507327428 06/09/2022

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7374351

SUBMISSION TYPE:		NEW ASSIGNMENT		
NATURE OF CONVEYANCE:		ASSIGNMENT		
CONVEYING PARTY	′ DATA			
		Name	Execution Date	
GREINA TECHNOLOGIES, INC.			05/09/2022	
			· · · · ·	
RECEIVING PARTY	DATA			
Name:	ALPS ALP	ALPS ALPINE CO., LTD.		
Street Address:	1-7, YUKIO	1-7, YUKIGAYA-OTSUKAMACHI, OTA-KU,		
City:	ΤΟΚΥΟ	ТОКҮО		
State/Country:	JAPAN	JAPAN		
Postal Code:	145-8501	145-8501		
	I			
PROPERTY NUMBE	RS Total: 8			
Property Typ	pe	Number		
Patent Number:	871	1032		
Patent Number:	925	0321		
Patent Number:	827	/4426		
Patent Number:	106	56258		
Patent Number:	989	01312		
Patent Number:	106	56257		
Patent Number:	105	531424		
Patent Number: 10		80859		
CORRESPONDENCI	E DATA			
Fax Number:	(202	2)797-8188		
			t is unsuccessful, it will be sent	
Phone:	•	that is unsuccessful, it will 2 797 4181	DE SEIN VIA US MAII.	
		ISA@IPUSAPAT.COM, ips@	Pitohpat.co.jp	
		ISA, P.L.L.C		
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Address Line 4:	WA	SHINGTON, D.C. 20007		
NAME OF SUBMITTE	R:	YOSHIE JONES		
NAME OF SUBMITTE SIGNATURE:	R:	YOSHIE JONES /Yoshie Jones/		

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PATENT REEL: 060150 FRAME: 0188

ASSIGNMENT

This ASSIGNMENT is entered into between Greina Technologies, Inc., having offices at 1959 S, 4130 W, Suite H, Salt Lake City, Utah 84104 USA ("Assignor") and ALPS ALPINE CO., LTD., having offices at 1-7, Yukigaya-otsukamachi, Ota-ku, Tokyo 145-8501 JAPAN ("Assignee").

WHEREAS, Assignor is the exclusive owner of US Patent No. 8,711,032, US Patent No. 9,250,321, US Patent No. 8,274,426, US Patent No. 10,656,258, US Patent No. 9,891,312, US Patent No. 10,656,257, US Patent No. 10,531,424, and US Patent No. 10,880,859 (collectively, "the property");

WHEREAS, Assignee is desirous of acquiring the entire right, title and interest in and to the property;

NOW, THEREFORE, in consideration of the above premises and the mutual covenants contained herein, the parties hereto agree as follows:

1. **DEFINITIONS**

1.1 "<u>Past Infringement</u>" means any activity by a third party, which occurred in whole or in part, before the effective date of this Assignment, that constituted or allegedly constituted infringement of the property.

2. ASSIGNMENT

2.1 In consideration of five dollars, and other good and sufficient consideration, the receipt of which is hereby acknowledged, Assignor hereby assigns, transfers and conveys to Assignee, its entire right, title, and interest throughout the world in and to the property including, but not limited to, the right to bring any action for Past Infringement.

3. **REPRESENTATIONS AND WARRANTIES**

3.1 Assignor hereby represents and warrants to Assignee, its successors, legal representatives, and assigns, that, at the time of execution of this Assignment, except for any rights, titles, and or interests that have arisen to Assignee under the law or that have already been transferred to Assignee, Assignor is the sole and lawful owner of the entire right, title and interest in and to the property, and that the same are unencumbered and that Assignor has good and full right and lawful authority to sell and convey the same in the manner herein set forth.

4. MISCELLANEOUS

4.1 Assignor agrees to indemnify and hold harmless Assignee from and against all losses, damages, liabilities and expenses (including without limitation

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reasonable attorneys' fees and charges) resulting from or arising out of any misrepresentation or of any breach of any representation, warranty, or covenant of Assignor in this Assignment.

4.2 Assignor hereby covenants and agrees to and with Assignee, its successors, legal representatives and assigns, that Assignor will sign all papers and documents, take all lawful oaths, and do all acts necessary or required to be done for the maintenance, enforcement and defense of the property, whenever counsel of Assignee, or counsel of its successors, legal representatives and assigns shall advise, and that any proceeding in connection the property in any country, is lawful and desirable.

4.3 If any provision of this Assignment shall be held by a court of competent jurisdiction to be contrary to law, the remaining provisions of this Assignment shall remain in full force and effect.

4.4 This Assignment is binding upon, inures to the benefit of, and is enforceable by the parties hereto and their respective successors.

IN WITNESS WHEREOF, the parties have caused their duly authorized representatives to execute this Assignment on the dates written below.

05/09/2022

Date

05/25/2022

Date

Satoru YODA, President Greina Technologies, Inc.

Yasuo SASAO Senior Vice President ALPS ALPINE CO., LTD.