## 505206274 11/27/2018

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5253042

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

### **CONVEYING PARTY DATA**

Name	Execution Date
WORLDWIDE INTEGRATED RESOURCES, INC.	03/08/2018

### **RECEIVING PARTY DATA**

Name:	TRANZONIC COMPANIES
Street Address:	26301 CURTISS-WRIGHT PARKWAY
City:	CLEVELAND
State/Country:	OHIO
Postal Code:	44143

### **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	15999549

### **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.

**Phone:** 3177133455

Email: rwhite@taftlaw.com
Correspondent Name: RYAN O. WHITE

Address Line 1: ONE INDIANA SQUARE

Address Line 2: SUITE 3500

Address Line 4: INDIANAPOLIS, INDIANA 46204

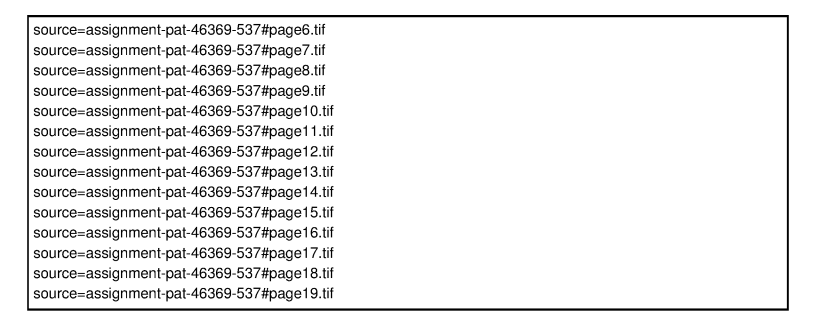
ATTORNEY DOCKET NUMBER:	TRA29-40026
NAME OF SUBMITTER:	RYAN O. WHITE
SIGNATURE:	/Ryan O. White/
DATE SIGNED:	11/27/2018

### **Total Attachments: 19**

source=assignment-pat-46369-537#page1.tif source=assignment-pat-46369-537#page2.tif source=assignment-pat-46369-537#page3.tif source=assignment-pat-46369-537#page4.tif source=assignment-pat-46369-537#page5.tif

> PATENT REEL: 047592 FRAME: 0001

505206274



# ASSIGNMENT OF UTILITY PATENT APPLICATION

This Assignment is entered into between Worldwide Integrated Resources, Inc. a California Corporation having its principal office at 7171 Telegraph Road, Montebello, California 90640, USA (hereafter "WORLDWIDE"); and Tranzonic Companies, an Ohio Corporation having its principal office at 26301 Curtiss-Wright Parkway, Cleveland, OH 44143, USA (hereafter "TRANZONIC").

WHEREAS, Fred I. Morad is the inventor of an invention entitled "APPARATUS TO REMOVE A DISPOSABLE CLOTH FROM A HAND OPERATED FLAT MOP WITHOUT HAVING TO TOUCH THE CLOTH COMBINED WITH A BALL AFFIXED TO THE TOP OF THE FLAT MOP AND A SOCKET AFFIXED TO THE BOTTOM OF THE MOP HANDLE", which was filed in the United States Patent Office on October 23, 2017, having the Serial Number 15/790,972, (hereafter the "'972 Patent Application") and which claims priority to a provisional patent application which was filed on October 25, 2016, having Serial No. 62/412,776, (hereinafter the "'776 Provisional Patent Application") and which was assigned from Fred I. Morad to WORLDWIDE, which assignment appears on the assignment records of the Patent Office on reel 040124 and frame 0490;

WHEREAS, Fred I. Morad is also the inventor of the invention entitled "APPARATUS TO REMOVE A DISPOSABLE CLOTH FROM A HAND OPERATED FLAT MOP WITHOUT HAVING TO TOUCH THE CLOTH COMBINED WITH A YOKE AFFIXED TO THE TOP OF THE FLAT MOP AND A PIN OR DOWEL ADJACENT THE BOTTOM OF THE MOP HANDLE ROTATABLY RETAINED IN THE YOKE" which was filed in the United States Patent Office on August 18, 2017, having Serial No. 15/680,983 (hereafter the "983 Patent Application"), claiming priority to the '776 Provisional Application, and assigned from Fred I. Morad to WORLDWIDE, which assignment appears on the assignment records of the Patent Office on reel 043337 and frame 0014;

WHEREAS, at the time of filing the '972 Patent Application, WWIR also concurrently filed a terminal disclaimer in view of the prior filed '983 Patent Application identified above.

