504061604 10/21/2016

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4108270

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
SHIH-PIAO WU	09/22/2016

RECEIVING PARTY DATA

Name:	JIIN HAUR INDUSTRIAL CO., LTD.	
Street Address:	NO.133, JIUGANG LN., LUKANG TOWNSHIP	
City:	CHANGHUA COUNTY	
State/Country:	TAIWAN	
Postal Code:	50545	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	15296391

CORRESPONDENCE DATA

Fax Number: (626)642-0808

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 6263632190

Email: MCHEN@LAW888.COM

Correspondent Name: CHE-YANG CHEN

Address Line 1: 17700 CASTLETON ST., SUITE 168

Address Line 4: CITY OF INDUSTRY, CALIFORNIA 91748

ATTORNEY DOCKET NUMBER:	SD0373USP	
IAME OF SUBMITTER: CHE-YANG CHEN		
SIGNATURE:	/CHE-YANG CHEN/	
DATE SIGNED:	ATE SIGNED: 10/21/2016	
	This document serves as an Oath/Declaration (37 CFR 1.63).	

Total Attachments: 2

source=SD0373USP-Assignment#page1.tif source=SD0373USP-Assignment#page2.tif

PATENT 504061604 REEL: 040087 FRAME: 0399

932 - 1 - 1 - 200 32

50031345P

ASSIGNMENT

WHEREAS, Shih-Piao Wu (hereinafter referred to collectively as "ASSIGNORS") has invented certain new and useful improvements disclosed in the following patent application:

Utility Patent Application No. 15296391 entitled KNIFE SHARPENER, filed on 10-18-2016.

WHEREAS, the above-referenced patent application and said improvements disclosed therein are together referred to as PATENT APPLICATION:

WHEREAS, Shih-Pian Wu, a Taiwanese citizen residing in Changhua, Taiwan may have certain right, title or interest in this PATENT APPLICATION

AND WHEREAS, JIIN HAUR INDUSTRIAL CO., LTD. (hereinafter "ASSIGNEE), a corporation in Taiwan, having its principal place at NO.133, JUGANG LN., LUKANG TOWNSHIP, CHANGHUA COUNTY 50545, TAIWAN wishes to acquire entire right, title and interest in and to these PATENT APPLICATION and said improvements, as well as the right of action and all other rights, including the right to sue or otherwise bring action and to collect and receive damages therefrom, for past infringement thereof, and to collect reasonable royalties based on the provisional rights thereof;

NOW THEREFORE, in the receipt of valuable consideration which is hereby acknowledged, ASSIGNORS do hereby sell, assign and set over to ASSIGNEE:

- (i) the entire right, title and interest in and to the PATENT APPLICATION and said improvements (any ordinary, divisional, continuation, continuation-in-part and relevant international counterparts), that ASSIGNORS has or may have, and patent applications claiming priority therefrom, including but not limited to all ordinary, divisions, continuations and continuations-in-part thereof, and all United States Letters Patents which may be granted thereon and all reissues, reexaminations and extensions thereof, and all priority rights under all available International Agreements, Treaties and Conventions for the protection of intellectual property in its various forms in every participating country, and all applications for patents (including related rights such as utility-model registrations, inventor's certificates, and the like) heretofore or hereafter filed for said improvements in any foreign countries, including but not limited to all ordinaries, divisions, continuations and continuations-in-part thereof, and all patents, including but not limited to, extensions, renewals, substitutes and reissues, granted for said improvements in any foreign countries; and
- (ii) any and all claims and demands that ASSIGNORS may have against any firm, person or corporation relating to the PATENT APPLICATION including but not limited to, any claim of infringement or claim of provisional rights, whether heretofore or hereafter accrued, together with the right to retain for ASSIGNEE any and all sums that ASSIGNEE may obtain or recover as a result of the assertion or enforcement of any such claim or demand; and

Page 1 of 2

ASSIGNORS hereby authorize and requests 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 patents for said improvements to ASSIGNEE in accordance with the terms of this Assignment;

ASSIGNORS hereby covenant that ASSIGNORS have full right to convey the entire interest, and that ASSIGNORS have not executed, and will not execute, any agreement in conflict herewith:

IN TESTIMONY WHEREOF, I hereunto set my hand on the date given below.

Shih-Piso Wu

Date: 27/09/2016