

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM608846

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
National Optronics, Inc.		10/19/2020	Corporation: VIRGINIA
RECEIVING PARTY DATA			
Name:	DAC Vision Incorporated		
Street Address:	3630 W. Miller Road, Suite 350		
City:	Garland		
State/Country:	TEXAS		
Postal Code:	75041		
Entity Type:	Corporation: TEXAS		
PROPERTY NUMBERS Total: 6			
Property Type	Number	Word Mark	
Registration Number:	3041612	4T	
Registration Number:	3412815	NATIONAL OPTRONICS	
Registration Number:	3041606	2G	
Registration Number:	3768803	DIMENSION	
Registration Number:	2370085	OPTRONICS	
Registration Number:	1711261	HORIZON	
CORRESPONDENCE DATA			
Fax Number:	3018960607		
<i>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.</i>			
Phone:	2403304520		
Email:	uspto.filings@bw-iplaw.com		
Correspondent Name:	Joseph W. Berenato, III		
Address Line 1:	6550 Rock Spring Drive, Suite 240		
Address Line 4:	Bethesda, MARYLAND 20817		
ATTORNEY DOCKET NUMBER:	6204.100		
NAME OF SUBMITTER:	Joseph W. Berenato, III		
SIGNATURE:	/jwb/		
DATE SIGNED:	11/16/2020		

OP \$165.00 3041612

Total Attachments: 34

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INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

THIS INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT (this "Agreement") is entered into as of October ____, 2020 (the "Effective Date") between National Optronics, Inc., having its principal place of business at 100 Avon Street, Charlottesville, Virginia 22902 USA ("Assignor" or "National Optronics"), and DAC Vision Incorporated (d/b/a "DAC Technologies"), a Texas corporation, having its principal place of business at 3630 W. Miller Road, Suite 350, Garland, Texas 75041 USA ("Assignee" or "DAC").

Hereinafter, these corporations may be referred to individually as a "Party" and collectively as "Parties," as the context requires.

RECITALS

WHEREAS, Assignor desires to contribute or otherwise transfer and assign certain Intellectual Property owned by Assignor, and Assignee desires to acquire, all of Assignors' rights, title and interest in and to the Intellectual Property set forth in the Exhibits included herein.

NOW, THEREFORE, in consideration of the foregoing and the mutual covenants and agreements set forth below, and other good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, the parties hereby agree as follows:

AGREEMENT

1. DEFINITIONS

1.1 "Affiliate" of any specified Person means any other Person directly or indirectly "controlling," "controlled by," or "under common control with" (within the meaning of the Securities Act), such specified Person.

1.2 "Assigned Copyrights" means: (a) all Copyrights in and to the Assigned Technology and other copyrightable works identified in Exhibit A; (b) all renewals and extensions thereof; and (c) all rights with respect to such Copyrights.

1.3 "Assigned Intellectual Property" has the meaning set forth in Section 2.1 (Assigned Intellectual Property).

1.4 "Assigned Mask Works" means: (a) those Mask Works fixed by National Optronics, Inc. that are embodied exclusively in any National Optronics Product and any mask work protection available to National Optronics, Inc. in those Mask Works; and (b) all rights with respect to such Mask Works.

1.5 "Assigned Patents" means: (a) all Patents set forth on Exhibit A; (b) all inventions claimed or described in such Patents; (c) all divisions, renewals, reissues, continuations, extensions, and continuations-in-part of the foregoing Patents, (d) any Patents in the United States and anywhere else in the world and Patent applications that have been or may be granted or filed, respectively, with respect to those inventions, including without limitation

all foreign Patents that may claim priority based on and correspond to the Patents listed in Exhibit A; and (e) all rights with respect to such Patents.

1.6 "Assigned Technology" means any and all portions of Corporation Technology (other than Assigned Mask Works): (a) used exclusively or held for use exclusively in the National Optronics Business; (b) the Technology set forth on Exhibit A; and (c) all rights with respect to such Technology.

1.7 "Assigned Trademarks" means: (a) the Trademarks identified on Exhibit A; (b) all goodwill associated with the business related to such Trademarks; and (c) all rights with respect to such Trademarks.

1.8 "Copyrights" means: (a) any rights in original works of authorship fixed in any tangible medium of expression as set forth in 17 U.S.C. § 101 *et. seq.*; (b) all registrations and applications to register the foregoing anywhere in the world; (c) all foreign counterparts and analogous rights anywhere in the world; and (d) all rights in and to any of the foregoing.

1.9 "Corporation Technology" means any and all Technology that exists as of the Effective Date and that, immediately prior to the Effective Date, is owned by Assignor or any of its Affiliates, including any of its business units and divisions. The term includes any and all Technology owned or controlled by any Assignor Affiliates under which Assignor or any of its Affiliates has the right to grant any of the assignments of the type and on the terms granted in this Agreement.

1.10 "Intellectual Property" means all rights in Copyrights, Patents, Mask Works, Trademarks, Technology and any other proprietary rights relating to intangible property anywhere in the world, and all registrations and applications related to any of the foregoing and analogous rights thereto anywhere in the world.

1.11 "Mask Work" means: (a) any mask work, registered or unregistered, as defined in 17 U.S.C. §901; (b) all registrations and applications to register the foregoing anywhere in the world; (c) all foreign counterparts and analogous rights anywhere in the world (including, without limitation, semiconductor topography rights); and (d) all rights in and to any of the foregoing.