WHEREAS, for the sake of clarity, attached hereto as **EXHIBIT 1**, is a copy of the filing receipt for the '776 Provisional Patent Application identified above; attached hereto as **EXHIBIT 2** is a copy of the filing receipt for the '972 Patent Application identified above; attached hereto as **EXHIBIT 3** is a copy of the filing receipt for the '983 Patent Application identified above; and attached hereto as **EXHIBIT 4** is a copy of the terminal disclaimer wherein the term of the '972 Application is disclaimed beyond the term of the earlier filed '983 Patent Application.

WHEREAS, TRANZONIC is desirous of acquiring all right, title and interest in the '776 Provisional Patent Application and all right, title and interest in the '972 Patent Application, and it is agreed that WORLDWIDE shall retain all right, title and interest in the '983 Patent Application;

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, WORLDWIDE hereby sells, assigns, transfers and sets over hereunto TRANZONIC, its successors, legal representatives and assigns, its entire right, title and interest in, to and under the '776 Provisional Patent Application and the '972 Patent Application, a copy of which is attached hereto as Appendix A, and all inventions therein disclosed, and any and all Letters Patent of the United States and of all other countries, which are granted or may be granted from such'972 Patent Application, including any other patent applications, divisional, continuation, continuation-in-part, or reissue applications corresponding to the'972 Patent Application, and any reexamination or post issuance review proceeding arising from the'972 Patent Application, and any foreign patents or patent applications corresponding thereto, all such inventions and all rights in such '972 Patent Application to be held and enjoyed by TRANZONIC for its own use and enjoyment to the full end of the term or terms for which such '972 Patent Application has been or will be granted, as fully and entirely as the same would have been held and enjoyed by WORLDWIDE had this assignment and sale not been made;

It is expressly agreed between WORLDWIDE and TRANZONIC that WORLDWIDE shall retain all right, title and interest in the '983 Patent Application and WORLDWIDE's ownership of the'983 Patent Application is for all inventions therein disclosed, and any and all Letters Patent of the United States and of all other countries, which are granted or may be granted from such'983 Patent Application including any other patent applications, divisional, continuation, continuation-in-part, or reissue applications corresponding to the'983 Patent Application, and any reexamination or post issuance review proceeding arising from the'983 Patent Application, and any foreign patents or patent applications corresponding thereto, all such inventions and all rights in such '983 Patent Application to be held and enjoyed by WORLDWIDE for its own use and enjoyment to the full end of the term or terms for which such '983 Patent Application has been or will be granted.

It is further understood that the mechanical operation of the ability is to remove a disposable cloth from a hand operated flat mop without having to touch the cloth as disclosed in the '776 Provisional Patent Application and also disclosed in the '972 Patent Application and in the '983 Patent Application. In each claim, however, while the operating mechanism is the same for the patent applications, in the '972 Patent Application, as attached hereto, the claims specifically contain the limitations of the ball and socket assembly; whereas in the '983 Patent Application, the claims also contained the limitation of a collar and rotatable handle assembly.

It is agreed between the parties that these are two separate inventions that embody comparable operating mechanisms with respect to removing a disposable cloth without having to touch the cloth but have two separate members for moving the flat mop as identified hereinabove, and therefore are two separate patent applications which can coexist and be issued.

WORLDWIDE hereby agrees to execute all papers to execute all papers necessary in connection with the '972 Patent Application and any invention arising therefrom in the United States and foreign countries and any continuing, divisional, or reissue applications thereof, and any reexamination of any such applications, and also to execute separate assignments in connection with such applications as TRANZONIC may deem necessary or expedient.

WORLDWIDE hereby agrees to execute all papers necessary in connection with any interference, litigation or post issuance review proceeding that arises from the '972 Patent Application or any application(s) or continuation, division, reissue or reexamination thereof, and to cooperate with TRANZONIC in every way possible in obtaining evidence and going forward with such interference, litigation or post issuance review proceeding, provided any fees incurred therein shall be paid by TRANZONIC.

WORLDWIDE hereby agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements as it relates to the '972 Patent Application.

