504184134 01/18/2017

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4230809

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
MICHAEL NEUER	01/16/2017
DEAN DAL PONTE	01/17/2017

RECEIVING PARTY DATA

Name:	HUBBELL INCORPORATED
Street Address:	40 WATERVIEW DRIVE
Internal Address:	P.O. BOX 1000
City:	SHELTON
State/Country:	CONNECTICUT
Postal Code:	06484

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	15408898

CORRESPONDENCE DATA

Fax Number:

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.

Email: mkeipdocket@michaelbest.com

Correspondent Name: BRIAN MARSTALL

Address Line 1: 601 PENNSYLVANIA AVENUE NW

Address Line 2: SUITE 700 SOUTH

Address Line 4: WASHINGTON, D.C. 20004

ATTORNEY DOCKET NUMBER:	208272-9242-US01
NAME OF SUBMITTER:	BRIAN MARSTALL
SIGNATURE:	/brian marstall/
DATE SIGNED:	01/18/2017

Total Attachments: 8

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ASSIGNMENT

Pursuant to our obligation to HUBBELL INCORPORATED (hereinafter referred to as "Assignee"), a Connecticut corporation having its principal place of business at:

40 Waterview Drive P.O. Box 1000 Shelton, CT 06484-1000 USA

and for other valuable and sufficient consideration, receipt whereof is hereby acknowledged, we:

Michael Neuer 5026 North Garsden Avenue Covina, CA 91724 US

Dean Dal Ponte 1400 Stanford Drive Glendale, CA 91205 US

("Assignors") confirm our obligation to and hereby irrevocably sell, assign and convey unto Assignee, and its successors and assigns, all of our entire worldwide right, title and interest, free and clear of all liens, encumbrances or other obligations:

- (1) in and to the inventions and subject matter described, depicted, claimed, or otherwise disclosed ("the Inventions") in the patent application titled "LIGHT FIXTURE WITH PIVOTABLE OPTIC," for which Assignors filed United States Patent Application No. 15/408,898 (Atty. File No. 208272-9242-US01) on January 18, 2017 (hereinafter "the U.S. patent application");
- (2) in and to any prior filed U.S. provisional application or any other prior filed domestic or foreign patent application, based upon or otherwise relating to the inventions or to which the U.S. patent application claims priority;
- (3) in and to the U.S. patent application and all other patent applications now or hereafter filed in the United States of America (including, without limitation, any non-provisional, divisional, continuation, continuation-in-part, reexamination, and reissue applications) based upon or otherwise relating to the Inventions or based upon, relating to, or claiming the benefit of or priority to the U.S. patent application or any other patent application assigned under this Assignment, including all rights of priority based on such applications, and any and all patent or patents granted thereon, to the full end of the term or terms for which said patent or patents may be granted;

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- (4) in and to all patent applications or other applications of any kind or nature relating to the protection of intellectual and industrial property rights, now or hereafter filed in countries foreign to the United States of America, based upon or otherwise relating to the Inventions or based upon, relating to, or claiming the benefit of or priority to the U.S. patent application or any other patent application assigned under this Assignment (Assignors agrees that any such patent applications may be filed in the name of Assignee), including all rights of priority based on such applications, and any and all patents granted thereon, to the full end of the terms for which said patents may be granted;
- (5) in and to all patent applications or other applications of any kind or nature relating to the protection of intellectual and industrial property rights now or hereafter filed under the Paris Convention for the Protection Of Industrial Property, the Patent Cooperation Treaty, and all other international conventions, agreements, treaties or laws relating to the protection of intellectual and industrial property based upon or otherwise relating to the Inventions or based upon, relating to, or claiming the benefit of priority to the U.S. patent application or any other patent application assigned under this Assignment (and Assignors agree that any such patent applications may be filed in the name of Assignee), including all rights of priority based on such applications, and any and all patents granted thereon, to the full end of the terms for which said patents may be granted;
- (6) in and to all rights of any kind whatsoever of Assignors accruing before, on, or after the dates of execution below under any of the foregoing provisions provided by applicable law of any jurisdiction, by international treaties and conventions, and otherwise throughout the world;
- (7) any and all royalties, fees, income, payments and other proceeds now or hereafter due or payable with respect to any and all of the foregoing; and
- (8) any and all claims and causes of action, with respect to any of the foregoing, whether accruing before, on and/or after the dates of execution below, including all rights to and claims for damages, restitution and injunctive and other legal and equitable relief for past, present and future infringement, misappropriation, violation, misuse, breach or default, with the right but no obligation to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages.