1.12 "Patents" means: (a) patents and patent applications, worldwide, including all divisions, continuations, continuing prosecution applications, continuations in part, reissues, renewals, reexaminations, and extensions thereof and any counterparts worldwide claiming priority therefrom; utility models, design patents, patents of importation/confirmation, and certificates of invention and like statutory rights; and (b) all right in and to any of the foregoing.

1.13 "Person" means an individual, a partnership, a corporation, a limited liability company, an association, a joint stock company, a trust, a joint venture, an unincorporated organization and a governmental entity or any department, agency, or political subdivision thereof.

1.14 "Registered Intellectual Property" means Intellectual Property that is the subject of an application, certificate, filing, registration or other document issued by, filed with, or

recorded by any governmental or quasi-governmental agency or non-governmental registrar (whether provisional, supplemental, or otherwise), anywhere in the world.

1.15 "Software" means computer programs and systems, whether embodied in software, firmware or otherwise, including, software compilations, software implementations of algorithms, software tool sets, compilers, and software models and methodologies (regardless of the stage of development or completion) including any and all: (a) media on which any of the foregoing is recorded; (b) forms in which any of the foregoing is embodied (whether in source code, object code, executable code or human readable form); and (c) translation, ported versions and modifications of any of the foregoing.

1.16 "National Optronics Product" means any product that, immediately prior to the Effective Date, is identified as a product of National Optronics, Inc.

1.17 "Technology" means any and all technical information, Software, specifications, drawings, records, documentation, works of authorship or other creative works, ideas, knowledge, know-how, trade secrets invention disclosures or other data including works subject to Copyrights and Mask Works (but does not include Trademarks or Patents).

1.18 "Trademarks" means: (a) trademarks, service marks, logos, trade dress and trade names, and domain names indicating the source of goods or services, and other indicia of commercial source or origin (whether registered, common law, statutory or otherwise); (b) all registrations and applications to register the foregoing anywhere in the world; (c) all goodwill associated therewith; and (e) all rights in and to any of the foregoing.

2. ASSIGNMENT AND TRANSFER OF INTELLECTUAL PROPERTY

2.1 Assigned Intellectual Property. In accordance with this Agreement, Assignor hereby sells, assigns, conveys, transfers and agrees to deliver to Assignee, and Assignee hereby acquires from Assignor, all right, title and interest in the United States and throughout the world in and to the following (collectively, the "Assigned Intellectual Property"):

(a) all Assigned Patents, Assigned Copyrights, Assigned Trademarks, Assigned Mask Works and Assigned Technology including, without limitation, the Intellectual Property listed and described in Exhibit A, and all tangible embodiments of any of the foregoing, in any form and in any media, in the possession of any member of Assignor or other Persons engaged or retained by any member of Assignor, subject to all licenses and covenants not to assert with respect to any of the foregoing entered into prior to the Effective Date;

(b) the exclusive right to grant licenses and rights under and with respect to any of the Intellectual Property referenced in Section 2.1(a), and to sue for any infringement occurring before or after the Effective Date as well as all statutory, contractual and other claims, demands, and causes of action for royalties, fees, or other income from, or infringement, misappropriation or violation of, any of the foregoing, and all of the proceeds from the foregoing that are accrued and unpaid as of, and/or accruing after, the Effective Date; and

(c) the exclusive right to apply for and obtain statutory rights and registrations with respect to any Intellectual Property referenced in Section 2.1(a), including without limitation

any Intellectual Property: (i) conceived, developed or reduced to practice prior to the Effective Date solely by individuals who were Assignor employees and become Assignee employees after the Effective Date, even if the applicable Assignee employment agreement is not signed by such individuals ("Transferred Employees"), and (ii) unless otherwise agreed by the parties, conceived, developed or reduced to practice solely by Transferred Employees after the Effective Date, in the United States and anywhere else in the world.

2.2 Mandatory Laws. If and to the extent that, as a matter of law in any jurisdiction, ownership, title, or any rights or interest in or to any of the Assigned Intellectual Property cannot be assigned as provided in Section 2.1 (Assigned Intellectual Property) (i) Assignor irrevocably agrees to assign and transfer, and hereby assigns and transfers to Assignee all rights (including, without limitation, all economic and commercialization rights) that can be assigned pursuant to Section 2.1 (Assigned Intellectual Property) to the fullest extent permissible; and (ii) Assignor irrevocably agrees to grant, and hereby grants, Assignee an unlimited (except as provided otherwise in the Intellectual Property License Agreement), exclusive, irrevocable, worldwide, perpetual, royalty-free license to use, exploit and commercialize in any manner now known or in the future discovered and for whatever purpose, any rights to Assigned Intellectual Property that cannot be assigned as contemplated by Section 2.1 (Assigned Intellectual Property).

2.3 Supplemental Document Deliveries. Within thirty (30) days of the Effective Date, each of Assignor and Assignee shall deliver to the other all of the documents and instruments included below to be duly executed where appropriate by the applicable party(ies) and notarized where indicated in the exhibits to this Agreement: (i) a bill of sale substantially in the form attached as Exhibit B (the "Bill of Sale"); (ii) the Patent Assignment, Copyright Assignment, Trademark Assignment, and Domain Name Assignment (substantially in the form attached as Exhibit C, Exhibit D, Exhibit E, and Exhibit F, respectively, including any foreign counterparts thereto); and (iii) such other documents as the either party or its counsel may reasonably request with respect to the Assigned Intellectual Property.