WORLDWIDE hereby agrees to do all other acts which, in the opinion of TRANZONIC, may be necessary or desirable to secure the grant of Letters Patent to TRANZONIC or its nominees, in the United States and in all other countries where TRANZONIC may desire to have such inventions, or any of them, patented, with specifications and claims in such form as shall be approved by TRANZONIC and to vest and confirm in TRANZONIC or its nominees the full and complete legal and equitable title to all such Letters Patent as it relates to the '972 Patent Application.

For all actions on behalf of WORLDWIDE or its successors identified in the four paragraphs set forth immediately hereinabove, it is agreed that TRANZONIC shall pay for all such fees associated with such actions and/or reimburse WORLDWIDE for any costs incurred by WORLDWIDE in compliance with the actions identified in the four paragraphs set forth immediately hereinabove.

WORLDWIDE hereby authorizes and requests the Commissioner of Patents to issue any and all applications arising from the '972 Patent Application, including any division or continuing or reissue applications thereof, and any reexamination of any such applications, to the said TRANZONIC, of the entire interest, and hereby covenants that the undersigned has full right to convey the interest herein assigned, and that the undersigned has not executed, and will not execute, any agreement in conflict herewith.

IN WITNESS WHEREOF, I have executed this assignment at	Commerce, CA
this <u>O</u> day of <u>MAYA</u>	201
Authorized Representative	e of WORLDWIDE (Signature)
Fred Morad	
Printed Name and Title	

ACKNOWDEDGMENT		MANAGA.
STATE OF		
COUNTY OF		
Acknowledged before me, a N	otary Public, within and for said Co	ounty and State.
Witness my hand and Notarial Seal this	day of	
Notary Public		
Printed Name		
My Commission Expires:	. Resident of	_County.
	See Attach	·

# CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

	CIAIT CONE À 1103
A notary public or other officer completing this certific document to which this certificate is attached, and not	cate verifies only the identity of the individual who signed the the truthfulness, accuracy, or validity of that document.
State of California County of LOS ANGELES	
on March & DIE before me, Ma	na Y. Hevnandez, Notary Public, Mere Insert Name and Title of the Officer
Date personally appeared Fred 1900	Here Insert Name and Title of the Officer
	Name(s) of Signer(s)
subscribed to the within instrument and acknow	v evidence to be the person(s) whose name(s) (s/are viedged to me that(he/she/they executed the same in his/her/their signature(s) on the instrument the person(s), oted, executed the instrument.
	I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
MARIA Y. HERNANDEZ	WITNESS my hand and official seal.
Commission # 2143835 S Notary Public - California	0 -
Los Angeles County	Signature MHCUNAKER
My Comm. Expires Feb 22, 2020	Signature of Notary Public
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Place Notary Seal Above	
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Other:	_ □ Other:
Signer Is Representing:	Signer Is Representing:

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PATENT REEL: 048599 FRAME: 0643



## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
Abstancia, Vogiria 22313-1450
www.uspto.gov

APPLICATION NUMBER

21907

SUITE 220

FILING ox 371(c) DATE

GRP ART UNIT

PIL FEB RECD

ATTYLXXXKET.NO

POT CLAIMS IND CLAIMS

62/412,776 10/2

ROZSA LAW GROUP LC

TARZANA, CA 91356-3346

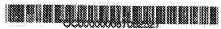
18757 BURBANK BOULEVARD

10/25/2016

130

23260.314

CONFIRMATION NO. 9462 FILING RECEIPT



Date Mailed: 11/08/2016

Receipt is acknowledged of this provisional patent application. It will not be examined for patentability and will become abandoned not later than twelve months after its filing date. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt Incorporating the requested corrections

Inventor(s)

Fred I. Morad, Toluca Lake, CA:

Applicant(s)

Fred I. Morad, Toluca Lake, CA;

Power of Attorney: The patent practitioners associated with Customer Number 021907

Permission to Access Application via Priority Document Exchange: No

Permission to Access Search Results: No

Applicant may provide or rescind an authorization for access using Form PTO/SB/39 or Form PTO/SB/69 as appropriate.

