OP \$40.00 28068

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Assignment of Joint Ownership Interest

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Applied Optical Technologies plc		01/03/2000	plc: UNITED KINGDOM

RECEIVING PARTY DATA

Name:	CFC International, Inc.	
Street Address:	500 State Street	
City:	Chicago Heights	
State/Country:	ILLINOIS	
Postal Code:	60411	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2806818	AEGIS

CORRESPONDENCE DATA

Fax Number: (312)706-8248

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 3127018601

Email: zbeal@mayerbrownrowe.com

Correspondent Name: Deborah Schavey Ruff

Address Line 1: P.O. Box 2828

Address Line 4: Chicago, ILLINOIS 606902828

ATTORNEY DOCKET NUMBER:	05039541
NAME OF SUBMITTER:	Deborah Schavey Ruff
Signature:	/deborahschaveyruff/
Date:	07/03/2007

TRADEMARK REEL: 003573 FRAME: 0928

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Total Attachments: 2

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APPLIED OPTICAL TECHNOLOGIES PLC CFC INTERNATIONAL, INC. DEED OF TRANSFER AND BILL OF SALE

WHEREAS, pursuant to the License 1998 License Agreement entered into in October, 1998, and effective October 1, 1998 (the "1998 License Agreement") by and among Applied Holographics PLC (now called Applied Optical Technologies plc), a company organized and existing under the laws of England and Wales (together with its Controlled Affiliates herein referred to as "Applied Holographics"), Applied Holographics Corporation, a Delaware corporation ("AH"), CFC International, Inc., a Delaware corporation (together with its Controlled Affiliates herein referred to as "CFC International"), CFC Management, Inc., a Delaware corporation ("CFC"), and CFC Applied Holographics Research Partnership, a Delaware general partnership (the "Research Partnership") and pursuant to a Termination Agreement made and entered into on November 29, 1999 among the same parties (the "Termination Agreement"), Applied Holographics has agreed to transfer to CFC International the joint and non-exclusive ownership of the AH Worldwide Holographic Proprietary Rights of Applied Holographics;

WHEREAS, the parties are executing and delivering this Deed of Transfer and Bill of Sale as provided in the 1998 License Agreement and the Termination Agreement and all terms and references herein shall, unless otherwise stated, have the meanings ascribed to them in the 1998 License Agreement.

NOW, THEREFORE, WITNESSETH THAT, in exchange for good and valuable consideration the receipt and adequacy of which are hereby acknowledged, Applied Holographics does hereby sell, convey, transfer, assign and deliver to CFC International, its successors and assigns forever, joint and non-exclusive ownership of the AH Worldwide Holographic Proprietary Rights.

NOW, THEREFORE, FURTHER WITNESSETH THAT upon the request of CFC International, Applied Holographics shall perform, execute, acknowledge and deliver all such further acts, deeds, bills of sale, assignments, transfers, conveyances, powers of attorney and assurances as may be required to convey and transfer to and vest in CFC International and protect its joint and non-exclusive rights, titles and interests in all of the AH Worldwide Holographic Proprietary Rights, as may be appropriate to carry out the provisions of this Deed of Transfer and Bill of Sale PROVIDED, however, that nothing in this Deed of Transfer and Bill of Sale shall require Applied Holographics to incur any material expenditure without reimbursement by CFC International, and no expenditure at all without such reimbursement in relation to any application CFC International may wish to make in relation to the enhancement or extension of the patent and other intellectual property rights comprised within the AH Worldwide Holographic Proprietary Rights.

NOW, THEREFORE FURTHER WITNESSETII THAT nothing in this Deed of Transfer and Bill of Sale shall affect the liability of CFC International to pay any sums due to Applied Holographics under a Purchase of Partnership and Termination Agreement effective as of October 1, 1998, the 1998 License Agreement, or the Termination Agreement, including without limitation, the outstanding purchase price Agreement, or the Termination Agreement (as amended by the Termination payable October 3, 2000 under the 1998 License Agreement (as amended by the Termination Agreement).

IN WITNESS WHEREOF, the parties hereto have caused this Deed of Transfer and Bill of Sale to be duly executed as of January 3, 2000.

APPLIED OPTICAL TECHNOLOGIES PLC

By.

Michael W Angue Finance Director

TRADEMARK REEL: 003573 FRAME: 0930 APPLIED HOLOGRAPHICS CORPORATION

Ву

RECORDED: 07/03/2007

Michael W Angus, Director

TRADEMARK REEL: 003573 FRAME: 0931