

PATENT ASSIGNMENT COVER SHEET

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Stylesheet Version v1.2

EPAS ID: PAT7878004

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	LEGAL MEMORANDUM DEMONSTRATING PROOF OF PROPRIETARY INTEREST BY APPLICANT UNDER MPEP 409.05	
CONVEYING PARTY DATA		
	Name	Execution Date
	WADE FORREST CONKLIN	03/20/2023
RECEIVING PARTY DATA		
Name:	TYMPHANY WORLDWIDE ENTERPRISES LIMITED	
Street Address:	MAPLES CORPORATE SERVICE LIMITED	
Internal Address:	PO BOX 309, UGLAND HOUSE	
City:	GRAND CAYMAN	
State/Country:	CAYMAN ISLANDS	
Postal Code:	1-1104	
PROPERTY NUMBERS Total: 1		
	Property Type	Number
	Application Number:	17684044
CORRESPONDENCE DATA		
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ATTORNEY DOCKET NUMBER:	5588/0258PUS2	
NAME OF SUBMITTER:	JOE MCKINNEY MUNCY	
SIGNATURE:	/Joe McKinney Muncy/	
DATE SIGNED:	03/31/2023	
Total Attachments: 3		
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source=2023-03-31_Legalmemorandum_CONKLIN#page3.tif		

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

First Named Inventor: ROBINSON, Matthew	Examiner:
Application No.: 17/684,044	Art Unit:
Filed: March 01, 2022	Confirmation Number:
Title: AUTOMOBILE AUDIO SYSTEM	
Attorney Docket No.: 5588/0258PUS2	

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

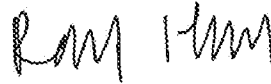
LEGAL MEMORANDUM

Dear Sir:


I, Ray Hsu of Ray Hsu Attorney-at-Law, at 8F, No. 279, Sec. 4, Xinyi Rd., Daan Dist., Taipei, Taiwan, am an attorney at law familiar with the law of the jurisdiction involved, i.e., the law of TAIWAN, Republic of China.

On the basis of the fact provided and confirmed by Tymphony Worldwide Enterprises Limited of Maples Corporate Service Limited, PO Box 309, Uglan House, Grand Cayman, KY1-1104, Cayman Islands, that: (1) Wade Forrest Conklin had made creative contributions to the substantive features of the above-identified patent application, and was employed by Tymphony Group; and (2) Wade Forrest Conklin was aware of and obligingly followed that any and all inventions, which they by themselves or jointly with others may conceive, develop, or make in the course of his employment shall be the sole and exclusive property of Tymphony Group, including but not limited to Tymphony Worldwide Enterprises Limited, Tymphony Acoustic Technology (Huizhou) Co., Ltd. (previously named Premium Loudspeakers (Huizhou) Co. Ltd.), Dongguan Tymphony Acoustic Technology Co., Ltd., Dongguan Dongcheng Tymphony Acoustic Technology Co., Ltd., Tymphony HK Limited, Tymphony Acoustic Technology Limited, TYP Enterprises, Inc., Tymphony Acoustic Technology (UK) Limited, Tymphony Acoustic Technology Europe s.r.o., Tymphony Acoustic Technology, and other subsidiaries and affiliates under Tymphony's control, as the case may be, I hereby confirm that a court in **TAIWAN** would award title of the above-identified patent application to Tymphony Worldwide Enterprises Limited according to **Article 7 of TAIWAN Patent Law** as enclosed.

All statements made herein of my own knowledge are true and all statements made on information and belief are believed to be true. Further, these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.



(Signature)



(Date)

DECLARATION

I, Ray Hsu, am an attorney at law in charge of Ray Hsu Attorney-at-Law, hereby verify that I know Chinese and English well and the following is true and complete translation of **Article 7 of TAIWAN Patent Law**.

Where an invention, a utility model or a design is made by an employee in the course of performing his/her duties, the right to apply for a patent and the patent right thereof shall be vested in his/her employer and the employer shall pay the employee reasonable remuneration; where there is an agreement providing otherwise, such agreement shall prevail.

The so-called "an invention, a utility model or a design made by an employee in the course of performing his/her duties" as set forth in the preceding paragraph shall mean the invention, utility model, or design completed by an employee in the course of performing his/her duties during the period of employment.

Where a fund provider appoints another party to conduct research and development, the ownership of the right to apply for a patent and the patent right in connection with the outcome of such research and development shall be vested in the party as mutually agreed upon in an agreement between both parties, or such rights shall be vested in the inventor, utility model creator or designer in the absence of such agreement. However, the fund provider shall be entitled to exploit such invention, utility model or design.

Where the ownership of the right to apply for a patent and the patent right are vested in the employer or the fund provider pursuant to Paragraph 1 or the preceding paragraph, the inventor, utility model creator or designer concerned shall be entitled to a right to have his/her name shown as such.

The Article 7 in Chinese is quoted as below.

受雇人於職務上所完成之發明、新型或設計，其專利申請權及專利權屬於雇用人，雇用人應支付受雇人適當之報酬。但契約另有約定者，從其約定。

前項所稱職務上之發明、新型或設計，指受雇人於僱傭關係中之工作所完成之發明、新型或設計。

一方出資聘請他人從事研究開發者，其專利申請權及專利權之歸屬依雙方契約約定；契約未約定者，屬於發明人、新型創作人或設計人。但出資人得實施其發明、新型或設計。

依第一項、前項之規定，專利申請權及專利權歸屬於雇用人或出資人者，發明人、新型創作人或設計人享有姓名表示權。

Signature: Ray Hsu

By: 

Date: May 20, 2023