The patents, patent applications, and any other applications of any kind or nature relating to the protection of intellectual and industrial property rights assigned under this Assignment are to be held and enjoyed by Assignee for its own use and benefit and for its successors, assigns and legal representatives, to the full end of the terms for which the assigned patents may be granted as fully and entirely as the same would have been held by

Assignors had this assignment not been made, together with all rights of action accrued, accruing and to accrue under and by virtue hereof, including all right to sue or otherwise recover for past and future infringement and to receive all damages, payments, costs, and fees associated therewith. Assignors hereby acknowledge and agree that this assignment of all of Assignors' entire right, title and interest in and to the assigned inventions, patents, patent applications, and any other applications of any kind or nature relating to the protection of intellectual and industrial property rights carries with it the right for Assignee to choose its own attorneys and agents in all countries throughout the world to prepare, file, and prosecute all patent applications assigned under this Assignment and to procure the grant of, maintain, and enforce all assigned patents and other rights under this Assignment.

Assignors hereby agree, at Assignee's expense, that Assignors will, upon demand of Assignee, its successors, assigns, or legal representatives, and without further consideration to Assignors: (i) execute any and all papers and do all other lawful acts that may be deemed necessary by Assignee, its successors, assigns, or legal representatives, to complete fulfillment of the intent and purposes of this Assignment in any country throughout the world, including, without limitation, the execution of any further assignments, other documents, and any and all provisional, non-provisional, substitution, continuation, divisional, reissue, reexamination, extensions, or corresponding United States, foreign or international patent applications, and (ii) provide documents, statements or testimony and do all other lawful acts that may be deemed necessary by Assignee, its successors, assigns or legal representatives in any interference, litigation, or other legal, administrative or governmental proceeding to enforce or otherwise protect the intellectual and industrial property rights assigned under this Assignment in any country throughout the world in which the assigned Inventions, patents and patent applications may be involved.

Assignors hereby authorize and request the Commissioner of the United States Patent and Trademark Office and the appropriate official of any foreign patent or intellectual property office to issue all patents as shall be granted upon the assigned patent applications to Assignee, its successors, assigns, or legal representatives.

This Assignment and any claim, controversy, dispute or cause of action (whether in contract, tort or otherwise) based upon, arising out of or relating to this Assignment and the transactions contemplated hereby shall be governed by, and construed in accordance with, the laws of the United States and the State of Illinois, without giving effect to any choice or conflict of law provision or rule (whether of the State of Illinois or any other jurisdiction).

IN WITNESS WHEREOF, Assignee and the Assignors have hereunto set their hands as of the dates written below.

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	Assignor:
	Date: 1-16/17
	Wy Marine I was a second of the second of th
	Michael Neuch
	State of <u>Q</u> ,)
	County of <u>LA</u> ss
	I do hereby certify that Michael Neuer, personally known to me to be the same person who signed the foregoing
	instrument, appeared before me this day and acknowledged that said instrument was signed and delivered as the free and voluntary act of Michael Neuer, for the uses and purposes therein set forth.
\$	Given under my hand and seal, this day of20
Santa A	Ble sa =
	Notary Public Serataelel 1008 Certificant
	Same Carlow

