PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6253729

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
STRATEGIC EXITS LLC	07/07/2020

RECEIVING PARTY DATA

Name:	BEE EDGE CO., LTD.
Street Address:	1-17-14 HAMAMATSU-CHO
City:	MINATO-KU, TOKYO
State/Country:	JAPAN

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	35507232

CORRESPONDENCE DATA

Fax Number: (202)628-8844

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: 2026242500

Email: edocket@crowell.com, ehadi@crowell.com

Correspondent Name: CROWELL & MORING LLP

Address Line 1: P.O. BOX 14300

Address Line 4: WASHINGTON, D.C. 20044-4300

ATTORNEY DOCKET NUMBER:	117737.DA469US
NAME OF SUBMITTER:	LISA A. ADELSON
SIGNATURE:	/Lisa A. Adelson/
DATE SIGNED:	08/17/2020

Total Attachments: 16

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PATENT REEL: 053513 FRAME: 0332

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Attorney Docket No.: 117737.DA469US

ASSIGNMENT/CONFIRMATORY ASSIGNMENT

As previously set forth in the agreement between the Strategic Exits LLC and Bee Edge Co., Ltd. dated July 21, 2018, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Strategic Exits LLC, 819 N. Vista Street, Los Angeles, California 90046, sells and assigns unto:

Bee Edge Co., Ltd. 1-17-14 Hamamatsu-cho Minato-ku, Tokyo

(hereinafter ASSIGNEE) all right, title and interest for the United States, its territories and possessions in and to his/her invention relating to:

DRINK MAKER

as set forth i	the United States Patent Application (check one):	
	executed concurrently herewith, executed on	
	PCT International Application, No.:	, filed

and in and to said United States Patent Application including any and all divisions or continuations thereof and in and to any and all Letters Patent of the United States which may issue on any such application or for said invention, including any and all reissues or extensions thereof, to be held and enjoyed by said ASSIGNEE, its successors, legal representatives and assigns to the full end of the term or terms for which any and all such Letters Patent may be granted as fully and entirely as would have been held and enjoyed by the undersigned had this Assignment not been made;

The undersigned hereby authorizes and requests the Director of the U.S. Patent and Trademark Office to issue any and all such Letters Patent to said ASSIGNEE, its successors or assigns in accordance herewith;

The undersigned warrants and covenants that it has the full and unencumbered right and obligation to sell and assign the interests herein sold and assigned;

The undersigned further covenants and agrees it will communicate to said ASSIGNEE, its successors, legal representatives or assigns all information known to it relating to said invention or Patent application and that it will execute and deliver any papers, make all rightful oaths, testify in any legal proceedings and perform all other lawful acts deemed necessary or desirable by said ASSIGNEE, its successors, legal representatives or assigns to perfect title to said invention, to said application including divisions and continuations thereof and to any and all Letters Patent which may be granted therefor or thereon, including reissues or extensions, in said ASSIGNEE, its successors, or assigns or to assist said ASSIGNEE, its successors, legal representatives or assigns in obtaining, reissuing or enforcing Letters Patent of the United States for said invention;

The undersigned hereby grants the firm of CROWELL & MORINGLLP, or any partner thereof, the power to insert in this Assignment any further identification which may be necessary or desirable to comply with the rules of the U.S. Patent and Trademark Office for recordation of this Assignment.

On behalf of	Strategic Exits LLC	
Signature:	01	
Printed Name		<u>*</u>
Title:	<u> </u>	aa gaaa oo agaaraaya, gaabaa la oo
Date:	2626-7-7	

Page 2 of 2

Verification of Translation

I, Masaharu OHTSUKA, of c/o Aoyama & Partners, Umeda Hankyu Bldg. Office Tower, 8-1, Kakuda-cho, Kita-ku, Osaka-shi, Osaka 530-0017 Japan, hereby certify that I am conversant with the English and Japanese languages and further that, to the best of my knowledge and belief, the attached (listed below) is a rue and correct English translation made by me:

(1) Development Service Agreement, signed on July 21, 2018.

(English translation, partially)

Dated this |6th day of June , 2020

/1-OUTSUKA

Development Service Agreement

(English translation, partially)

Strategic Exits LLC Lyn Weber Workshops ("Party A") and BeeEdge Co.,Ltd. ("Party B") hereby

enter into an agreement (this "Agreement") as follows with respect to the Party B's engagement of

Party A for the device development.