2.4 The price for the sale and transfer in this Section 2 shall be determined between the Parties (the "Consideration").

2.5 If any sales tax, value added tax, income tax, or other transfer tax is properly chargeable in respect of the sale and purchase in this Section 2, DAC shall pay to the appropriate entity the amount of such tax in addition to the price listed in Section 2.4.

3. TECHNOLOGY ACCESS AND KNOWLEDGE TRANSFER

3.1 Access and Transfer. During the period beginning on the Effective Date and ending on December 31, 2020 (the "Assigned IP Transfer Period"): (a) Assignor shall deliver to Assignee or its designee all tangible embodiments of the Assigned Intellectual Property and all records and documentation relating thereto, including but not limited to (i) the Software included in the Assigned Intellectual Property, and (ii) all files, records, notes and correspondence with respect to the prosecution, registration and maintenance of any Registered Intellectual Property. In addition, during the Assigned IP Transfer Period, Assignee shall have the right to access and to copy any and all portions of the Assigned Intellectual Property in possession of the Assignor; provided, however, that any member of Assignee taking possession of facilities containing certain Assigned Intellectual Property shall constitute delivery of such Assigned Intellectual Property. Such access and copying

shall be in accordance with a reasonable request and to be mutually agreed upon between the party in possession of the Assigned Intellectual Property that is requested and the requesting party. All costs associated with the assembling, copying and delivering of such Assigned Intellectual Property shall be borne by the requesting party.

3.2 Export Control. Assignee hereby acknowledges that the Assigned Technology is subject to export controls under the laws and regulations of the United States, including the Export Administration Regulations, 15 C.F.R. Parts 730-774. In the purchase, resale and exploitation of any or all Assigned Technology, Assignee and each member of Assignee shall comply strictly with all such United States export controls, and, without limiting the generality of this Section 3.2 (Export Control), Assignee and each member of the Assignee shall not export, re-export, transfer or divert any of the Assigned Technology, and technical data pertaining to such Assigned Technology, or any direct product thereof to any destination, end-use or end-user that is prohibited or restricted under such United States export control laws and regulations, except as specifically authorized by the United States Department of Commerce.

4. NO REPRESENTATIONS OR WARRANTIES

ASSIGNEE ACKNOWLEDGES AND AGREES THAT: (A) NO MEMBER OF ASSIGNOR IS MAKING IN THIS AGREEMENT (OR ANY OTHER AGREEMENT CONTEMPLATED BY THIS AGREEMENT OR OTHERWISE) ANY REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, AS TO THE CONDITION, QUALITY, MERCHANTABILITY OR FITNESS OF ANY ASSIGNED INTELLECTUAL PROPERTY; (B) ALL SUCH ASSIGNED INTELLECTUAL PROPERTY SHALL BE TRANSFERRED ON AN "AS IS," "WHERE IS" BASIS; AND (C) ASSIGNEE AND ITS AFFILIATES SHALL BEAR THE ECONOMIC AND LEGAL RISKS THAT ANY CONVEYANCE SHALL PROVE TO BE INSUFFICIENT TO VEST IN IT OR THEM GOOD AND MARKETABLE TITLE, FREE AND CLEAR OF ANY SECURITY INTEREST, PLEDGE, LIEN, CHARGE, CLAIM OR OTHER ENCUMBRANCE OF ANY NATURE WHATSOEVER.

5. MISCELLANEOUS

5.1 Governing Law. The internal laws of the State of Texas (without reference to its principles of conflicts of law) govern the construction, interpretation and other matters arising out of or in connection with this Agreement and its exhibits and schedules (whether arising in contract, tort, equity or otherwise).

5.2 Jurisdiction. If any Dispute arises out of or in connection with this Agreement, except as expressly contemplated by another provision of this Agreement, the parties irrevocably (and the parties will cause each other member of their respective Members to irrevocably): (a) consent and submit to the exclusive jurisdiction of federal and state courts located in Texas; (b) waive any objection to that choice of forum based on venue or to the effect that the forum is not convenient; and (c) WAIVE TO THE FULLEST EXTENT PERMITTED BY LAW ANY RIGHT TO TRIAL OR ADJUDICATION BY JURY.

5.3 Dispute Resolution.

(a) *Mediation and Alternate Dispute Resolution* – In the event any Dispute cannot be resolved, the parties intend that such Dispute be resolved by an alternative dispute resolution process (“ADR”). If the parties are unable to resolve the Dispute, either Assignor or Assignee may demand mediation of the Dispute by written notice to the other, in which case the two parties will select a mediator within ten (10) days after the demand. Neither party may unreasonably withhold consent to the selection of the mediator. The parties may agree to replace mediation with some other form of non-binding ADR such as neutral fact finding or mini-trial. The use of any ADR procedures will not be construed under the doctrines of laches, waiver or estoppel to affect adversely the rights of either party. Each of Assignor and Assignee will bear its own costs of mediation or other form of ADR, but both parties will share the costs of the mediator or other arbiter equally.

5.4 Notices. Each party giving any notice required or permitted under this Agreement will give the notice in writing and use one of the following methods of delivery to the party to be notified, at the address set forth below or another address of which the sending party has been notified in accordance with this Section 5.1 (Notices): (a) personal delivery; (b) facsimile or telecopy transmission with a reasonable method of confirming transmission; (c) commercial overnight courier with a reasonable method of confirming delivery; or (d) pre-paid, United States of America certified or registered mail, return receipt requested. Notice to a party is effective for purposes of this Agreement only if given as provided in this Section 5.4 (Notices) and shall be deemed given on the date that the intended addressee actually receives the notice.

