FORM PTO-1619A Expires 06/30/99 OMB 0651-0027

10-29-1998



U.S. Department of Commerce Patent and Trademark Office **PATENT** 211:14

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| 2 | TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies). | | | | | |
| COM | Submission Type | Conveyance Type | | | | |
| | X New | Assignment X Security Agreement | | | | |
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| | Conveying Party(ies) | Mark if additional names of conveying parties attached Execution Date Month Day Yea | | | | |
| | Name (line 1) Envirotest Acquis | sition Corp. 10/16/98 | | | | |
| | Name (line 2) | | | | | |
| | Second Party | Execution Date Month Day Ye: | | | | |
| į | Name (line 1) | | | | | |
| | Name (line 2) | | | | | |
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| | | Mark if additional names of receiving parties attached | | | | |
| | Name (line 1) Credit Suisse Fir | is an assignment and | | | | |
| | Name (line 2) | receiving party is not domiciled in the Unite | | | | |
| | Address (line 1) Madison Avenue | States, an appointment of a domestic | | | | |
| | Address (line 1) 11 Madison Avenue | (Designation must be | | | | |
| | Address (line 2) | separate document fr Assignment.) | | | | |
| | Address (line 3) New York | Non York 197 | | | | |
| - | City | New York, USA 10010 State/Country Zip Code | | | | |
| | Domestic Representative Name and | Address Enter for the first Receiving Party only. | | | | |
| | Name | | | | | |
| | Address | | | | | |
| | Address (line 1) | | | | | |
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| | Address (line 3) | | | | | |
| | Address (line 4) | | | | | |
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| 000 | SSHITH 00000091 5151654 | FOR OFFICE USE ONLY | | | | |
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| FORM PTO-1619B Expires 06/30/99 OMB 0651-0027 | Page 2 | U.S. Department of Commerce Patent and Trademark Office PATENT | | | | |
|--|--|--|--|--|--|--|
| Correspondent Name and Address | Area Code and Telephone Number | er (212) 735-4133 | | | | |
| Name James Talbot | | | | | | |
| Address (line 1) Skadden Arps Slat | e Meagher & Flom LLP | | | | | |
| Address (line 2) New York, New Yor | k 10022 | | | | | |
| Address (line 3) USA | | | | | | |
| Address (line 4) | | | | | | |
| Pages Enter the total number of procluding any attachment | pages of the attached conveyance do | cument # 8 | | | | |
| Application Number(s) or Patent Nu | | k if additional numbers attached | | | | |
| Enter either the Patent Application Number or th Patent Application Number(s) | | tent Number(s) | | | | |
| Tatelle Application Italiaes (3) | 5,151,654 | | | | | |
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| If this document is being filed together with a new Pasigned by the first named executing inventor. | atent Application, enter the date the patent appli | cation was Month Day Year | | | | |
| Patent Cooperation Treaty (PCT) | PCT PCT | PCT | | | | |
| Enter PCT application number only if a U.S. Application Number | | | | | | |
| has not been assigned. | PCT PCT PCT | PCT | | | | |
| Number of Properties Enter the | total number of properties involved. | # 1 | | | | |
| Fee Amount Fee Amour | nt for Properties Listed (37 CFR 3.41) | : \$ 40.00 | | | | |
| Method of Payment: End Deposit Account | closed X Deposit Account | | | | | |
| (Enter for payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number: # | | | | | | |
| | Authorization to charge additional fees: | Yes No | | | | |
| Statement and Signature | | | | | | |
| To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein. | | | | | | |
| Francis Hsueh | Framil/ | 10/20/98 | | | | |
| Name of Person Signing | Signature | Date | | | | |

GRANT OF PATENT SECURITY INTEREST

WHEREAS, Envirotest Systems Corp, a Delaware corporation, Envirotest Acquisition Corp., a Delaware corporation, and Environmental Systems Products, Inc., a Delaware corporation (collectively "Grantors"), own and use in their business, and will in the future adopt and so use, various intangible assets, including the Patents (as defined below); and

WHEREAS, Environmental Systems Products Holdings Inc., a Delaware corporation (the "Company"), has entered into a Credit Agreement dated October 15, 1998 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement") with EnviroSystems Corp., a Delaware corporation, the banks, the financial institutions and other entities named therein (collectively, together with their respective successors and assigns party to the Credit Agreement from time to time, the "Lenders"), Credit Suisse First Boston ("CSFB"), as the Administrative Agent and the Collateral Agent, DLJ Capital Funding Inc., as the Syndication Agent, and CSFB and Donaldson, Lufkin & Jenrette Securities Corporation, as the Arrangers, pursuant to which Lenders have made certain commitments, subject to the terms and conditions set forth in the Credit Agreement, to extend certain credit facilities to the Company; and