Article 1 (Engagement)

Through discussion between Party A and Party B. Party B hereby engages Party A for the development

(the "Development") of the device configured to produce beverage products in which chocolate is

used (the "Product") in accordance with the specifications as determined by Party B (the

"Development Specifications"), and Party A hereby accepts such engagement.

Article 16 (Ownership of Intellectual Property Right)

1 If any Intellectual Property created in the course of the Development as well as the Intellectual

Property Right pertaining thereto are originally vested in Party A, Party A shall assign such Intellectual

Property and Intellectual Property Right pertaining thereto to Party B at the same time as the creation

of such Intellectual Property. If any Intellectual Property created in the course of the Development as

well as the Intellectual Property Right pertaining thereto are originally vested in any third party other

than Party A (e.g., any officer or employee of Party A or Party A's subcontractor or its officer and

employee), Party A shall successively acquire such Intellectual Property and Intellectual Property

Right pertaining thereto at its expense and liabilities and assign the same to Party B at the same time

as its acquisition.

July 21, 2018

Party A: 849 N Vista St Los Angeles, CA 90046

Strategic Exits LLC

Lyn Weber Workshops

representative director and president: Douglas Weber

Party B: 1-17-14 Hamamatsu-cho, Minato-ku, Tokyo

BeeEdge Co.,Ltd.

representative director and president: Makoto Haruta

1/1



開発委託契約書

Strategic Exits LLC Lyn Weber Workshops (以下「甲」という。)と株式会社BeeEdge (以下「乙」という。)は、乙が甲に装置の開発を委託するにあたり、次のとおり契約 (以下「本契約」という。)を締結する。

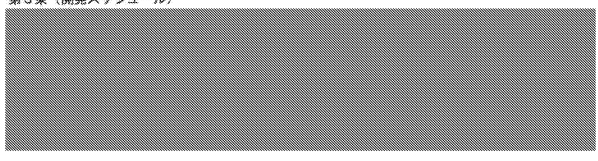
第1条(委託)

乙は、甲乙協識の上、乙が決定する仕標審(以下「開発仕機審」という。)に規定された、 チョコレートを使用した飲料を製造する機能を有する装置(以下「本製品」という。)の開発 (以下「本件開発」という)を甲に委託し、甲はこれを受託する。

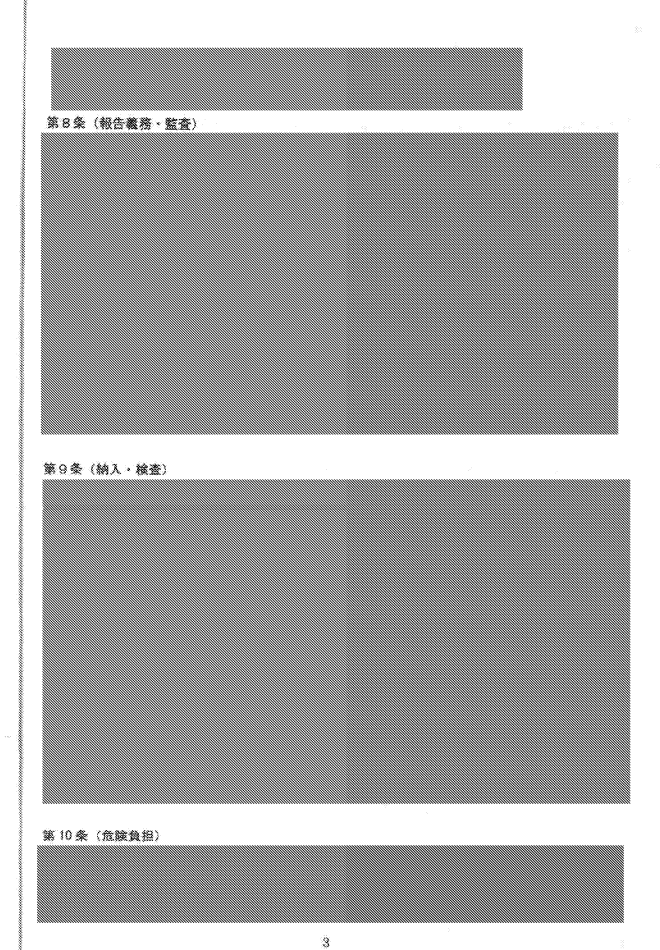
第2条 (開発業務の履行)