If to National Optronics, Inc.:

with a copy to:

National Optronics, Inc., Inc.
100 Avon Street
Charlottesville, Virginia 22902 USA
Attention: President & CEO
Facsimile:

Satisloh North America, Inc.

If to Assignee:

with a copy to:

DAC Vision Incorporated (d/b/a “DAC
Technologies”)
3630 W. Miller Road, Suite 350
Garland, Texas 75041
Attention: President & CEO
Facsimile:

Satisloh North America, Inc.

Attention: General Counsel
Facsimile:

5.5 Binding Effect and Assignment. This Agreement binds and benefits the parties and their respective successors and assigns, neither party may assign any of its rights or delegate any of its obligations under this Agreement without the written consent of the other party which consent may be withheld in its sole and absolute discretion and any assignment or attempted assignment in violation of the foregoing will be null and void. Notwithstanding the preceding sentence, Assignor may assign this Agreement in connection with a merger transaction in which Assignor is not the surviving entity or the sale of all or substantially all of its assets.

5.6 Severability. If any provision of this Agreement is determined to be invalid, illegal or unenforceable, the remaining provisions of this Agreement will remain in full force, if the essential terms and conditions of this Agreement for each party remain valid, binding and enforceable.

5.7 Entire Agreement. This Agreement and each of the exhibits and schedules appended hereto and thereto, constitutes the final agreement between the parties, and is the complete and exclusive statement of the parties' agreement on the matters contained herein and therein. All prior and contemporaneous negotiations and agreements between the parties with respect to the matters contained in this Agreement are superseded by this Agreement.

5.8 Counterparts. The parties may execute this Agreement in multiple counterparts, each of which constitutes an original as against the party that signed it, and all of which together constitute one agreement. The signatures of both parties need not appear on the same counterpart. The delivery of signed counterparts by facsimile or email transmission that includes a copy of the sending party's signature is as effective as signing and delivering the counterpart in person.

5.9 Expenses. Except as otherwise provided in this Agreement, all costs, fees and expenses of either party in connection with the transactions contemplated by this Agreement will be paid by the Assignee.

5.10 Amendment. The parties may amend this Agreement only by a written agreement signed by each party to be bound by the amendment and that identifies itself as an amendment to this Agreement.

5.11 Waiver. The parties may waive a provision of this Agreement only by a writing signed by the party intended to be bound by the waiver. A party is not prevented from enforcing any right, remedy or condition in the party's favor because of any failure or delay in exercising any right or remedy or in requiring satisfaction of any condition, except to the extent that the party specifically waives the same in writing. A written waiver given for one matter or occasion is effective only in that instance and only for the purpose stated. A waiver once given is not to be construed as a waiver for any other matter or occasion. Any enumeration of a party's rights and remedies in this Agreement is not intended to be exclusive, and a party's rights and remedies are intended to be cumulative to the extent permitted by law and include any rights and remedies authorized in law or in equity.

5.12 Authority. Each of the parties hereto represents to the other that: (a) it has the corporate or other requisite power and authority to execute, deliver and perform this Agreement, (b) the execution, delivery and performance of this Agreement has been duly authorized by all necessary corporate or other action, (c) it has duly and validly executed and delivered this Agreement, and (d) this Agreement is a legal, valid and binding obligation, enforceable against it and its Affiliates in accordance with its terms, subject to applicable bankruptcy, insolvency, reorganization, moratorium or other similar laws affecting creditors' rights generally and general equity principles.

5.13 Construction of Agreement.

(a) Where this Agreement states that a party "will" or "shall" perform in some manner or otherwise act or omit to act, it means that the party is legally obligated to do so in accordance with this Agreement.

(b) The captions, titles and headings, and table of contents, included in this Agreement are for convenience only, and do not affect this Agreement's construction or interpretation. When a reference is made in this Agreement to an Article or a Section, exhibit or schedule, such reference will be to an Article or Section of, or an exhibit to, this Agreement unless otherwise indicated.

(c) This Agreement is for the sole benefit of the parties hereto and the respective Assignee and Assignor of the parties hereto and does not, and is not intended to, confer any rights or remedies in favor of any Person (including any employee or stockholder of Assignor or Assignee) other than the parties signing this Agreement and their respective Members.

(d) The words "including," "includes," or "include" are to be read as listing non-exclusive examples of the matters referred to, whether or not words such as "without limitation" or "but not limited to" are used in each instance.

(e) Any reference in this Agreement to the singular includes the plural where appropriate. Any reference in this Agreement to the masculine, feminine or neuter gender includes the other genders where appropriate. For purposes of this Agreement, after the Effective Date, the National Optronics Business will be deemed to be the business of Assignee, and all references made in this Agreement to Assignee as a party which operates as of a time following the Effective Date, will be deemed to refer to all members of the Assignee as a single party, where appropriate.

(f) Unless otherwise expressly specified, all references in this Agreement or any Ancillary Agreement to "dollars" or "¢" means United States Dollars. If any payment required to be made hereunder is denominated in a currency other than United States Dollars, such payment will be made in United States Dollars and the amount thereof will be computed using National Optronics, Inc.'s P&L rate for the current month.

(g) Any reference in this Agreement to a "member" of a party means a party to this Agreement or another Person referred to in the definition of Assignee or Assignor, as applicable.

