900742711 01/06/2023

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM778964

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL
RESUBMIT DOCUMENT ID:	900723561

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
J & J ELECTRONICS, LLC		05/31/2022	Limited Liability Company: CALIFORNIA

RECEIVING PARTY DATA

Name:	Hayward Industries, Inc.	
Street Address: 400 Connell Drive, Suite 6100		
City:	Berkeley Heights	
State/Country:	NEW JERSEY	
Postal Code:	07922	
Entity Type:	Corporation: NEW JERSEY	

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Registration Number:	3077086	COLORGLO
Registration Number:	3126903	INTELLIGLO
Registration Number:	3151366	COLOR SPLASH
Registration Number:	4566735	PUREWHITE
Registration Number:	4743362	PUREWHITE

CORRESPONDENCE DATA

Fax Number: 6176079336

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: 617-449-6561

Email: Ishyavitz@mccarter.com

Correspondent Name: Lori J. Shyavitz

Address Line 1: McCarter & English, LLP
Address Line 2: 265 Franklin Street

Address Line 4: Boston, MASSACHUSETTS 02110

ATTORNEY DOCKET NUMBER:	137408-20900
NAME OF SUBMITTER:	Lori J. Shyavitz
SIGNATURE:	/Lori J. Shyavitz/

TRADEMARK 900742711 REEL: 007899 FRAME: 0757

DATE SIGNED:	01/06/2023			
Total Attachments: 10				
source=IP Assignment Agreement J & J	Electronics, LLC#page1.tif			
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INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This Intellectual Property Assignment Agreement (this "Assignment Agreement") is duly made, executed and delivered as of May 31, 2022, by and between Hayward Industries, Inc., a New Jersey corporation ("Assignee"), J&J Electronics, LLC, a California limited liability company ("J&J") and Halco Lighting Technologies, LLC, a Delaware limited liability company ("Halco" and, together with J&J, the "Assignors"). Capitalized terms used but not defined herein shall have the meanings ascribed to such terms in the Asset Purchase Agreement, dated as of the date hereof (as amended or otherwise modified from time to time, the "Purchase Agreement"), by and among Assignee and the Assignors.

RECITALS:

- A. Pursuant to, and subject to the terms and conditions of, the Purchase Agreement, each Assignor desires to sell, convey, transfer, deliver and assign to Assignee all of its right, title, and interest in and to the Purchased Intellectual Property including the Purchased Intellectual Property listed on Exhibit A hereto.
- B. Pursuant to the Purchase Agreement, the execution and delivery of this Assignment Agreement is a condition precedent to the closing of the transactions contemplated by the Purchase Agreement.
- C. Each Assignor is willing to assign all right, title, and interest it has in and to the Purchased Intellectual Property owned by, licensed to, or used or held for use by such Assignor on the terms and subject to the conditions set forth in this Assignment Agreement.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Assignors and Assignee agree as follows:

- 1. <u>Assignment.</u> Effective as of the date hereof, each Assignor hereby irrevocably sells, conveys, transfers, delivers and assigns to Assignee, its successors and assigns, in perpetuity, all of such Assignor's worldwide right, title, and interest in and to all Purchased Intellectual Property including the following (collectively the "<u>Assigned IP</u>"):
 - a. the patents and patent applications listed in Exhibit A and all issuances, divisions, continuations, continuations-in-part, reissues, extensions, reexaminations and renewals thereof;
 - b. the trademark registrations, trademark applications, and domain names listed in Exhibit A and all issuances, extensions and renewals thereof (the "Trademarks"), together with the goodwill of the business connected with the use of, and symbolized by, all the Trademarks provided that, with respect to the United States intent-to-use trademark applications listed in Exhibit A, the transfer of such applications accompanies, pursuant to the Purchase Agreement, the transfer, for the Assignor who is the owner of such application, of such Assignor's business or that portion of such Assignor's business to which the trademark that is the subject of such application, pertains and that business is ongoing and existing;
 - c. all rights of any kind whatsoever of Assignors accruing under any of the foregoing provided by applicable law of any jurisdiction, by international treaties and conventions and otherwise throughout the world;

