

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT4471755

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
VALINGE FLOORING TECHNOLOGY AB	04/25/2016
RECEIVING PARTY DATA	
Name:	CERALOC INNOVATION AB
Street Address:	PRÄSTAVÄGEN 513
City:	263 65 VIKEN
State/Country:	SWEDEN
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	15584869
CORRESPONDENCE DATA	
Fax Number:	(703)836-7419
<i>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.</i>	
Phone:	7038366620
Email:	lisa.martin@bipc.com
Correspondent Name:	BUCHANAN INGERSOLL & ROONEY PC
Address Line 1:	1737 KING STREET
Address Line 2:	SUITE 500
Address Line 4:	ALEXANDRIA, VIRGINIA 22314
ATTORNEY DOCKET NUMBER:	0080883-000078
NAME OF SUBMITTER:	LISA M. MARTIN
SIGNATURE:	/Lisa M. Martin/
DATE SIGNED:	06/21/2017
Total Attachments: 2	
source=US_Confirmation of Assignment US VFT to CIAB_executed_pdf#page1.tif	
source=US_Confirmation of Assignment US VFT to CIAB_executed_pdf#page2.tif	

CONFIRMATORY PATENT ASSIGNMENT

This CONFIRMATORY PATENT ASSIGNMENT ("Assignment") is effective as of APRIL 25, 2016 ("Effective Date") by and between Välinge Flooring Technology AB, having its principal place of business at Prästavägen 513, 263 65 Viken, Sweden (hereinafter referred to as "the Assignor") and Ceraloc Innovation AB, having its principal place of business at Prästavägen 513, 263 65 Viken, Sweden, (hereinafter referred to as "the Assignee").

WHEREAS, Assignor was the sole and exclusive owner, by assignment, of the entire right, title and interest in and to the inventions disclosed in:

United States Patent Application No. 13/540,107, now United States Patent No. 8,572,922
 United States Patent Application No. 13/544,281
 United States Patent Application No. 13/546,569, now United States Patent No. 8,650,826
 United States Patent Application No. 13/585,204, now United States Patent No. 8,769,905
 United States Patent Application No. 13/585,485, now United States Patent No. 8,763,340
 United States Patent Application No. 13/585,179, now United States Patent No. 8,857,126
 United States Patent Application No. 13/596,988, now United States Patent No. 9,314,936
 United States Patent Application No. 13/606,878
 United States Patent Application No. 13/932,406, now United States Patent No. 9,140,010
 United States Patent Application No. 13/962,272, now United States Patent No. 8,993,049
 United States Patent Application No. 14/042,887, now United States Patent No. 8,959,866
 United States Patent Application No. 14/237,617
 United States Patent Application No. 14/152,402, now United States Patent No. 9,284,737
 United States Patent Application No. 14/294,564, now United States Patent No. 9,243,411
 United States Patent Application No. 14/483,352, now United States Patent No. 9,051,738
 United States Patent Application No. 14/597,578
 United States Patent Application No. 14/626,942
 United States Patent Application No. 14/701,959
 United States Patent Application No. 14/646,567
 United States Patent Application No. 14/825,719
 United States Patent Application No. 14/988,262
 United States Patent Application No. 15/048,252
 United States Patent Application No. 15/067,999
 United States Patent Application No. 15/085,535
 United States Patent Application No. 61/504,576
 United States Patent Application No. 61/506,282
 United States Patent Application No. 61/509,309
 United States Patent Application No. 61/523,571
 United States Patent Application No. 61/523,584
 United States Patent Application No. 61/523,602
 United States Patent Application No. 61/532,753
 United States Patent Application No. 61/667,190
 United States Patent Application No. 61/681,279

AND WHEREAS, Assignee has acquired the entire right, title and interest in, to and under the said United States Patents and said United States Patent Applications.

WHEREAS, Assignor and Assignee desire to execute this Assignment to confirm the assignment as of the Effective Date when an agreement between Assignee and Assignor was executed.

CONFIRMATORY PATENT ASSIGNMENT

NOW, THEREFORE, in consideration of good and valuable consideration, receipt of which having been previously exchanged between the parties, is hereby acknowledged by the undersigned, effective as of the Effective Date, the undersigned, intending to be legally bound does hereby confirm that the Assignor did sell, assign, transfer and quitclaim to the Assignee the entire right, title and interest therein as had been vested in the Assignor to said United States Patents and said United States Patent Applications.

Assignor authorizes the Commissioner of Patents and Trademarks to record Assignee as owner of the entire right, title and interest in said United States Patents and said United States Patent Applications for the sole use and enjoyment of Assignee, its successors, assigns or other legal representatives.



Johan ENGQUIST
Director IP, Välinge Flooring Technology AB

25th April 2016
Date

DECLARATION OF ACCEPTANCE

We accept the above assignment.



Niclas HÅKANSSON
CEO, Ceraloc Innovation AB

25th April 2016
Date