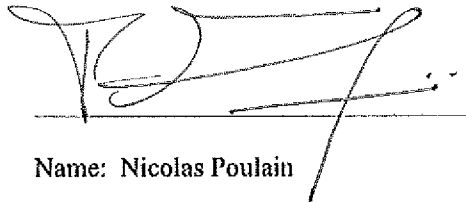
5.14 Performance. Assignor shall cause to be performed, and hereby guarantees the performance of, all actions, agreements and obligations set forth in this Agreement to be performed by any member of Assignor. Assignee shall cause to be performed, and hereby guarantees the performance of, all actions, agreements and obligations set forth in this Agreement to be performed by any member of the Assignee. Each party further agrees that it will cause its other members not to take any action or fail to take any action inconsistent with such party's obligations under this Agreement or the transactions contemplated hereby. Without limiting the foregoing or anything else in this Agreement, the parties shall cause each member of their respective Group to make such assignments or transfers (or take such other action) as may be necessary to make effective the assignments and transfers under this Agreement.

[Signature Page Follows]

IN WITNESS WHEREOF, the parties hereto have caused their duly authorized officers to execute this Patent Assignment and License Agreement as of the Effective Date.

ASSIGNOR

Date: 10-19-2020



Name: Nicolas Poulain

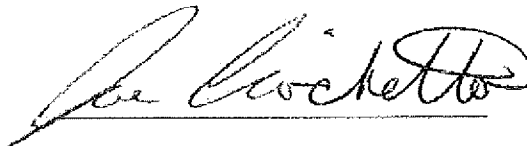
Title: Vice President
Regional Finance - AMERICAS
Essilor Instruments Division
on behalf of National Optronics, Inc.

Witnessed by:



ASSIGNEE

Date: 10/8/2020



Name: Joe Ciochetto

Title: President & CEO
DAC Vision Incorporated (d/b/a "DAC
Technologies")

Witnessed by:

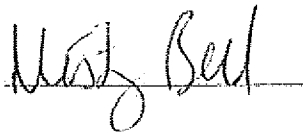


EXHIBIT A

PATENTS

COUNTRY	PATENT NUMBER	TITLE	ISSUE DATE	EXPIRATION/LAPSE DATE	STATUS	CURRENT ASSIGNEE
US	USD545848	Alignment markings for lens blanks	2007-07-03	2021-07-03	Granted	National Optronics, Inc.
US	USD527031	Alignment markings for lens blanks	2006-08-22	2020-08-22	Granted	National Optronics, Inc.
US	USD577748	Blocker for eyeglass lenses	2008-09-30	2022-09-30	Granted	National Optronics, Inc.
US	USD606101S1	Blocker for eyeglass lenses	2009-12-15	2023-12-15	Granted	National Optronics, Inc.
US	US5626511A	Combination lens edger, polisher, and safety beveler, tool therefor and use thereof	1997-05-06	2014-10-03	Expired	National Optronics, Inc.
US	US6203409B1	Combination lens edger, polisher, and safety beveler, tool therefor and use thereof	2001-03-20	2014-10-03	Expired	National Optronics, Inc.
US	US 7,029,378	Combination router-end mill cutter tool, edger with combination tool, and method of edging eyeglass lenses	April 18, 2006	2024-10-14	Granted	National Optronics, Inc.
US	US 7,338,350	Combination router-end mill cutter tool, edger with combination tool, and method of edging eyeglass lenses	March 4, 2008	2024-10-14	Granted	National Optronics, Inc.
EP	EP 1799399	Combination router-end mill	August 13, 2014	2025-10-13	Granted	National Optronics, Inc.

COUNTRY	PATENT NUMBER	TITLE	ISSUE DATE	EXPIRATION/LAPSE DATE	STATUS	CURRENT ASSIGNEE
		cutter tool, edger with combination tool, and method of edging eyeglass lenses				
DE	From EP 1799399	Combination router-end mill cutter tool, edger with combination tool, and method of edging eyeglass lenses	August 13, 2014	2025-10-13	Granted	National Optronics, Inc.
ES	From EP 1799399	Combination router-end mill cutter tool, edger with combination tool, and method of edging eyeglass lenses	August 13, 2014	2025-10-13	Granted	National Optronics, Inc.
IT	From EP 1799399	Combination router-end mill cutter tool, edger with combination tool, and method of edging eyeglass lenses	August 13, 2014	2025-10-13	Granted	National Optronics, Inc.
ES	ES2508767T3	Combination router-end mill cutter tool, edger with combination tool, and method of edging eyeglass lenses	2014-10-16	2025-10-13	Granted	National Optronics, Inc.
US	USD505141	Computer generated alignment	2005-05-17		Expired	National Optronics, Inc.

COUNTRY	PATENT NUMBER	TITLE	ISSUE DATE	EXPIRATION/LAPSE DATE	STATUS	CURRENT ASSIGNEE
		markings for lens blank displayed on a display		2019-05-17		
US	USD519134S1	Computer generated alignment markings for lens blank displayed on a display	2006-04-18	2020-04-18		National Optronics, Inc.
US	US 6,481,109	Control system for eyeglass tracer	2002-11-19	2019-03-17	Lapsed	National Optronics, Inc.
US	USD582948	Eyeglass frame and lens tracer for processing eyeglass lenses	2008-12-16	2022-12-16	Granted	National Optronics, Inc.
US	USD435053	Eyeglass frame tracer	2000-12-12	2014-12-12	Expired	National Optronics, Inc.
US	US 7,874,079	Holding mechanism for use with an ophthalmic tracer, and method	January 25, 2011	2028-11-08	Granted	National Optronics, Inc.
US	US 8,091,244	Holding mechanism for use with an ophthalmic tracer, and method	January 10, 2012	2028-02-06	Granted	National Optronics, Inc.
US	US 8,322,042	Holding mechanism for use with an ophthalmic tracer, and method	December 4, 2012	2028-02-06	Granted	National Optronics, Inc.
US	US 8,656,602	Holding mechanism for use with an ophthalmic tracer, and method	February 25, 2014	2028-02-06	Granted	National Optronics, Inc.
EP	EP 2117772	Holding mechanism for	September 25, 2013	2028-02-06	Granted	National Optronics, Inc.