If Required, Foreign Filing License Granted: 11/07/2016

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 62/412,776** 

Projected Publication Date: None, application is not eligible for pre-grant publication

Non-Publication Request: No

Early Publication Request: No

\*\* SMALL ENTITY \*\*

page 1 of 3

Title

APPARATUS TO REMOVE A DISPOSABLE CLOTH FROM A HAND OPERATED FLAT MOP WITHOUT HAVING TO TOUCH THE CLOTH COMBINED WITH A BALL AFFIXED TO THE TOP OF THE FLAT MOP AND A SOCKET AFFIXED TO THE BOTTOM OF THE MOP HANDLE

Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications: No

# PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filling of a U.S. patent application serves as a request for a foreign filling license. The application's filling receipt contains further information and guidance as to the status of applicant's license for foreign filling.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4258).

LICENSE FOR FOREIGN FILING UNDER
Title 35, United States Code, Section 184
Title 37, Code of Federal Regulations, 5.11 & 5.15

### GRANTED

The applicant has been granted a license under 35 U.S.C. 184, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" followed by a date appears on this form. Such licenses are issued in all applications where

page 2 of 3

the conditions for issuance of a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

This license is to be retained by the licensee and may be used at any time on or after the effective date thereof unless it is revoked. This license is automatically transferred to any related applications(s) filed under 37 CFR 1.53(d). This license is not retroactive.

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the Office of Foreign AssetsControl, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

### NOT GRANTED

No license under 35 U.S.C. 184 has been granted at this time, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" DOES NOT appear on this form. Applicant may still petition for a license under 37 CFR 5.12, if a license is desired before the expiration of 6 months from the filing date of the application. If 6 months has lapsed from the filing date of this application and the licensee has not received any indication of a secrecy order under 35 U.S.C. 181, the licensee may foreign file the application pursuant to 37 CFR 5.15(b).

### SelectUSA

The United States represents the largest, most dynamic marketplace in the world and is an unparalleled location for business investment, innovation, and commercialization of new technologies. The U.S. offers tremendous resources and advantages for those who invest and manufacture goods here. Through SelectUSA, our nation works to promote and facilitate business investment. SelectUSA provides information assistance to the international investor community; serves as an ombudsman for existing and potential investors; advocates on behalf of U.S. cities, states, and regions competing for global investment; and counsels U.S. economic development organizations on investment attraction best practices. To learn more about why the United States is the best country in the world to develop technology, manufacture products, deliver services, and grow your business, visit <a href="http://www.SelectUSA.gov">http://www.SelectUSA.gov</a> or call +1-202-482-6800.

page 3 of 3

# EXHIBIT 2



# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE.
United States Patent and Trademark Office
Addess: COMMISSIONER FOR PATENTS
PO. Box 1450
Alexandra, Viginia 22313-1450
www.uspho.gov

FILING or APPLICATION GRPART NUMBER FIL FEE RECD 371(c) DATE UNIT ATTY.DOCKET.NO TOT CLAIMS IND CLAIMS 15/790,972 10/23/2017 3633 730 23260.314F 20

21907 ROZSA LAW GROUP LC 18757 BURBANK BOULEVARD SUITE 220 TARZANA, CA 91356-3346 CONFIRMATION NO. 1047 FILING RECEIPT



Date Mailed: 11/07/2017

Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections

Inventor(s)

Fred I. Morad, Toluca, CA;

Applicant(s)

Fred I. Morad, Toluca, CA:

Power of Attorney: The patent practitioners associated with Customer Number 021907

Domestic Priority data as claimed by applicant

This appln claims benefit of 62/412,776 10/25/2016

Foreign Applications for which priority is claimed (You may be eligible to benefit from the Patent Prosecution Highway program at the USPTO. Please see <a href="http://www.uspto.gov">http://www.uspto.gov</a> for more information.) - None. Foreign application information must be provided in an Application Data Sheet in order to constitute a claim to foreign priority. See 37 CFR 1.55 and 1.76.

Permission to Access Application via Priority Document Exchange: Yes

Permission to Access Search Results: Yes

Applicant may provide or rescind an authorization for access using Form PTO/SB/39 or Form PTO/SB/69 as appropriate.