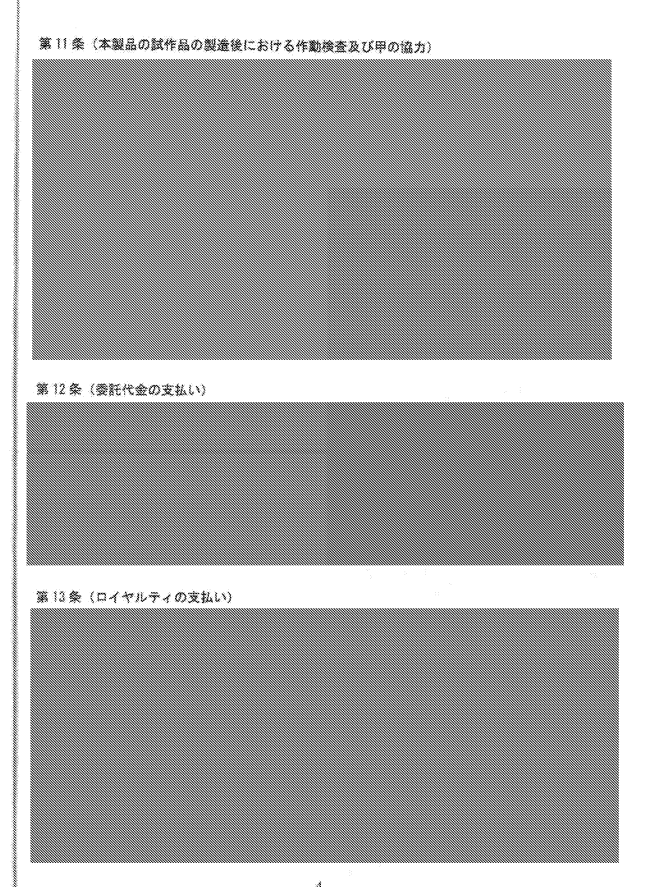


第3条 (開発スケジュール)



第4条 (本件開発の実施)



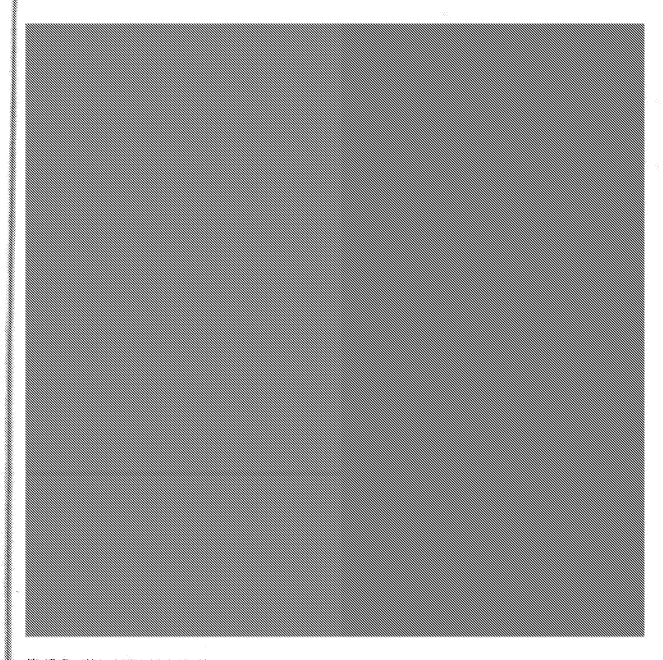


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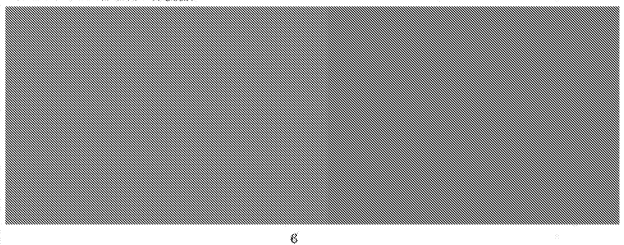
第 14 条(宣伝·広告)
第 15 条 (第三者知的財産権の利用)
第16条 (知的財産権の帰還)
1 本件開発の過程において生じた知的財産及びこれに関する知的財産権が甲に原始的に帰 無する場合、甲は当該知的財産及びこれに関する知的財産権を発生と同時に乙に譲渡する。
※、************************************
従業員 再奏託先生たけその役員 従業員集第三者に直接的に帰属する場合 EDF中部をかめ