Callonia All-Purpose Certific:	ito of Acknowledgment
A notary public or other officer completing this certificate verifies document to which this certificate is attached, and not the truth	only the identity of the individual who signed the ulness, accuracy, or validity of that document.
State of California	
County of LOS-ANGELES	y s.s.
On JAN 17th 2017 before me, 16 GEST	Brance of Planton, Brillian Thin.
personally appeared MICHAEL (IE	UER
to any action a seek of a seek to a	ome of Signer (1)
who proved to me on the basis of satisfactory evidential/axe-subscribed to the within instrument and acknown the same in his/her/their authorized capacity(ies), an instrument the person(s); or the entity upon behalf of instrument.	vledged to me that he/she/they executed distributed on the
I certify under PENALTY OF PERJURY under the law of the State of California that the foregoing paragraph true and correct. WITNESS my hand and official seal. Digrature of Patroy Public OPTIONAL INFORMA	YOGESH B. DESAI COMM. #2025244 Notary Public - California S LOS ANGELES COUNTY & My Comm. Exp. Jun. 10, 2017 F Seal
Although the information in this section is not required by law, it could this section will be information in an unauthorized document and may prove us	prevent traudulent responsit and residentment of
Description of Attached Document	Section Continues
The preceding Certificate of Acknowledgment is attached to a	Method of Signer Identification
document titled/for the purpose of	Proved to me on the basis of satisfactory evidence:
containing pages, and dated	Noterial event is detailed in notary journal on:
The signer(s) capacity or authority is/are as: ☐ Individual(s) ☐ Allomey in-fact	Page # Entry #
☐ Corporate Officer(s)	Other Additional Signer Signer(s) Thumbprints(s)
☐ Guardan/Conservator ☐ Pertner - Limited/General ☐ Trustee(s) ☐ Other:	Page# Entry# Notary contact: Other Additional Signer [] Signer(s) Thumberints(s)
epresenting:	

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You can prochase copins of this form from pure above or assert helicognizations per

Assignor:	
Date: Dean Dal Ponte	
State of) ss County of)	
I do hereby certify that Dean Dal Ponte, personally known to me to be the same person who signed the foregoing instrument, appeared before me this day and acknowledged that said instrument was signed and delivered as the free and voluntary act of Dean Dal Ponte, for the uses and purposes therein set forth.	
Given under my hand and seal, this day of20	
Suadtachel love attache	
tla(a	

State of California	
County of LOS-ANGELES	s.s.
On JAN- 17th 2017 before me. "Yo 4E	Sty B. DESH! "NOTHEY PUBL
personally appeared DEAN DAL	PONTE TO NOTE TO THE TOTAL TO T
	Name of Egner (1)
who proved to me on the basis of satisfactory evid is/are subscribed to the within instrument and ackre the same in his/her/their authorized capacity(ies), instrument the person(gf), or the entity upon behalf instrument.	ence to be the person(s) whose name(s) nowledged to me that he/she/they execute and that by his/her/their signature(s) on th
I certify under PENALTY OF PERJURY under the of the State of California that the foregoing paragra true and correct.	
WITNESS my hand and official seal.	COMM. #2025244 W Notary Public - Casifornia C LOS ANGELES COUNTY & My Comm. Exp. Jun. 10, 2017
OPTIONAL INFORM Although the information in this section is not required by law, it or this solmowiedgmant to an uneuthorized document and may provi escription of Attached Document	ould prevent traudiciant terrioval and restractment of
e preceding Certificate of Acknowledgment is attached to a	Method of Signer Identification
cument titled/for the purpose of	Proved to me on the basis of satisfactory evidence: [form(s) of identification [] credible witness(es)
ntainingpages, and dated	Notarial event is detailed in notary journal on:
a signer(s) capacity or authority is/are as:	Page# Entry#
Individual(s)	Notary contact:
Atlomey-in-fisol Corporate Officer(s)	Other
Title(s)	Additional Signer Signer(s) Thumbprints(s)
Guardian/Conservator Pariner - Umited/General	
Trustee(s) Other:	COO :

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