If Required, Foreign Filing License Granted: 11/03/2017

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is US 15/790.972

Projected Publication Date: Request for Non-Publication Acknowledged

Non-Publication Request: Yes

Early Publication Request: No \*\* SMALL ENTITY \*\*

Title

APPARATUS TO REMOVE A DISPOSABLE CLOTH FROM A HAND OPERATED FLAT MOP WITHOUT HAVING TO TOUCH THE CLOTH COMBINED WITH A BALL AFFIXED TO THE TOP OF THE FLAT MOP AND A SOCKET AFFIXED TO THE BOTTOM OF THE MOP HANDLE

**Preliminary Class** 

052

Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications: No PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process simplifies the filing of patent applications on the same invention in member countries, but does not result in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

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For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4258).

page 2 of 3

# LICENSE FOR FOREIGN FILING UNDER Title 35, United States Code, Section 184

Title 37, Code of Federal Regulations, 5.11 & 5.15

### **GRANTED**

The applicant has been granted a license under 35 U.S.C. 184, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" followed by a date appears on this form. Such licenses are issued in all applications where the conditions for issuance of a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

This license is to be retained by the licensee and may be used at any time on or after the effective date thereof unless it is revoked. This license is automatically transferred to any related applications(s) filed under 37 CFR 1.53(d). This license is not retroactive.

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the Office of Foreign AssetsControl, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

### **NOT GRANTED**

No license under 35 U.S.C. 184 has been granted at this time, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" DOES NOT appear on this form. Applicant may still petition for a license under 37 CFR 5.12, if a license is desired before the expiration of 6 months from the filing date of the application. If 6 months has lapsed from the filing date of this application and the licensee has not received any indication of a secrecy order under 35 U.S.C. 181, the licensee may foreign file the application pursuant to 37 CFR 5.15(b).

### 

The United States represents the largest, most dynamic marketplace in the world and is an unparalleled location for business investment, innovation, and commercialization of new technologies. The U.S. offers tremendous resources and advantages for those who invest and manufacture goods here. Through SelectUSA, our nation works to promote and facilitate business investment. SelectUSA provides information assistance to the international investor community; serves as an ombudsman for existing and potential investors; advocates on behalf of U.S. cities, states, and regions competing for global investment; and counsels U.S. economic development organizations on investment attraction best practices. To learn more about why the United States is the best country in the world to develop technology, manufacture products, deliver services, and grow your business, visit <a href="http://www.SelectUSA.gov">http://www.SelectUSA.gov</a> or call +1-202-482-6800.

page 3 of 3

EXHIBIT 3



### <u>United States Patent and Trademark Office</u>

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMM/ISSIONER FOR PATENTS Abstandra, Viginia 22313-1450 www.uspin.gov

FILING or GRP ART NUMBER 371(c) DATE FIL FEE RECD ATTY DOCKETNO TOT CLAIMS IND CLAIMS 15/680,983 08/18/2017 3754 730 23260.314F2 12

21907 ROZSA LAW GROUP LC 18757 BURBANK BOULEVARD SUITE 220 TARZANA, CA 91356-3346

**CONFIRMATION NO. 5149** FILING RECEIPT

Date Mailed: 08/25/2017

Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filling Receipt incorporating the requested corrections

Inventor(s)

Fred I. Morad, Toluca, CA:

Applicant(s)

Fred I. Morad, Toluca, CA:

Power of Attorney: The patent practitioners associated with Customer Number 021907

Domestic Priority data as claimed by applicant

This appln claims benefit of 62/412,776 10/25/2016

Foreign Applications for which priority is claimed (You may be eligible to benefit from the Patent Prosecution Highway program at the USPTO. Please see http://www.uspto.gov for more information.) - None. Foreign application information must be provided in an Application Data Sheet in order to constitute a claim to foreign priority. See 37 CFR 1.55 and 1.76.

Permission to Access Application via Priority Document Exchange: Yes

Permission to Access Search Results: Yes

Applicant may provide or rescind an authorization for access using Form PTO/SB/39 or Form PTO/SB/69 as appropriate.

If Required, Foreign Filing License Granted: 08/23/2017

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is US 15/680.983

Projected Publication Date: Request for Non-Publication Acknowledged

page 1 of 3

Non-Publication Request: Yes

Early Publication Request: No \*\*\* SMALL ENTITY \*\*

Title

APPARATUS TO REMOVE A DISPOSABLE CLOTH FROM A HAND OPERATED FLAT MOP WITHOUT HAVING TO TOUCH THE CLOTH COMBINED WITH A YOKE AFFIXED TO THE TOP OF THE FLAT MOP AND A PIN OR DOWEL ADJACENT THE BOTTOM OF THE MOP HANDLE ROTATABLY RETAINED IN THE YOKE

**Preliminary Class** 

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Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications: No

# PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filling of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filling of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filling of a U.S. patent application serves as a request for a foreign filling license. The application's filling receipt contains further information and guidance as to the status of applicant's license for foreign filling.

Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4258).

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EXHIBIT 4

Doc Code: DIST.E.FILE Document Description: Electronic Terminal Disclaimer - Filed		PTO/SB/25 U.S. Patent and Trademark Office Department of Commerce
Electronic Petition Request	TERMINAL DISCLAIMER TO OBV REJECTION OVER A PENDING "R	IATE A PROVISIONAL DOUBLE PATENTING EFERENCE" APPLICATION
Application Number	15790972	
Filing Date	23-Oct-2017	
First Named Inventor	Fred Morad	
Attorney Docket Number	23260.314F	
Title of Invention	APPARATUS TO REMOVE A DISPOSABLE CLOTH FROM A HAND OPERATED FLAT MOP WITHOUT HAVING TO TOUCH THE CLOTH COMBINED WITH A BALL AFFIXED TO THE TOP OF THE FLAT MOP AND A SOCKET AFFIXED TO THE BOTTOM OF THE MOP HANDLE	
Office Action	oes not obviate requirement for respoi imer is not being used for a Joint Rese	nse under 37 CFR 1.111 to outstanding arch Agreement.
Owner	Perc	ent Interest
Worldwide Integrated Resources, Inc.		%
part of the statutory term of any pat	ed above in the instant application her ent granted on the instant application nted on pending reference Application	reby disclaims, except as provided below, the terminal n which would extend beyond the expiration date of the n Number(s)
grant or any patent on the pending application shall be enforceable only	reference application. The owner here y for and during such period that it and	ortened by any terminal disclaimer filed prior to the by agrees that any patent so granted on the instant d any patent granted on the reference application are istant application and is binding upon the grantee, its
that would extend to the expiration form of any patent granted on said reading reference application: expires for failure to pay urisdiction, is statutorily disclaimed eexamination certificate, is reissued by any terminal disclaimer filed prior	date of the full statutory term of any peference application may be shortene application may be shortene application," in the event that any sua maintenance fee, is held unenforce in whole or terminally disclaimed und , or is in any manner terminated prior to its grant.	part of any patent granted on the instant application patent granted on said reference application, "as the patent granted on said reference application, "as the patent terminal disclaimer filed prior to the grant of ch patent granted on the pending reference able, is found invalid by a court of competent er 37 CFR 1.321, has all claims canceled by a to the expiration of its full statutory term as shortened
<ul> <li>Terminal disclaimer fee under</li> </ul>	37 CFR 1.20(d) is included with Flectro	inic Terminal Disclaimer reguest

I certify, in accordance with 37 CFR 1.4(d)(4), that the terminal disclaimer fee under 37 CFR 1.20(d) required for this terminal disclaimer has already been paid in the above-identified application.		
Applicant claims the following fee	status:	
Small Entity		
) Micro Entity		
Control Regular Undiscounted		
the like so made are punishable by	made herein of my own knowledge are true and that all statements made on information and urther that these statements were made with the knowledge that willful false statements and fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and ay jeopardize the validity of the application or any patent issued thereon.	
THIS PORTION MUST BE COMPLET	ED BY THE SIGNATORY OR SIGNATORIES	
I certify, in accordance with 37 CFR 1.4(d)(4) that I am:		
An attorney or agent registered to practice before the Patent and Trademark Office who is of record in this application		
Registration Number 29210		
A sole inventor		
A joint inventor; I certify that I am authorized to sign this submission on behalf of all of the inventors as evidenced by the power of attorney in the application		
A joint inventor; all of whom are signing this request		
Signature	/Thomas I. Rozsa/	
Name	Thomas I. Rozsa	

<sup>\*</sup>Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.

### LICENSE FOR FOREIGN FILING UNDER

# Title 35, United States Code, Section 184

# Title 37, Code of Federal Regulations, 5.11 & 5.15

#### GRANTED

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PATENT REEL: 048502 FRAME: 0627

RECORDED: 07/27/2018