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- d. any and all royalties, fees, income, payments and other proceeds now or hereafter due or payable with respect to any and all of the foregoing; and
- e. any and all claims and causes of action with respect to any of the foregoing, whether accruing before, on, or after the date hereof, including all rights to and claims for damages, restitution, and injunctive and other legal and equitable relief for past, present, and future infringement, dilution, misappropriation, violation, misuse, breach, or default, with the right but no obligation to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages.
- 2. Recordation and Further Assurances. The Assignors shall provide Assignee, its successors and assigns with all such assistance as it may reasonably request, including the execution and delivery of any affidavits, declarations, oaths, exhibits, assignments, powers of attorney or other document, as may be necessary to effect, evidence, perfect, confirm or give full effect the assignment of the Assigned IP granted in Section 1 above. Each Assignor acknowledges and agrees that Assignee or any of Assignee's Affiliates may record and perfect this Assignment Agreement at the sole cost of Assignee, and each Assignor shall reasonably cooperate therewith. Each Assignor hereby authorizes the Commissioner for Patents and the Commissioner for Trademarks in the United States Patent and Trademark Office and the officials of corresponding entities or agencies in any applicable jurisdiction to record and register this Assignment Agreement upon request by Assignee. Without limiting the foregoing, Assignors will do all things necessary, proper or advisable to reasonably assist Assignee in transferring all domain names that are Assigned IP, including as applicable, placing each of the domain names in "unlocked" status and provide to Assignee the Internet domain name registrars' transfer authorization codes for each of the domain names and any other information required to effectuate the transfer of Assignors' right, title and interest in the domain names to Assignee. The Assignors shall not assert any right, title or interest in or to any of the Assigned IP and shall not use any of the Assigned IP except as otherwise expressly authorized by Assignee in writing.
- 3. Terms of the Purchase Agreement. The terms of the Purchase Agreement, including, but not limited to, the representations, warranties, covenants, agreements and indemnities relating to the Assigned IP are incorporated herein by this reference. The parties hereto acknowledge and agree that the representations, warranties, covenants, agreements and indemnities contained in the Purchase Agreement shall not be superseded hereby but shall remain in full force and effect to the full extent provided therein. In the event of any conflict or inconsistency between the terms of the Purchase Agreement and the terms hereof, the terms of the Purchase Agreement shall govern.
- 4. <u>Controlling Law and Jurisdiction</u>. This Assignment Agreement shall be construed in accordance with and governed by the laws of the State of New York notwithstanding its conflict of laws provisions and be subject to the governing law, jurisdiction and venue and waiver of jury trial provisions in <u>Sections 7.11</u> and <u>7.12</u> of the Purchase Agreement.
- 5. <u>Entire Agreement; Amendment.</u> This Assignment Agreement, together with <u>Exhibit A</u> attached hereto, the Purchase Agreement and the other agreements contemplated thereby, constitute the entire agreement between the parties with respect to the subject matter hereof, and supersede any and all other understandings and agreements, either oral or written, between the parties hereto with respect to such subject matter. This Assignment Agreement may not be altered, amended or modified, except by written instrument signed by the parties hereto.
- 6. <u>Non-Waiver of Rights</u>. The failure of a party hereto to enforce any of the provisions of this Assignment Agreement or any rights with respect thereto shall in no way be considered to be a waiver of such provisions or rights or in any way affect the validity of this Assignment Agreement. In

order to be enforceable, a waiver must be in writing and signed by the party against whom the waiver is to be enforced. The failure of any party to exercise any of said provisions or rights shall not preclude or prejudice such party from later enforcing or exercising the same or any other provisions or rights that it may have under this Assignment Agreement.

- 7. <u>Headings</u>. The headings and captions used in this Assignment Agreement are intended and shall for all purposes be deemed to be for convenience only and shall have no force or effect whatsoever in the interpretation of this Assignment Agreement.
- 8. <u>Counterparts</u>. This Agreement may be executed in counterparts, each of which will be considered an original instrument and will become binding when each of the counterparts has been signed by each of the parties and delivered to the other parties. The exchange by the parties of copies of this Agreement and executed signature pages hereto by facsimile or other electronic transmission shall constitute effective execution and delivery of the Agreement and may be used in lieu of the original thereof for all purposes. In making proof of this Agreement, it shall not be necessary to produce or account for more than one such counterpart executed by the party against whom enforcement of this Agreement is sought.
- 9. <u>Invalid Provisions</u>. If any term, provision, covenant or condition of this Assignment Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the parties desire the remainder of the provisions to remain in full force and effect and not to be affected, impaired or invalidated.

[SIGNATURE PAGE FOLLOWS]

3

ASSIGNORS:	HALCO LIGHTĮNG TECHNOLOGIES, LL
	By:
	Name: Christopher Chickanosky
	Title: Chief Executive Officer
	J&J ELECTRONICS, LLC
	By:
	Name: John Collins
ASSIGNEE:	Title: Vice President and Assistant Treasurer
	HAYWARD INDUSTRIES, INC.
	Ву:
	Name:
	Title:

IN WITNESS WHEREOF, the parties hereto have executed this Assignment Agreement as of the

date first written above.

ASSIGNORS:	HALCO LIGHTING TECHNOLOGIES, LLC		
	By:		
	Name: Christopher Chickanosky Title: Chief Executive Officer		
	J&J ELECTRONICS, LLC		
	By: Name John Collins Title: Vice President and Assistant Treasurer		
ASSIGNEE:	HAYWARD INDUSTRIES, INC.		
	By:		
	Name:		

Title:

IN WITNESS WHEREOF, the parties hereto have executed this Assignment Agreement as of the

date first written above.

