

TO: NYDEGGER & ASSOCIATES COMPANY: 348 OLIVE STREET

TRADEMARK ASSIGNMENT

Electronic Version v1.1
Stylesheet Version v1.102/19/2008
900099463

SUBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEYANCE:		CHANGE OF NAME	
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
20/10 Perfect Vision Optische Geräte GmbH		08/11/2007	CORPORATION: GERMANY
RECEIVING PARTY DATA			
Name:	20/10 Perfect Vision AG		
Street Address:	Am Taubenfeld 21/1		
City:	Heidelberg		
State/Country:	GERMANY		
Postal Code:	D-69123		
Entity Type:	CORPORATION: GERMANY		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	2541502		
CORRESPONDENCE DATA			
Fax Number:	(619)688-1322		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Phone:	619-688-1300		
Email:	email@nydegger.com		
Correspondent Name:	Nydegger & Associates		
Address Line 1:	348 Olive Street		
Address Line 4:	San Diego, CALIFORNIA 92103		
ATTORNEY DOCKET NUMBER:		11270.3.1	
DOMESTIC REPRESENTATIVE			
Name:			
Address Line 1:			
Address Line 2:			

OP 540.00 2541502

700362871

TRADEMARK
REEL: 003732 FRAME: 0690

TO: NYDEGGER & ASSOCIATES COMPANY: 348 OLIVE STREET

Address Line 3:	
Address Line 4:	
NAME OF SUBMITTER:	Neil K. Nydegger
Signature:	/Neil K. Nydegger/
Date:	02/19/2008
Total Attachments: 1 source=Hardcopy_Commercial-Register_2010PV_EN#page1.tif	

Register of Companies B of the District Court Mannheim

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Number of the company: Page 1 of 1

HRB 702791

Registration number	Company b) Seat, address, branches c) Purpose of the company	Common or capital stock	General regulations regarding representation b) Board of directors, executive body, acting directors, personally responsible partners, managing director, authorized representatives and special representation authorities	Power of attorney	Legal form, beginning, bylaws or articles of association b) Other legal relations	Day of entry c) Remarks
1	2 a) 2010 PERFECT VISION AG b) Heidelberg	3 195.000,00 EUR	4 a) If the board consists only of one member, this board member has sole representation right. If more than one member has been appointed to the board, two board members (jointly or one board member and an executive holding general power of attorney have the right to represent the company. A sole representation right may be granted. b) Member of the board: Yvonne Spatz, Reinhard, Murnach, 11/14/1949 with sole representation right and authority to enter into legal contracts on behalf of the company with him as representative of a third party. Member of the board: Dr. Issei, Freder, Mannheim, 10/26/1967 Member of the board: Muller, Ralf Darmstadt, 3/31/1956	5	6 a) Corporation Bylaws of 7/13/2007. b) The company was formed by way of a legal form change of the limited liability company "2010 PERFECT VISION Optische Geräte GmbH", Heidelberg (District Court Mannheim HRB 335116) in accordance with § 103 ff. UmwG (Company Conversion Act). Reference is made to the documents filed with the court. c) A partial profit pooling agreement entered into on 2/11/2000 with "the Technologie-Beteiligungs-Gesellschaft mbH", Bonn (District Court Bonn HRB 4940) was approved by the general shareholder meeting of 7/13/2007. Reference is made to the documents filed with the court. d) A partial profit pooling agreement entered into on 2/28/2002 with "the Technologie-Beteiligungs-Gesellschaft mbH", Bonn (District Court Bonn HRB 4940) was approved by the general shareholder meeting of 7/13/2007. Reference is made to the documents filed with the court. e) A partial profit pooling agreement entered into on 2/22/2000 with "MBG Mittelständische Beteiligungsgesellschaft Baden-Württemberg Gesellschaft mit beschränkter Haftung", Stuttgart (District Court Stuttgart HRB 4409) was approved by the general shareholder meeting of 7/13/2007. Reference is made to the documents filed with the court.	7 a) 14.08.2007 b) Fees
2		252.914,00 EUR			a) The general shareholder meeting of 10/15/2007 approved the change of the bylaws in § 4 (capital stock, shares, restrictions on transferability of shares). b) The supervisory board approved the change of the bylaws in § 4 (capital stock, shares, restrictions on transferability of shares) on 10/25/2007. c) The capital stock was increased by up to 68.134,00 EUR by resolution the general shareholder meeting of 10/15/2007. d) The capital increase was implemented in the amount of 57.914,00 EUR.	a) 11/6/2007 b) Prehvitiz

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