## 506071410 05/21/2020

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6118125

SUBMISSION TYPE: NATURE OF CONVEYANCE:		NEW ASSIGNMENT	NEW ASSIGNMENT ASSIGNMENT				
		ASSIGNMENT					
CONVEYING PARTY D	ΑΤΑ						
		Name			Execution Date		
KARAM SHIN					05/19/2020		
RECEIVING PARTY DA	TA						
Name:	COWAY CO., LTD.						
Street Address:	136-23,	136-23, YUGUMAGOKSA-RO, YUGU-EUP, GONGJU-SI					
City:	CHOONGCHEONGNAM-DO						
State/Country:	KOREA	A, REPUBLIC OF					
PROPERTY NUMBERS	Total: 1						
Property Type		Number					
Application Number:	;	29735510					
CORRESPONDENCE D	ΑΤΑ						
Fax Number:		(703)243-6410	_	_			
		) the e-mail address first; if th l; if that is unsuccessful, it wi					
		703-243-6333					
Email: mail@		mail@mwzb.com	∮mwzb.com				
Correspondent Name:		MILLEN, WHITE, ZELANO & B	RANIGA	N - AMB			
Address Line 1:	:	2200 CLARENDON BLVD.					
Address Line 2:	;	SUITE 1400					
		ARLINGTON, VIRGINIA 22201					
Address Line 4:							
		SUANIP-0063-D					
ATTORNEY DOCKET NU							
ATTORNEY DOCKET NU NAME OF SUBMITTER:		SUANIP-0063-D					
ATTORNEY DOCKET NU NAME OF SUBMITTER: SIGNATURE:		SUANIP-0063-D AUBREY M. BROOKS					
Address Line 4: ATTORNEY DOCKET NU NAME OF SUBMITTER: SIGNATURE: DATE SIGNED:		SUANIP-0063-D AUBREY M. BROOKS /Aubrey M. Brooks/		Declaratic	n (37 CFR 1.63).		
ATTORNEY DOCKET NU NAME OF SUBMITTER: SIGNATURE:		SUANIP-0063-D AUBREY M. BROOKS /Aubrey M. Brooks/ 05/21/2020		Declaratic	n (37 CFR 1.63).		

## DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76) AND ASSIGNMENT FOR SINGLE ASSIGNEE

As the below named inventor, I hereby declare that:         This declaration               The attached application, or           Is directed to:              United States Application or PCT International Application numberfiled on          The above-identified application was made or authorized to be made by me.            I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.          AND WHEREAS               COWAY CO, LTD,          I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.          AND WHEREAS               COWAY CO, LTD,          I patent(5) listed above, including any and all caller priority right (U.S. and foreign), divisions and continuations thereof.          NOW, WITNEESSETH that for good and valuable consideration, the receipt whereof is hereby acknowledged,          ASSIGNOR hereby nasigns, stells, and twasfers to ASSIGNER, is assigns and legal representatives, the entire and exclusive         right, title and interest in and to said invention and patent(s), including grow and all caller priority and/or convention rights concerning said         including any and all U.S. (including provisional) or foreign priority and/or convention rights representatives to have, hold, exercise, and enjoy said invention, and patent,         including any and all therefor, including any and all thereavels, reissues, reexaminations and ectensions thereof, including thereon,         including any and all easet	Title of Invention	WATER PURIFIER
is directed to:	As the below nan	ned inventor, I hereby declare that:
The above-identified application was made or authorized to be made by me.         1 believe that 1 am the original inventor or as original joint inventor of a claimed invention in the application.         AND WHEREAS         COWAY CO., LTD.         136-32, Vuggmengokas-ro, Vugg-eup, Gongju-si         Interest in and to said invention and all patients of a claimed invention, and continuations thereof, including any and all cather priority rights (U.S. aud foreign), divisions and continuations thereof, including any and all cather priority rights (U.S. aud foreign), divisions and continuations thereof, and all therest in and to said invention and patent(s).         ASSIGNOR hereby assigns, sells, and tumeritor and patent(s), including any and all divisions and continuations thereof, and all divisions and patent(s). Including any and all divisions and continuations thereof, and all therest in and to said invention on appatent(s). Including any and all renewals, reissues, reexaminations and extensions thereof, and in and to any and all U.S. (including privisional) or foreign priority and/or convention rights or banefits accruing or to accrue with filling or securing of patents in the United States and/or any countries foreign thereot concerning said invention, SAD ASSIGNEE, its assigns and legal representatives, thereof, and any and all treewals, reissues, reexaminations and extensions thereof, including any and all renewals, reissues, reexaminations and extensions thereof, including any and all renewals, reissues, reexaminations and extensions thereof, including any and all renewals, reissues, reexaminations and extensions thereof, including any and all renewals, reissues, reexaminations and extensions thereof, including any and all renewals, reissues, reexaminations and extensions thereof, or t	This declaration	The attached application, or