COUNTRY	PATENT NUMBER	TITLE	ISSUE DATE	EXPIRATION/LAPSE DATE	STATUS	CURRENT ASSIGNEE
		use with an ophthalmic tracer, and method				
IT	From EP 2117772	Holding mechanism for use with an ophthalmic tracer, and method	September 25, 2013	2028-02-06	Granted	National Optronics, Inc.
FR	From EP 2117772	Holding mechanism for use with an ophthalmic tracer, and method	September 25, 2013	2028-02-06	Granted	National Optronics, Inc.
ES	ES2432791T3	Holding mechanism for use with an ophthalmic tracer, and method	2013-12-05	2028-02-06	Granted	National Optronics, Inc.
US	US 6,869,333	Lens blank alignment and blocking device and method	March 22, 2005	2022-11-20	Granted	National Optronics, Inc.
US	US 7,193,714	Lens blank alignment and blocking device and method	March 20, 2007	2022-12-01	Granted	National Optronics, Inc.
US	US 7,369,238	Lens blank alignment and blocking device and method	May 6, 2008	2022-09-11	Granted	National Optronics, Inc.
US	USD489825	Lens blocker	2004-05-11	2018-05-11	Expired	National Optronics, Inc.
US	US 7,454,264	Method of beveling an ophthalmic lens blank, machine programmed therefor, and	November 18, 2008	2026-12-08	Granted	National Optronics, Inc.

COUNTRY	PATENT NUMBER	TITLE	ISSUE DATE	EXPIRATION/LAPSE DATE	STATUS	CURRENT ASSIGNEE
		computer program				
US	US 7,643,899	Method of beveling an ophthalmic lens blank, machine programmed therefor, and computer program	January 5, 2010	2026-11-29	Granted	National Optronics, Inc.
US	US 7,970,487	Method of calibrating an ophthalmic processing device, machine programmed therefor, and computer program	June 28, 2011	2030-04-28	Granted	National Optronics, Inc.
US	US 8,386,068	Method of calibrating an ophthalmic processing device, machine programmed therefor, and computer program	February 26, 2013	2026-11-30	Granted	National Optronics, Inc.
US	US 8,630,731	Method of calibrating an ophthalmic processing device, machine programmed therefor, and computer program	January 14, 2014	2026-11-30	Granted	National Optronics, Inc.
US	US 7,392,108	Method of controlling an edger device, machine programmed to	2008-06-24	2026-08-29	Granted	National Optronics, Inc.

COUNTRY	PATENT NUMBER	TITLE	ISSUE DATE	EXPIRATION/LAPSE DATE	STATUS	CURRENT ASSIGNEE
		edge an ophthalmic lens blank, and computer program				
US	US 7,463,944	Method of grooving and drilling an ophthalmic lens blank, machine programmed therefor, and computer program	2008-12-09	2026-08-29	Granted	National Optronics, Inc.
US	US 7,198,436	Multi-blade router tool, edger with multi-blade router tool, and method of edging eyeglass lenses	April 3, 2007	2024-10-14	Granted	National Optronics, Inc.
US	US 7,571,526	Multi-blade router tool, edger with multi-blade router tool, and method of edging eyeglass lenses	August 11, 2009	2024-11-10	Granted	National Optronics, Inc.
EP	EP 1799383 (Validated in Germany and Italy)	Multi-blade router tool, edger with multi-blade router tool, and method of edging eyeglass lenses	May 27, 2015	2025-10-14	Granted	National Optronics, Inc.
DE	From EP 1799383 (No. 60 2005 046 657.6)	Multi-blade router tool, edger with multi-blade router tool, and method of edging	May 27, 2015	2025-10-14	Granted	National Optronics, Inc.

COUNTRY	PATENT NUMBER	TITLE	ISSUE DATE	EXPIRATION/LAPSE DATE	STATUS	CURRENT ASSIGNEE
		eyeglass lenses				
IT	From EP 1799383	Multi-blade router tool, edger with multi-blade router tool, and method of edging eyeglass lenses	May 27, 2015	2025-10-14	Granted	National Optronics, Inc.
ES	ES2539630T3	Multi-blade router tool, edger with multi-blade router tool, and method of edging eyeglass lenses	2015-07-02	2025-10-14		National Optronics, Inc.
US	US 10,307,881	Ophthalmic lens processing apparatus with improved user accessibility	June 4, 2019	2037-09-16	Granted	National Optronics, Inc.
CA	CA 3,053,751	Ophthalmic lens processing apparatus with improved user accessibility	August 15, 2019	2037-02-23	Pending	National Optronics, Inc.
EP	EP17709856.3	Ophthalmic lens processing apparatus with improved user accessibility	Not published yet (filed 8/14/19)		Pending	National Optronics, Inc.
US	US6428401	Quick-release lens clamp pad assembly for use in eyeglass lens processing	2001-07-10	2019-03-11	Expired	National Optronics, Inc.
US	US 6,846,078	System and method for aligning reference marks on a lens blank using adjustable alignment	January 25, 2005	2023-01-08	Granted	National Optronics, Inc.