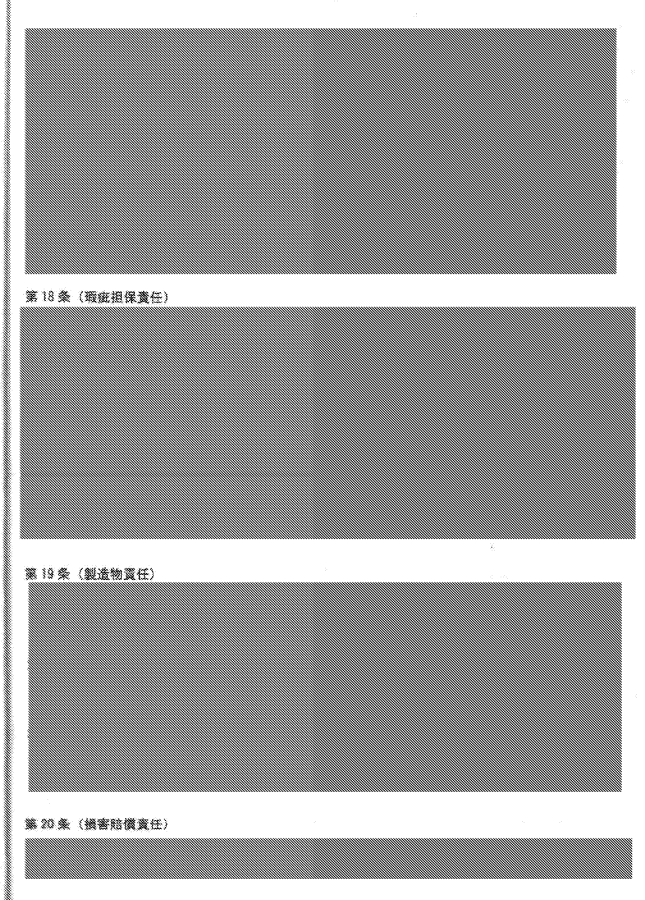
財産及びこれに関する知的財産権を自己の責任と費用負担で承継取得し、その取得と同時に

