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U.S. DEPARTMENT OF COMMERCE Fatent and Traplehark Office

08-06-1998



RSHEET

8-4-98				
To the Honorable Commissioner 6. 10078607	Please record the attached original documents or copy thereof			
10 110 110 100 100 100 100 100 100 100	and a second with the second s			
1. Name of conveying party(ies):	2. Name and address of receiving party(ies):			
BOVAR ENGINEERED PRODUCTS PARTNERSHIP	Name: AMETEK, Inc.			
	Internal Address:			
	Street Address: Station Square			
Additional name(s) of conveying party(ies) attached? YES NO	City: Paoli State: PA ZIP: 19301-1391			
3. Nature of Conveyance:	Additional name(s) & address(es) attached YES NO			
Assignment				
Security Agreement Change of Name				
Correction of Assignment Recordation				
(previously recorded at Reel Frame).				
Other				
Execution Date: April 30, 1998				
4. Application number(s) or patent number(s):				
If this document is being filed together with a new appli	B. Patent Number(s) 4,946,288			
A. Patent Application Number(s)	D. Patent Number(s) 4,940,288			
*.dditional number(s) attached?				
5 Name and address of neutral subsequences	6. Total number of applications and patents involved: 1			
5.Name and address of party to whom correspondence concerning document should be mailed:				
•				
Name: Christopher R. Lewis	7. T. 15. (07.0VP) 2.41)			
Internal Address: Ratner & Prestia	7. Total fee (37 CFR 3.41): \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\			
Street Address: Suite 301, One Westlakes, Berwyn P.O. Box 980	Enclosed			
City: Valley Forge State: PA ZIP: 19482-0980	Authorized to be charged to deposit account			
City. Yantey Torge State. 212 211. 15102 0500	8 Deposit account number: 18-0350			
	(Attach duplicate copy of this page if paying by deposit account.)			
DO NOT US	SE THIS SPACE			
9. Statement and signature				
	ormation is true and correct and any attached copy is a true copy			
of the original document.	ormanon is it to tall corross and any all corresponds copy is a finite copy			
Christopher R. Lewis	2 18 62 3/0011 91			
Name of Person Signing Signature	Dates			
36,201	8 0 4.			
Registration, No.	529			
L	ach this portion ion to: catents and Trademarks ssignments on, D.C. 20231			
OMB No. 0651-0011 (exp. 4/94)	ach this portion			
Do not detach this portion Mail documents to be recorded with required cover sheet information to:				
Commissioner of Patents and Trademarks				
	ssignments \(\frac{\fin}}}}{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac}{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac{\frac}{\frac}}}}{\frac}}}}{\fint}}}}}}}}}{\frac{\			
Washington, D.C. 20231				
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ASSIGNMENT OF PATENTS AND PATENT APPLICATIONS

Pursuant to an Asset Purchase Agreement dated April 6, 1998 (the "Agreement"; terms defined in the Agreement shall have the same meaning when used herein unless otherwise defined herein), by and between AMETEK, Inc., a Delaware corporation ("Buyer"), and BOVAR Inc., a corporation incorporated under the laws of the province of Alberta, Canada ("Seller"), providing, among other things, for the sale by Seller to Buyer of substantially any and all assets, properties, rights of Seller related to, used in or comprising the business of the Division, other than the Excluded Assets, Seller has agreed to sell, convey, transfer and deliver and/or to cause to be sold, conveyed, transferred, assigned and delivered to Buyer, its successors and assigns, any and all right, title and interest of BOVAR Engineered Products Partnership, a Canadian partnership ('Seller Party"), in, to and under any and all patents and applications therefor used in the conduct of the Division, including, without limitation, those patents and applications therefor set forth on Schedule 4.12 to the Agreement (such patents and applications therefor and other patents and applications required to be assigned to Buyer pursuant to the Agreement being hereinafter called the "Assigned Patents and Applications").

NOW THEREFORE, Seller Party, for and in consideration of One Dollar (\$1.00), the mutual promises contained in the Agreement and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be bound hereby, for itself, its successors and assigns, hereby sells, assigns, and transfers to Buyer and its successors and assigns, any and all of the Seller Party's rights, title and interest in and to the Assigned Patents and Applications set forth on Schedule A annexed hereto and the inventions therein, including any divisions, continuations-in-part, continuations, non-provisionals, or other continuing applications of all Assigned Applications, and any reissues or re-examinations of all Assigned Patents, and including all rights to claim priority of the Assigned Patents and Applications, and including all rights to file foreign applications corresponding to the Assigned Patents and Applications, together with all claims for damages by reason of past infringement of said patents, with the right to sue for, and collect the same for its own use and enjoyment, and for the use and enjoyment of its successors and assigns, the same to be held and enjoyed by Buyer, its successors and assigns, to the full end of the terms thereof.

The undersigned hereby expressly warrants to Buyer that it is the sole owner of the entire right, title, and interest in and to said Assigned Patents and Applications and that said patents and patent applications are not subject to any lien or claim, license, assignment, sale, agreement, royalty arrangement or dispute, and Seller Party has paid all necessary maintenance fees and annuities thereon.

Seller Party agrees, at any time and from time to time after delivery hereof, upon Buyer's request, to supply all information and evidence, of which Seller has knowledge or possession, related to the making and practice of the inventions

PATENT REEL: 9350 FRAME: 0541 described in the Assigned Patents and Applications; to testify in any legal proceeding relating to the Assigned Patents and Applications; and to execute all instruments and do such other acts as may be necessary and proper to patent any of the inventions of the Assigned Patents and Applications.

Seller Party agrees, at any time and from time to time after delivery hereof, upon Buyer's request, to do, execute, acknowledge and deliver, or to cause to be done, executed, acknowledged and delivered, all such further acts, assignments, transfers, conveyances, powers of attorney and assurances as may be required for the better assigning, transferring, conveying and confirming to Buyer, or to its successors and assigns, of, or for obtaining the benefits of, any or all of the Assigned Patents.

Nothing herein contained shall be deemed to release Seller or Seller Party in any way from any of its obligations under the Agreement other than those performed by this instrument, or shall affect in any way the respective rights and obligations of Buyer and Seller or Seller Party as set forth in the Agreement.

This instrument shall be binding on Seller Party and its successors and assigns and shall inure to the benefit of Buyer and its successors and assigns.

IN WITNESS WHEREOF, the undersigned has caused this Assignment of Assigned Patents and Applications to be duly executed as of the 30th day of April, 1998.

BOVAR ENGINEERED PRODUCTS PARTNERSHIP

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SCHEDULE A

SPECTRASCAN PATENTS

Number	Title	Ctry.	Owner
60/020325 (Applic.)	"Apparatus and Method for Measuring Gases Using a Heated Gas Probe and Closely Coupled Measurement Chambe	CA er"	BEP
60/020327 (Applic.)	"Apparatus and Method for Measuring Gases Using an Athermal Optical Multipass Cell"	CA	BEP

DEW POINT MONITOR PATENTS

Number	Title	Ctry.	Owner
11280910	"Dew Point Analyzer"	CA	BEP
4946288	"Dew Point Analyzer"	US	BEP
0257806	"Dew Point Analyzer"	UK	BEP
0257806	"Dew Point Analyzer"	Netherlands	BEP
0257806	"Dew Point Analyzer"	France	BEP
P3781746	"Dew Point Analyzer"	Germany	BEP

PATENT REEL: 9350 FRAME: 0543