COUNTRY	PATENT NUMBER	TITLE	ISSUE DATE	EXPIRATION/LAPSE DATE	STATUS	CURRENT ASSIGNEE
		marks				
US	US 7,080,907	System and method for aligning reference marks on a lens blank using adjustable alignment marks	July 25, 2006	2022-09-11	Granted	National Optronics, Inc.
US	US6243960	Tracer, clamp and object engager for holding and tracing a lens mount of an eyeglass frame, a lens, and/or a lens pattern, to reliably detect a shape thereof even when the shape includes high wrap	2001-06-12	2019-03-16	Expired	National Optronics, Inc.
US	US6618952B2	Tracer, clamp and object engager for holding and tracing a lens mount of an eyeglass frame, a lens, and/or a lens pattern, to reliably detect a shape thereof even when the shape includes high wrap	2003-09-16	2019-03-16	Expired	National Optronics, Inc.
EP	EP1037008B8	Tracer, clamp and object engager for holding and tracing a lens mount of an eyeglass frame,	2008-07-16	2020-03-10	Granted	National Optronics, Inc.

COUNTRY	PATENT NUMBER	TITLE	ISSUE DATE	EXPIRATION/LAPSE DATE	STATUS	CURRENT ASSIGNEE
		a lens, and/or a lens pattern, to reliably detect a shape thereof even when the shape includes high wrap				
EP	EP1854584B1	Tracer, clamp and object engager for holding and tracing a lens mount of an eyeglass frame, a lens, and/or a lens pattern, to reliably detect a shape thereof even when the shape includes high wrap	2011-10-12	2020-03-10	Granted	National Optronics, Inc.
DE	DE60038708T 2	Tracer, clamp and object engager for holding and tracing a lens mount of an eyeglass frame, a lens, and/or a lens pattern, to reliably detect a shape thereof even when the shape includes high wrap	2009-04-16	2020-03-10	Granted	National Optronics, Inc.
JP	JP4729157B2	Tracer, clamp and object engager for holding and tracing a lens mount of an eyeglass frame, a lens, and/or a lens pattern, to reliably detect a shape thereof	2011-04-22	2020-03-14	Granted	National Optronics, Inc.

COUNTRY	PATENT NUMBER	TITLE	ISSUE DATE	EXPIRATION/LAPSE DATE	STATUS	CURRENT ASSIGNEE
		even when the shape includes high wrap				
CA	CA2298341C	Tracer, clamp and object engager for holding and tracing a lens mount of an eyeglass frame, a lens, and/or a lens pattern, to reliably detect a shape thereof even when the shape includes high wrap	2010-04-20	2020-02-14	Granted	National Optronics, Inc.

TRADEMARKS

Trademark	Country	Registration No.	Goods/Services Description
4T	United States	3,041,612	IC 007. US 013 019 021 023 031 034 035. G & S: Tracing machines for eyeglass lenses.
NATIONAL OPTRONICS	United States	3,412,815	IC 007. US 013 019 021 023 031 034 035. G & S: Machines for manufacturing eyeglass lenses. FIRST USE: 19900101. IC 009. US 021 023 026 036 038. G & S: Computer software for eyeglass lens manufacturing.
2G	United States	3041606	IC 007. US 013 019 021 023 031 034 035. G & S: Tracing machines for eyeglass lenses.
DIMENSION	United States	3768803	IC 007. US 013 019 021 023 031 034 035. G & S: Machines for manufacturing eyeglass lenses.
NATIONAL OPTRONICS	Europe	4752713	7 Machines for manufacturing eyeglass lenses.
OPTRONICS	United States	2370085	IC 007. US 013 019 021 023 031 034 035. G & S: EYEGLASS LENS EDGING MACHINES, EYEGLASS LENS FRAME TRACING MACHINES, AND EYEGLASS LENS GENERATING MACHINES.
OPTRONICS	Europe	005284757	7 Eyeglass

			manufacturing machines; eyeglass lens edging machines; eyeglass lens frame tracing machines; eyeglass lens generating machines.
HORIZON	United States	1711261	IC 009. US 023 026. G & S: optical lens grinding machines.
HELIX	Europe	008514077	7 Machines for making eyeglasses.

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TECHNOLOGY

DOMAIN NAMES

EXHIBIT B
BILL OF SALE?

EXHIBIT C

PATENT DEED OF ASSIGNMENT

THIS PATENT ASSIGNMENT (the "Assignment") effective as of October __, 2020 ("Effective Date"), is by and between NATIONAL OPTRONICS, INC. ("Assignor") and DAC VISION INCORPORATED (d/b/a "DAC TECHNOLOGIES"), a Texas corporation ("Assignee").

WHEREAS, Assignors desire to assign to Assignee, and Assignee desires to acquire, all of Assignors' rights, title and interest in and to the Patents set forth in EXHIBIT A (collectively, the "Patents").

NOW, THEREFORE, in consideration of the mutual promises herein contained, and for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the Parties agree as follows:

1. ASSIGNMENT.

Assignor hereby sells, assigns, transfers, conveys, and delivers to Assignee, its successors, and assigns, all of Assignors' rights, title, and interest in, to, and under, the Patents, including: (a) said inventions and worldwide rights therein; (b) said applications, including all divisions, reissues, reexaminations, continuations, continuations-in-part, renewals, substitutions and extensions thereof, (c) all United States and foreign Patents which shall issue on said inventions, including all reissues, renewals and extensions thereof, for the United States, its territories and possessions and all foreign countries, including the right to file corresponding applications for Letters Patent on said inventions in any and all foreign countries, and to claim priority under any and all treaties and conventions to which the United States of America is signatory including the Paris Convention for the Protection of Industrial Property for such corresponding applications, or any division, continuation or substitution thereof, as well as all causes of action, rights, and remedies arising under any of the foregoing, including but not limited to the right to sue and recover for past, present and future infringement of any of the foregoing; and (d) all Patents or similar legal protection issuing thereon, and in and to all income, royalties, damages, claims, and payments now or hereafter due or payable with respect to any of the foregoing, and in and to all causes of action, either at law or in equity, for past, present, or future infringement of any of the foregoing, and in and to all rights corresponding to the foregoing throughout the world.