WHEREAS, the Company may from time to time enter, or may from time to time have entered, into one or more Interest Rate Agreements (collectively, the "Lender Interest Rate Agreements") with one or more Lenders (in such capacity, collectively, "Lender Counter-parties"); and

WHEREAS, each Grantor has executed and delivered that certain Subsidiary and Parent Guaranty or the Foreign Subsidiary Guaranty, as applicable, dated as of the date hereof (said Subsidiary and Parent Guaranty and the Foreign Subsidiary Guaranty, as each may hereafter be amended, supplemented or otherwise modified from time to time, being the "Guaranty") in favor of the Administrative Agent for the benefit of Lenders and any Lender Counterparties, pursuant to which each Grantor has guarantied the prompt payment and performance when due of all obligations of the Company under the Credit Agreement and the other Loan Documents and all obligations of the Company under the Lender Interest Rate Agreements, including without

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limitation the obligation of the Company to make payments thereunder in the event of early termination thereof; and

WHEREAS, pursuant to the terms of a Security Agreement dated as of the date hereof (as amended, supplemented or otherwise modified from time to time, the "Security Agreement"), among the Grantors, the Collateral Agent and the other grantors named therein, each Grantor has agreed to create in favor of the Collateral Agent a secured and protected interest in, and the Collateral Agent has agreed to become a secured creditor with respect to, the Patents (as defined below);

NOW, THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, subject to the terms and conditions of the Credit Agreement and the Security Agreement, each Grantor hereby assigns to the Collateral Agent and hereby grants to the Collateral Agent a security interest in all of Grantor's right, title and interest in and to the following, in each case whether now or hereafter existing or in which Grantor now has or hereafter acquires an interest and wherever the same may be located (the "Patent Collateral"):

- (i) all rights, title and interest in and to all patents and patent applications under any domestic, international, or foreign law that are presently, or in the future may be, owned or held in whole or in part by such Grantor (including, without limitation, the patents and patent applications listed in Schedule A, as the same may be amended pursuant hereto from time to time), and all reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof including all proceeds thereof (such as, byway of example and not by limitation, license royalties and proceeds of infringement suits) and the right (but not the obligation), to sue for past, present, and future infringements in the name of such Grantor or in the name of the Collateral Agent or Lenders (collectively, the "Patents");
- (ii) all accounts, contract rights, chattel paper, documents, instruments, general intangibles and other rights and obligations of any kind owned by or owing to such Grantor which relate in any way to Patents, including, but not limited to, the exclusive Patent licenses which appear on schedule l(d) to the Security Agreement, and all rights in, to, and under all security agreements, leases and other contracts securing or otherwise relating to any such accounts, contract rights, chattel paper, documents, instruments, general intangibles or other obligations (collectively, the "Related Obligations"); and

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(iii) all proceeds, products, rents and profits of or from any and all of the foregoing Patents and Related Obligations and, to the extent not otherwise included, all payments under insurance (whether or not the Collateral Agent is the loss payee thereof), or any indemnity, warranty or guaranty, payable by reason of loss or damage to or otherwise with respect to any of the foregoing Patents and Related Obligations. For purposes of this Grant of Patent Security Interest, the term "proceeds" includes whatever is receivable or received when Patents and Related Obligations or proceeds are sold, exchanged, collected or otherwise disposed of, whether such disposition is voluntary or involuntary.

Notwithstanding anything herein to the contrary, in no event shall the Patent Collateral include, and each Grantor shall not be deemed to have granted a security interest in, any of Grantor's rights or interests in any license, contract or agreement to which such Grantor is a party or any of its rights or interests thereunder to the extent, but only to the extent, that such a grant would, under the terms of such license, contract or agreement or otherwise, result in a breach of the terms of, or constitute a default under such license, contract or agreement; provided, that immediately upon the ineffectiveness, waiver, lapse or termination of any such provision, the Patent Collateral shall include, and such Grantor shall be deemed to have granted a security interest in, all such rights and interests as if such provision had never been in effect.

Each Grantor does hereby further acknowledge and affirm that the rights and remedies of the Collateral Agent with respect to the security interest in the Patent Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

IN WITNESS WHEREOF, the Grantors have caused this Grant of Patent Security Interest to be duly executed and delivered by its officer thereunto duly authorized as of the 16th day of October, 1998.