[Signature Page to Intellectual Property Assignment Agreement]

IN WITNESS WHEREOF, the parties hereto have executed this Assignment Agreement as of the

date first written above.

EX	П	\mathbf{R}	\mathbf{T}	Δ
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Assigned IP

See attached.

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SCHEDULE 2.1(f)

Purchased Intellectual Property

- 1. See Attachment 2.1(f).
- 2. All copyrights owned and created by or on behalf of Halco for use primarily in the Business, including, without limitation, packaging designs, user manuals, instructions, and other similar works.
- 4. The mobile application developed pursuant to the following agreement:
 - a. Independent Contractor Service Agreement, Confidentiality, Agreement, and Intellectual Property Assignment, dated December 16, 2016, by and between J&J Electronics, LLC and Saritasa, LLC.

Attachment 2.1(f)

2H14.1- 121	2H14.1- 100 2H14.1- 111	2H14.1- 091	2H14.1- 2H14.1- 082	Referenc Number 2H14.1- 041
Patent	Patent Patent	Patent	Patent Patent	Reference Record Number Type 2H14.1- Patent
e-Office Action Received	ISSUED	ISSUED	ISSUED	Status
United States	United States United States	United States	United United States	Country United States
16/285,498	29/582,286 16/182,128	15/794,743	11/316,419 12/206,619	Patent Application Country Number United 11/403,567 States
02/26/2019	10/26/2016 11/06/2018	10/26/2017	12/21/2005 09/08/2008	Application Filing Date 04/12/2006
	D825491 10,791,61 1	10165859	7494244 8123381	Patent Number 7821212
	D825491 08/14/2018 10,791,61 09/29/2020 1	10165659 12/25/2018	02/24/2009 02/28/2012	Patent Date Trademark Registration Registration Granted Serial # Number Date Trademark Image 10/26/2010
COLOR-CHANGING OUTDOOR LIGHT WITH REDUCED-LEVEL WHITE MODE	Lighting Controller LIGHT EMITTING DIODE (LED) LAMP WITH WIRELESS CONTROLLER	LIGHTING SYSTEM CONTROLLER CONFIGURED TO BE REMOTELY CONTROLLED VIA A BLUETOOTH- ENABLED WIRELESS DEVICE FOR CONTROLLING OUTDOOR LED LIGHTING	SERIALLY CONTROLLABLE LED LED LIGHTING SYSTEMS AND METHODS USEABLE FOR REPLACEMENT OF UNDERWATER NICHE LIGHTS AND OTHER APPLICATIONS	Trademark Goo nage Description/Title Services NETWORKABLE CONTROLLERS FOR LED LIGHTING

TRADEMARK REEL: 007899 FRAME: 0767 Trademark Goods & Services

2H14.4- 270 CA	2H14.3- 480	2H14.3- 470	2H14.3- 460	2H14.3- 440	2H14.3- 430	2H14.3- 420	2H14.3- 280	2H14.3- 270
- Trademark Registered Canada	- Trademark Registered United States	- Trademark Registered ∪nited States	- Trademark Registered United States	- Trademark Registered United States	- Trademark Registered United States	- Trademark Registered ∪nited States	- Trademark Registered ∪nited States	- Trademark Registered ∪nited States
04/13/2016	08/04/2017	10/07/2014	07/07/2013	10/12/2004	09/08/2005	02/19/2003	02/08/2016	03/25/2010
1777166 TMA1,017,5 6	87/556,079 5,746,297	86/416,755 4,743,362	86/003,591 4,566,735	76/615,888 3,151,366	78/709,166 3,126,903	76/490,594 3,077,086	86/900,911 5,157,662	77/968,816 3,918,126
TMA1,017,59 03/19/2019 6	05/07/2019	05/26/2015	07/15/2014	10/03/2006	08/08/2006	04/04/2006	03/07/2017	02/08/2011
	JeJElectronics	PUREWHITE	purew#.TE	HSY'MS ROTES	NTELLIGIO	COLORGLO	DECOSTRAND	SOLLOS
SOLLOS	J&J ELECTRONICS A HALCO LIGHTING TECHNOLOGIES COMPANY	PUREWHITE	PUREWHITE	COLOR SPLASH	INTELLIGLO	COLORGLO	DECOSTRAND	SOLLOS
011 - landscape lighting fixtures	011 - LED lamps; LED light fixtures; luminaries	011 - LED lamps and LED light fixtures	indoor and outdoor lights, optical fiber and 011 - LED lamps and LED light fixtures	011 - Electric indoor and outdoor lights; and lighting systems comprised of electric	indoor and outdoor lights, optical fiber and 009 - electronic controller for operating light emitting diodes fo interior and exterior lighting	011 - Electric indoor and outdoor lights; anc ADEM lighting systems comprised of electric	011 - electric light strings	011 - Landscape lighting fixtures
RE	ECORDED: 10/03/2	2022			REEL:	007899 FF	RAME: 0768	