
Name:	NIKE,	NIKE, Inc.						
Street Address:	One B	Dne Bowerman Drive						
City:	Beave	Beaverton						
State/Country:	OREG	OREGON						
Postal Code:	97005-	97005-6453						
Application Number: 29		2955	556560					
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CORRESPONDENCI	E DATA		100 500 /					
Fax Number:	ll ba cant t	• /	463-5001 e-mail address first; if tha	tio un		ooooful it will bo	cont	
			hat is unsuccessful, it will				Sem	
			463-5000					
			TOPAT@bannerwitcoff.com, Inteamchicago@bannerwitcoff.com,					
			inteam@bannerwitcoff.com		п,			
Correspondent Name: BAN		•	NER & WITCOFF, LTD.					
			SOUTH WACKER DRIVE					
			E 3000					
Address Line 4:		CHIC	AGO, ILLINOIS 60606					
ATTORNEY DOCKET NUMBER:			015127.03905\US					
NAME OF SUBMITTER:			KAREN KERSCHKE					
SIGNATURE:			/Karen Kerschke/					
DATE SIGNED:			09/28/2016					
Total Attachments: 2								
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CONFIRMATION/ASSIGNMENT

This agreement ("CONFIRMATION/ASSIGNMENT") is made and entered into by and between Marchon Eyewear, Inc., a corporation of New York having a place of business at 201 Old Country Road, Melville, New York 11747 ("ASSIGNOR") and NIKE, Inc., an Oregon corporation having a place of business at One Bowerman Drive, Beaverton, Oregon USA 97005-6453 ("ASSIGNEE").

ASSIGNOR owns an invention ("INVENTION") disclosed and/or claimed in a U.S. patent application titled "EYEGLASSES" ("APPLICATION"). To the extent not already included below, ASSIGNOR authorizes and requests ASSIGNEE and/or its successors and assigns (collectively, "ASSIGNEE ENTITY") and authorized legal representatives to insert any of the following additional information relating to the APPLICATION when known:

U.S. App. No.: 29/556.560

Filing Date: <u>3/1/2016</u>

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR confirms that ASSIGNOR did (under the law of the jurisdiction(s) where the INVENTION was conceived, reduced to practice and/or made under an agreement with ASSIGNEE) sell, assign and transfer, or else ASSIGNOR now does sell, assign and transfer to ASSIGNEE ENTITY, the full, exclusive and worldwide right: (a) in and to the INVENTION, (b) in and to the APPLICATION, its predecessor, continuing and counterpart applications everywhere in the world, and (c) in and to any Patents, Utility Models, Industrial Models, Petty Patents, Design Patents, Design Registrations, Industrial Designs, Unregistered Design Rights, Copyrights, and legal equivalents, reissues, extensions and renewals thereof everywhere in the world which may be granted for the INVENTION, including but not limited to the right to claim priority to and from any of the above, and the right to sue for past damages for any of the above ((a)-(c) collectively, "PROPERTIES").

ASSIGNOR agrees that ASSIGNEE ENTITY may apply for and/or receive PROPERTIES in its own name. ASSIGNOR authorizes and requests the U.S. Patent and Trademark Office and/or any other proper officer or agency of any jurisdiction to record the CONFIRMATION/ASSIGNMENT and issue PROPERTIES to ASSIGNEE ENTITY.

ASSIGNOR warrants and covenants that ASSIGNOR either had or does have the full right to convey the entire interest herein assigned at the time of the sale, assignment and/or transfer. ASSIGNOR warrants and covenants that ASSIGNOR has not executed and will not execute any conflicting sale, assignment and/or transfer.

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ASSIGNOR agrees to communicate to ASSIGNEE ENTITY and its authorized legal representatives any facts known to ASSIGNOR respecting the INVENTION, to execute all divisional, continuation, renewal, reissue and foreign applications, sign all lawful documents and make all rightful oaths and declarations relating to the INVENTION, sign all lawful documents which ASSIGNEE ENTITY and its authorized legal representatives shall consider desirable for aiding in securing and maintaining proper protection for the INVENTION and to testify in any judicial and/or administrative proceeding, at the expense of NIKE, but without additional consideration, and generally do everything possible to aid ASSIGNEE ENTITY and its authorized legal representatives to obtain and enforce the PROPERTIES.

ASSIGNOR accepts the terms and conditions of the CQNFIRMATION/ASSIGNMENT:

<u>September 8</u>, 2016 Dale

Name: Philip G. Inbbert Title: (P) Évewear. Inc. Marchon

ASSIGNEE accepts the terms and conditions of the ASSIGNMENT:

Destanber 12, 2016

Timothy J. Crean Attorney in Fact NIKE, Inc.

RECORDED: 09/28/2016