I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.         AND WHEREAS         Intervention       136-23, Yugumagoksa-ro, Yugu-eup, Gongju-si Choongchenagnam-do, Korei         hereinafter referred to as the ASSIGNEE. Is desirvous of acquiring the entire right, tille, and interest in and to said invention and all patent(s) listed above, including any and all earlier priority rights (U.S. and foreign), divisions and continuations thereof, including any and all renewals, reissues, reexaminations and extensions thereof.         NOW, WTNESSETH that for good and valuable consideration, the receipt whereof is hereby acknowledged, ASSIGNOR hereby nasigns, sells, and transfers to ASSIGNEE, its assigns and legal representatives, the entire and axclusive right, title and interest in and to said invention and patent(s), including any and all divisions and continuations thereof, and any and all Letters Patent which may be granted therefor, including nay and all divisions and continuations thereof, and any and all U.S. (including provisional) or foreign priority and/or convention fights or banefits accruing or accrure with therespect to the filling or security of patents in the United States and/or any countries foreign thereof, including any and all recewals, reissues, neckaninations and extensions thereof, including any and all during the term or terms of any and all cetters Patent with hereofor, including any and all recewals, reissues, reexaminations and extensions thereof.         including any and bl SS. (including the term or terms of any and all cetters Patent with hereofor, including any and all incensions and extensions thereof.         including any and all cetter or terms of any and all scatterespectuatin any and all terese patent, including any and all rece	is directed to:	United States Application or PCT International Application number filed on
AND WHEREAS  COWAY CO, LTD.  136-23, Yoguragoksa-ro, Yugu-cup, Gongju-si Choongchenngmam-do, Korea  hereinafter referred to as the ASSIGNEE is desirous of acquiring the entire right, title, and interest in and to said invention and all patent(s) listed above, including any and all earlier priority rights (U.S. and foreign), divisions and continuations thereof, including any and all renewals, reissues, reexaminations and extensions thereof.  NOW, WITNESSETH that for good and valuable consideration, the receipt whereof is hereby acknowledged, ASSIGNOR hereby assigns, sells, and transfers to ASSIGNEE, its assigns and legal representatives, the entire and exclusive right, title and interest in and to said invention and patent(s). including any and all divisions and continuations thereof, and any and all Letters Patent which may be granted therefor, including any and all renewals, reissues, recomminations and extensions thereof, and in and to any and all U.S. (including provisional) or foreign priority and/or convention rights or benefits accruing of to accrue with respect to the filing or securing of patents in the United States and/or any countries foreign thereto, including any and all renewals, reissues, reexaminations and extensions thereof, and in and to any and tegal representatives to have, hold, externise, and enjoy said invention, and patent, including any and all earlier priority rights (U.S. and foreign),divisions and continuations thereof, and any arises to admenge occurring before the assignment, with all the rights, powers, privileges and advantages in anyvise arising from or appertaining thereto, for and during the tran or terms of any and all such Letters Patent, including any and all renewals, reissues, reexaminations and extensions thereof, for the us and beenft of ASSIGNOR might or could have held and enjoyed the same, if the assignment had not been made.  AND ASSIGNEM hereby agrees to execute all papers that may be necessary to file applications in the United States and foreign countries for sai	The above-identit	
COWAY CO, LTD.           136-23, Yugumagokar-ro, Yugu-tup, Gongju-si           Choongchengmam-de, Korea           hereinafter referred to as the ASSIGNEE, is desirous of acquiring the entire right, title, and interest in and to said invention and all patent(5) fixed above, including any and all earlier pricrivity rights (U.S. and foreign). divisions and continuations thereof, including any and all renewals, reissues, reexaminations and extensions thereof.           NOW, WITNESSETH that for good and valuable consideration, the receipt whereof is hereby acknowledged, ASSIGNOR hereby asigns, salls, and transfers to ASSIGNEE, its assigns and legal representatives, the eutire and exclusive right, title and interest in and to said invention and patent(5), including any and all divisions and continuations thereof, and any and all Letters Patent which may be granted therefor, including provisional or foreign priority and/or convention rights or benefits accruing of the action of patents in the United States and/or any countries foreign thereto concerning said invention, SAID ASSIGNEE, its assigns and legal representatives to have, hold, exercise, and enjoy said invention and patent, including any and all renewals, reissues, reexaminations thereof, including the right to sue for damages occurring before the assignment, with all the rights, powers, privileges and advantages in anywise arising from or appertaining thereto, for and during the term or terms of any and all such entropy and all enterwals, reissues, reexaminations and extensions thereof, for the usa and benefit of ASSIGNOR might or could have held and enjoyed the same, if the assignment had not been made.           AND ASSIGNER hereby agrees to execute all papers that may be necessary to file applications in the United States and foreign countrise fore sign theosito methods. For the sassignment ino	I believe that I an	a the original inventor or an original joint inventor of a claimed invention in the application.
