504607204 10/24/2017

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4653917

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
ZHIPING CHEN	08/31/2017

RECEIVING PARTY DATA

Name:	SHENZHEN SMOORE TECHNOLOGY LIMITED
Street Address:	2 FLOOR, BUILDING 8, NO. 16 DONGCAI INDUSTRIAL PARK
Internal Address:	GUSHU TOWN, XIXIANG, BAOAN DISTRICT
City:	SHENZHEN, GUANGDONG
State/Country:	CHINA
Postal Code:	518102

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	29623197

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: charles_ho@barron-young.com

Correspondent Name: BYIP

Address Line 1: P.O. BOX 1484

Address Line 2: GENERAL POST OFFICE
Address Line 4: HONG KONG, HONG KONG

ATTORNEY DOCKET NUMBER:	RFD-1726-USDS
NAME OF SUBMITTER:	CHARLES HO
SIGNATURE:	/Charles Ho/
DATE SIGNED:	10/24/2017

Total Attachments: 1

source=Executed Assignment#page1.tif

PATENT 504607204 REEL: 044279 FRAME: 0941

	JNMEN	- Patent App	lication	Dockel Number: RFD	.1726 Hene
		omprising the follow		entors:	
ASSIGNOR(: INVENTOR(:	ω_D	g Chen			
made an inve	ortion entitled	: Electronic Ciga	reite		
for which an a Selections of	application fo	Letters Patent of th	ne United State	38	
is execu was file	uted concurre d in the U.S.	ntly herewith Patent and Trademi ation Serial No.:	≊rk Office on _	<u></u>	
		Shenzhen Smoo	re Technolog	y Limited	
SSIGNEE Full Name, A Jountry)	ddress and	2 Floor, Building 8, No. 16 Dongcai Industrial Park, Gushu Town, Xixiang, Baoan District, Shenzhen, Guangdong 518102			
	-	China			
					e Letters Patent to be
cknowledged Jocessors an Ir Letters Pati Jihts to claim Cluding any a Assign	, Assignor, in d assigns, the ent for said in priority based and all foreign or hereby wa	onsideration of the cother good and valuated in the legally a full and exclusive restriction, including a fithereon, and all Lessent rights in this counts that no accuming an exemption of the legally and all the legally are th	payment by Assemble consider, bound, herebright, title and ill divisions, control Patent, in invention con	ssignee to Assignor of a sation, the receipt of which by sells, assigns and transinterest in and to said investinuations, and continuations, and continuations and continuations are sesponding thereto.	um corresponding to is hereby fers to Assignee, its ention, all applications ions-in-part thereof, all stained therefor,
cknowledged uccessors an ir Letters Pati ghts to claim cluding any a Assign ade or enters Assign legal represe lesession, refereto, to exec	Assignor, in diassigns, this entitor said in priority based and all foreign or hereby waid into which or agrees it sintative therecating to the nutter all instruit	onsideration of the cother good and valuated and exclusive in vention, including a thereon, and all Lessent rights in this grants that no assign would conflict with the legally bound for the practice and practice are to a series that are are to a series to a series are are to a series of the control of the series are are to a series of the control of the series are are to a series of the series are are to a series are are a series are are a series are are are a series are	payment by As pable consider, bound, hereby right, title and it it divisions, con- iters Patent, in invention con- nment, sale, as his Assignmer d, upon reques mation and evi	ssignee to Assignor of a sation, the receipt of which by sells, assigns and transinterest in and to said investinuations, and continuations, and continuations and continuations are sesponding thereto.	um corresponding to is hereby fers to Assignee, its contion, all applications ions-in-part thereof, all stained therefor, that been or will be locessors or assigns or nor has knowledge or iroceeding relating
cknowledged sceesors an ir Letters Pap ghts to claim cluding any a Assign ade or entere Assign legal represe issession, ref ereto, to execuntries in the	Assignor, in diassigns, the entitor said in priority based and all foreign or hereby was dinto which or agrees it suntative therecating to the name of the	onsideration of the cother good and valuated and exclusive in vention, including a thereon, and all Les patent rights in this crants that no assign would conflict with the legally bound for supply all informaking and practice ments proper to pate Assignee, and to expend to the conflict of the legally bound and practice ments proper to pate Assignee, and to expend the legally bound to expend to expend to expend the legally bound the legally bound to expend the legally bound to expend the legally bound the legally bound to expend the legally bound the legally bound to expend the legally bound to expend the legally bound the legally bound the legally bound the legally bound to expend the legally bound the legall	payment by Astable consider, bound, herebright, title and it divisions, could remain the patient and expension and ever said invention to the invention of said invention and the invention and	ssignee to Assignor of a sation, the receipt of which y sells, assigns and trans nterest in and to said investinuations, and continuationizations, and continuationization reissues, to be of esponding thereto. The transfer or encumbrance it. It of the Assignee or its suidence of which the Assigne, to testify in any legal propertication.	um corresponding to is hereby fers to Assignee, its contion, all applications ions-in-part thereof, all stained therefor, that been or will be locessors or assigns or nor has knowledge or iroceeding relating
cknowledged uccessors an or Letters Patights to claim cluding any a Assign Assign (Assign) ade or enters (Assign) agal represel (Assign) are to execuntries in the strument.	Assignor, in diassigns, the diassigns, the priority based and all foreign or hereby was dinto which or agrees it so neating to the notating to the notating to the iname of the assistance of th	onsideration of the cother good and valuated and exclusive in vention, including a thereon, and all Les patent rights in this crants that no assign would conflict with the legally bound for supply all informaking and practice ments proper to pate Assignee, and to expend to the conflict of the legally bound and practice ments proper to pate Assignee, and to expend the legally bound to expend to expend to expend the legally bound the legally bound to expend the legally bound to expend the legally bound the legally bound to expend the legally bound the legally bound to expend the legally bound to expend the legally bound the legally bound the legally bound the legally bound to expend the legally bound the legall	payment by As sable consider, toound, herebright, title and ill divisions, conters Patent, in invention content, sale, as his Assignmer d, upon reques mation and evort said invention the invention coute all instructed on the	ssignee to Assignor of a sation, the receipt of which y sells, assigns and trans interest in and to said involutious and continuations, and continuatious, and continuatious reissues, to be of responding thereto. Greement or encumbrance it. If of the Assignee or its sudence of which the Assign, to testify in any legal poin in the United States of uments proper to carry our	um corresponding to is hereby fers to Assignee, its contion, all applications ions-in-part thereof, all stained therefor, that been or will be locessors or assigns or nor has knowledge or iroceeding relating

(RFG-1726-USD3/00861764v1)