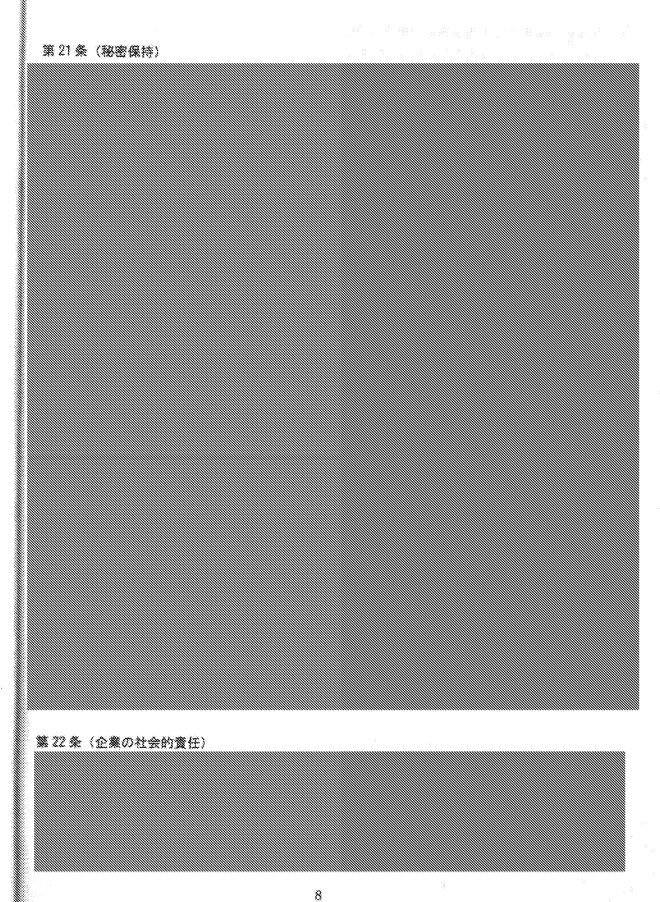
これを乙に騰渡しなければならない。



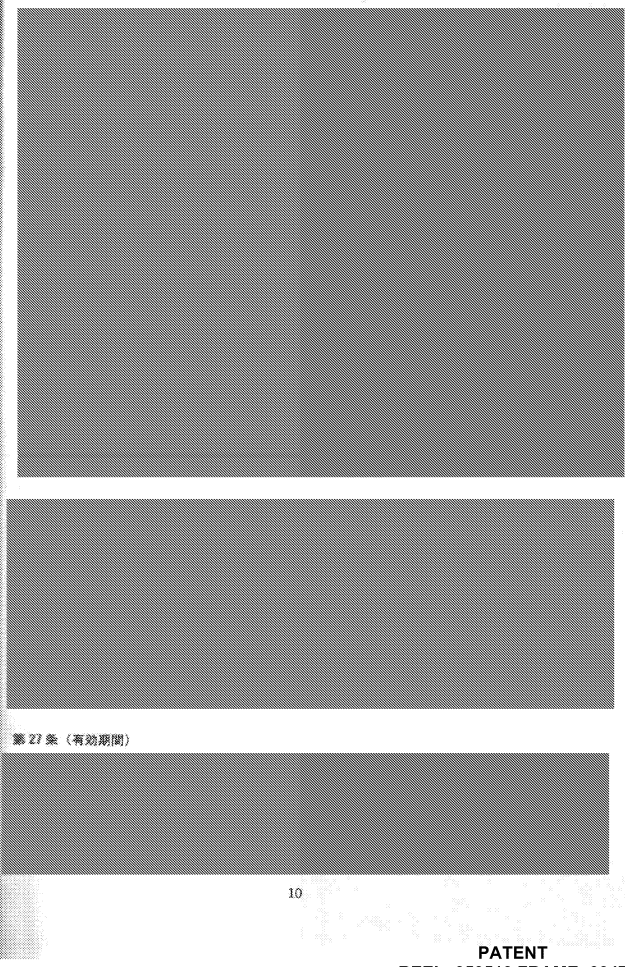
第17条 (第三者権利の非侵害)

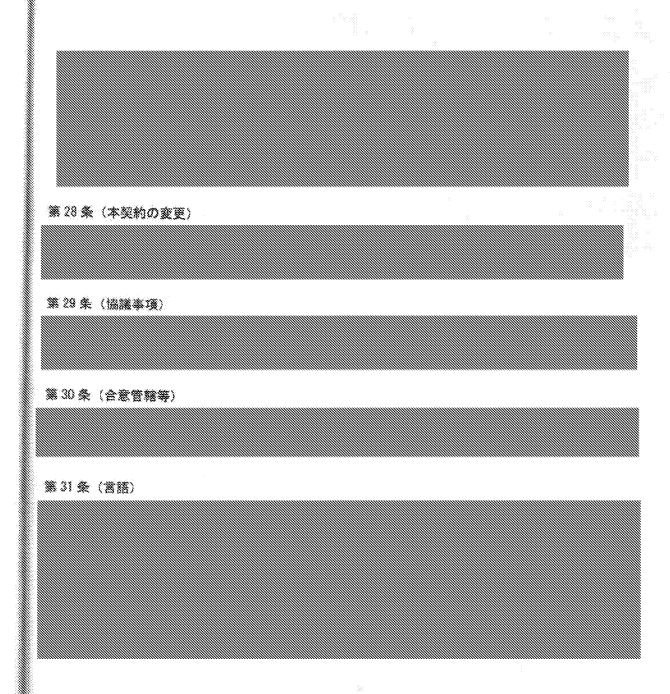






第 23 条	(第三者への製造・販売等の禁	止)			
第 24 条	(権利・職務の譲渡等の禁止)				
第25条	(通知義務)				
# 75 #	(契約の終了)				





2018年年月21日

RECORDED: 08/17/2020

 $^{\S 3}$: 849 N Vista St Los Angeles, CA 90046 Strategic Exits LLC Lyn Weber Workshops 代表取締役社長 Douglas Weber

乙:東京都港区浜松町1-17-14 体式会社BeeEdge 代表取締役社長 春田

REEL: 053513 FRAME: 0349