136-23, Yugumagoksa-ro, Yugu-eup, Gongju-si         Choongrhenngnam-do, Korea         hereinafter referred to as the ASSIGNEE, is desirous of acquiring the entire right, title, and interest in and to said invention and all patent(s) listed above, including any and all earlier priority rights (U.S. and foreign), divisions and continuations thereof, including any and all earlier priority rights (U.S. and foreign), divisions and continuations thereof, and all renewals, reissues, reexaminations and extensions thereof.         NOW, WITNESSETH that for good and valuable consideration, the receipt whereof is hereby acknowledged, ASSIGNOR hereby assigns, sells, and tausters to ASSIGNEE, its assigns and legal representatives, the entire and exclusive right, title and interest in and to said invention and patent(s), including any and all divisions and continuations thereof, and in and to any and all U.S. (including provisional) or foreign priority and/or convention rights or benefits accruing or to accrue with respect to the filing or securing of patents in the United States and/or any countries foreign intereto concerning said invention and patent, including any and all earlier priority rights (U.S. and foreign), divisions and continuations thereof, including any and all earliers, reexaminations and extensions thereof, including any and all earliers, privalegas and legal representatives, in a sample and benefitic an ammer to all intents and purposes as the ASSIGNOR might or could have held and erioyed the same, for the assignment, with all the rights, powers, privilages and legal representatives, and legal representatives, in a ample and beneficial a mamer to all intents and purposes as the ASSIGNOR might or could have held and erioyed the samine, if the assignment had not heen made.         AND ASSIGNOR hereby agrees to execute all papers that may be necessary to file applications in th	AND WHEREAS	
all patent(s) listed above, including any and all earlier priority rights (U.S. and foreign), divisions and continuations thereof, including any and all renewals, reissues, reexaminations and extensions thereof.         NOW, WITNESSETH that for good and valuable consideration, the receipt whereof is hereby acknowledged, ASSIGNOR, hereby assigns, sells, and transfers to ASSIGNEE, its assigns and legal representatives, the entire and exclusive right, title and interest in and to said invention and patent(s), including any and all divisions and continuations thereof, and any and all Letters Patent which may be granted therefor, including any and all renewals, reissues, reexaminations and extensions thereof, and in and to any and all L. S. (including provisional) or foreign priority und/or convention rights or benefits accruing or to accree with respect to the filing or securing of patents in the United States and/or any countries foreign thereto concerning said invention, SAID ASSIGNEE, its assigns and legal representatives to have, hold, exercise, and enjoy said invention and patent, including any and all centers Patent which may be granted therefor, including any and all renewals, reissues, reexaminations and extensions thereof, for the use and benefit of ASSIGNEE and texa signs and legal representatives for admages occurring before the assignment, with all the rights, powers, privileges and advantages in anywise atising from or appertaining thereto, for and doring the term or terms of any and all such Letters Patent, including any and all texa support the assignment, with all the rights, powers, privileges and advantages in anywise atising foreign contributes, in a sauffer to assign the same to all intents and purposes as the ASSIGNOR might or could have held and enjoyed the same, if the assignment had not been made.         AND ASSIGNOR hereby agrees to execute all papers that may be neccessary to file applications in the United	harpinultar rafarmat	136-23, Yugumagoksa-ro, Yugu-eup, Gongju-si Choongcheongnam-do, Korea
ASSIGNOR hereby assigns, sells, and transfers to ASSIGNEE, its assigns and legal representatives, the entire and exclusive right, title and interest in and to said invention and patent(s), including any and all devisions and continuations thereof, and any and all Letters Patent which may be granted therefor, including may and all renewals, reissues, reexaminations and extensions thereof, and in and to any and all U.S. (including provisional) or foreign priority and/or convention rights or benefits accruing or to accrue with respect to the filing or securing of patents in the United States and/or convention rights or benefits accruing or to accrue with respect to the filing or securing of patents in the United States and/or convention rights or benefits accruing or to accrue with respect to the filing or securing before the assignment, with all the rights, powers, privileges and advantages in anywise arising from or appertaining thereto, for and during the term or terms of any and all acch Letters Patent, including any and all renewals, reissues, reexaminations and extensions thereof, including any and all renewals, reissues, reexaminations and legal representatives, in as anybe and beneficial a manner to all intents and purposes as the ASSIGNOR might or could have held and enjoyed the same, if the assignment had not been made.         AND ASSIGNOR hereby agrees to execute all papers that may be necessary to file applications in the United States and/or experimentations and continuations thereof, in accordance herewith.         AND ASSIGNOR hereby agrees to acceute all papers that may be necessary to file applications in the United States and foreign countries for said invention. ASSIGNEE, its assigns and legal representatives and to assign the same to said ASSIGNEE, its assigns and legal representatives and to execute any other papers that may be neceded in connection with securing Letters Patents thereon.	all patent(s) listed	above, including any and all earlier priority rights (U.S. and foreign), divisions and continuations thereof,