Assignor hereby agrees to, at any time upon the request and at the expense of said Assignee, execute and deliver any and all papers and do all lawful acts that may be necessary or desirable, in the opinion of said Assignee, to enable and assist said Assignee to (a) obtain additional Letters Patent, both domestic and foreign, on said inventions; (b) establish, maintain and secure title in said Assignee, its successors and assigns, to said inventions, applications and Patents, including making such title of lawful public record; and (c) defend, establish or otherwise preserve the validity of said Patents against any and all infringers, and perform such other acts as are necessary to give full force and effect to this assignment.

2. RECORDALS/FURTHER ASSURANCES.

Assignee shall record this Assignment with the United States Patent and Trademark Office with respect to the Patents set forth in EXHIBIT A. Assignors shall execute and deliver to Assignee all such further instruments, assignments, assurances and other documents, and perform such other acts, as Assignee may reasonably request or as may be necessary to more fully assign and convey to and vest in Assignee the rights herein assigned.

3. ORIGINALS/COUNTERPARTS.

This Assignment may be executed in counterparts, each of which when executed shall be deemed to be an original but all of which taken together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the Assignors has caused this Assignment to be executed by a duly authorized representative as of the Effective Date.

ASSIGNOR:

NATIONAL OPTRONICS, INC.

By: _____

Name: Nicolas Poulain

Title: Vice President
Regional Finance -- AMERICAS
Essilor Instruments Division
on behalf of National Optronics, Inc.

Date: 10.19.2020

Mailing Address: 100 Avon Street,
Charlottesville, Virginia 22902 USA

STATE OF _____)
COUNTY OF _____)

On _____, 2020, before me, personally appeared _____, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to in the within instrument, and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument the person or the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

Notary Signature

Typed or Printed Name of Notary

Commission Expires: _____

EXHIBIT D
COPYRIGHT ASSIGNMENT

EXHIBIT E
TRADEMARK ASSIGNMENT

WHEREAS, **NATIONAL OPTRONICS, INC.** (hereinafter referred to as Assignor), having its principal place of business at 100 Avon Street, Charlottesville, Virginia 22902, has adopted, owned and used, and is the owner of all right, title, and interest in the trademark of attached Exhibit1 that is registered in the United States Patent and Trademark Office;

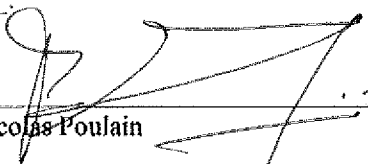
AND DAC VISION INCORPORATED (d/b/a "**DAC TECHNOLOGIES**") (hereinafter referred to as Assignee), having its principal place of business at 3630 W. Miller Road, Suite 350, Garland, Texas 75041, is interested in acquiring all right, title and interest in and to said trademark, including the appurtenant goodwill associated with said trademark registration;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Assignor hereby assigns and transfers unto Assignee its entire worldwide right, title and interest in and to said trademark registration set forth in Exhibit1, together with the goodwill of the business associated therewith and all claims for past infringement.

Assignor hereby authorizes and requests the officials of the United States Patent and Trademark Office, and any corresponding foreign trademark office, to issue any and all registrations and renewals for said trademark to Assignee, its successors and assigns, and to record this Assignment.

IN TESTIMONY WHEREOF, I have hereunto signed and sealed this Assignment,
which shall be effective as of _____

Date: 10.19.2010


By: Nicolas Poulain

Title: Vice President
Regional Finance -- AMERICAS
Essilor Instruments Division
on behalf of National Optronics, Inc.

Witnessed by: 

TRADEMARKS

Trademark	Country	Registration No.	Goods/Services Description
4T	United States	3,041,612	IC 007. US 013 019 021 023 031 034 035. G & S: Tracing machines for eyeglass lenses.
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2G	United States	3041606	IC 007. US 013 019 021 023 031 034 035. G & S: Tracing machines for eyeglass lenses.
DIMENSION	United States	3768803	IC 007. US 013 019 021 023 031 034 035. G & S: Machines for manufacturing eyeglass lenses.
NATIONAL OPTRONICS	Europe	4752713	7 Machines for manufacturing eyeglass lenses.
OPTRONICS	United States	2370085	IC 007. US 013 019 021 023 031 034 035. G & S: EYEGLOSS LENS EDGING MACHINES, EYEGLOSS LENS FRAME TRACING MACHINES, AND EYEGLOSS LENS GENERATING MACHINES.
OPTRONICS	Europe	005284757	7 Eyeglass manufacturing machines; eyeglass lens edging machines; eyeglass lens frame tracing machines; eyeglass lens generating machines.
HORIZON	United States	1711261	IC 009. US 023 026. G & S: optical lens grinding machines.
HELIX	Europe	008514077	7 Machines for making eyeglasses.

EXHIBIT F
DOMAIN NAME ASSIGNMENT