and foreign countries for said invention and to assign the same to said ASSIGNEE, its assigns and legal representatives and to execute any other papers that may be needed in connection with securing Letters Patents thereon.  AND ASSIGNOR authorizes and requests the Commissioner of Patents and Trademarks to issue a Letters Patent on any and all divisions and continuations thereof, to ASSIGNEE, its assigns and legal representatives, in accordance herewith.  The undersigned hereby grant(s) the law firm of Millen, White, Zelano & Branigan, P.C. the power to insert on this assignment information which may be necessary or desirable in order for the United States Patent and Trademark Office to properly record this document.  IN TESTIMONY WHEREOF this assignment is executed by ASSIGNOR  I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both. I consent to the publication, and retention for purposes of obtaining a patent, of the information herein.  LEGAL NAME OF INVENTOR hventor: Karam SHIN	ASSIGNOR here right, title and int and all Letters Pat thereof, and in an to accrue with res invention, SAID , including any and which may be gra right to sue for da arising from or ap renewals, reissues representatives, in enjoyed the same,	by assigns, sells, and transfers to ASSIGNEE, its assigns and legal representatives, the entire and exclusive erest in and to said invention and patent(s), including any and all divisions and continuations thereof, and any tent which may be granted therefor, including any and all renewals, reissues, reexaminations and extensions d to any and all U.S. (including provisional) or foreign priority and/or convention rights or benefits accruing or pect to the filing or securing of patents in the United States and/or any countries foreign thereto concerning said ASSIGNEE, its assigns and legal representatives to have, hold, exercise, and enjoy said invention and patent, I all earlier priority rights (U.S. and foreign),divisions and continuations thereof, any and all Letters Patent atted therefor, including any and all renewals, reissues, reexaminations and extensions thereof, including the mages occurring before the assignment, with all the rights, powers, privileges and advantages in anywise opertaining thereto, for and during the term or terms of any and all such Letters Patent, including any and all is, reexaminations and extensions thereof, for the use and benefit of ASSIGNEE and its assigns and legal o as ample and beneficial a manner to all intents and purposes as the ASSIGNOR might or could have held and if the assignment had not been made.
any and all divisions and continuations thereof, to ASSIGNEE, its assigns and legal representatives, in accordance herewith. The undersigned hereby grant(s) the law firm of Millen, White, Zelano & Branigan, P.C. the power to insert on this assignment information which may be necessary or desirable in order for the United States Patent and Trademark Office to properly record this document. IN TESTIMONY WHEREOF this assignment is executed by ASSIGNOR I hereby acknowledge that any willful false statement made in this declaration is pumishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both. I consent to the publication, and retention for purposes of obtaining a patent, of the information herein. Date: 2.020, 5, (9)	and foreign count	ries for said invention and to assign the same to said ASSIGNEE, its assigns and legal representatives and to
assignment information which may be necessary or desirable in order for the United States Patent and Trademark Office to properly record this document. IN TESTIMONY WHEREOF this assignment is executed by ASSIGNOR I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both. I consent to the publication, and retention for purposes of obtaining a patent, of the information herein. LEGAL NAME OF INVENTOR Inventor: Karam SHIN Date: 2.02.0.5, (9)		
I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both. I consent to the publication, and retention for purposes of obtaining a patent, of the information herein.         LEGAL NAME OF INVENTOR         Inventor:       Karam SHIN	assignment inform	nation which may be necessary or desirable in order for the United States Patent and Trademark Office to
fine or imprisonment of not more than five (5) years, or both. I consent to the publication, and retention for purposes of obtaining a patent, of the information herein.           LEGAL NAME OF INVENTOR           Inventor:         Karam SHIN   Date:           2.0 2.0         5, (9)		IN TESTIMONY WHEREOF this assignment is executed by ASSIGNOR
Inventor: Karam SHIN Date: 2.0 2.0 2.0 1.0 (9	fine or imprisonm	ent of not more than five (5) years, or both. I consent to the publication, and retention for purposes of obtaining
	LEGAL NAME C	OF INVENTOR
	Inventor: K	Taram SHIN Date: كدمك، في رو
Signature:	Signature:	

MILLEN, WHITE, ZELANO & BRANIGAN, P.C. Attorneys at Law Arlington Courthouse Plaza 2200 Clarendon Boulevard | Suite 1400 | Arlington VA 22201 Telephone: 703.243.6333 | Fax: 703.243.6410 Email: mail@mwzb.com

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**RECORDED: 05/21/2020**