ENVIROTEST SYSTEMS CORP.

Name:

Title:

ENVIROTEST ACQUISITION CORP.

Name: Title:

ENVIRONMENTAL SYSTEMS PRODUCTS, INC.

Name:

Title:

SCHEDULE A TO GRANT OF PATENT SECURITY INTEREST

| Owner | Invention | Patent No. | Issue Date |
|--|---|------------|------------|
| l(a) Envirotest Systems Corp (Solely Owned) | Apparatus and Method for Capturing, Storing, Retrievin and Displaying the Identifica and Location of Motor Vehice | tion | |
| | Emission Control Systems | 5,414,626 | 05/09/95 |
| | IR-Based Nitric Oxide Sensor Having Water Vapor Compensation | 5,418,366 | 05/23/95 |
| | Apparatus and Method for Non-intrusive Testing of Motor Vehicle Evaporative | | |
| | Fuel Systems | 5,425,266 | 06/20/95 |
| | Apparatus and Method for Non-intrusive Testing of Mo Vehicle Canister | tor | |
| | Purge System | 5,465,614 | 11/14/95 |
| | Integrated Ultraviolet and Integrated With Minimal Visible | i | |
| | Radiation | 5,563,420 | 10/06/96 |
| | Systems and Method for Determining Compliance Moving Vehicles with Emission-Concentration | of | |
| | Standards | 5,719,396 | 2/17/98 |

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Owner
Envirotest Systems Corp.
(Solely Owned) cont.

Invention

Patent No.

Issue Date

Unmanned Integrated

Optical Remote Emission Sensor (RES) for Motor

Vehicles

5,726,450

3/10/98

Analysis of Remote Emissions from

Vehicles

(08/806,870) (02/24/97)

Remote Vehicle Emissions

Analyzer and Light

Conveyance to Detectors
Through Fiber Optic Light

Tubes

5,644,133

07/01/97

Speed and Acceleration

Monitoring Device using

Visible Laser Beams (08/717/226) (09/26/96)

Infrared Remote Sensing for

Checking Vehicle Brake

Condition

(08/819,696) (03/12/97)

Vehicular Running Loss

Detecting System

(60/092,962) (07/15/98)

Apparatus and Method for

Effecting Wireless Discourse

Between Computer and

Technician in Testing Motor

Vehicle Emission Control

Systems

5,671,158

09/23/97

| <u>Owner</u> | Invention | Patent No. | Issue Date |
|---|---|---------------|------------|
| 1(b) Envirotest Systems Corp (Jointly Owned) | Remote Sensor Devic Monitoring Motor Ve Exhaust Systems | | 08/30/94 |
| | Remote Sensor Devic Monitoring Motor Ve Exhaust Systems with Speed Sampling | hicle High | 12/06/94 |
| | Optical Sensing Apparatus For Remote Measuring Exhaust G Composition of Movi Vehicles | as | 01/07/97 |
| | Device and Method for Measuring Temperature of Vehicle Exhaust 5,797,682 08/25/98 | | |
| 1(c) Envirotest Systems Corp (Owned pursuant to License Agreement w Hughes Aircraft dated 08/29/97) | ith l Maskable Bi-Level | | |
| | Correlators | 5,020,113 | 05/28/91 |
| | Automated License Pi Reader | (08/160,504) | (12/01/93) |
| | Ambient Light Automatic Gain Control for Electronic Imaging Cameras and | | |
| | the Like | 5,742,340 | 04/21/98 |

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PATENT REEL: 9525 FRAME: 0619

| <u>Owner</u> | Invention | Patent No. | Issue Date |
|------------------------------|---|---------------------|------------|
| 2. Envirotest Acquisition Co | rp. Tachometer System for Measuring the RPM of Internal Combustion I With no Physical or V Connection | of an Engine, | 09/29/92 |
| 3. Environmental Systems Pr | oducts | | |
| Inc. | Foot Pedal Force Transducer | 4,206,636 | 06/10/80 |
| | Relative Compression of an Asymmetric Internal | | |
| | Combustion Engine | 4,348,893 | 09/14/82 |
| | Graphic Display of E Cylinder Parameters | - | 11/29/83 |
| | Absolute Compressio Test | n 4,562,728 | 01/07/86 |
| | Deceleration Based Compression Test | 4,606,224 | 08/19/86 |
| | Graphic Display of T Advance Data | iming 5,034,893 | 07/23/91 |
| | Non-Intrusive Tachometer For Spark Ignition | | |
| | Autos | 5,043,659 | 08/27/91 |
| | Automotive Engine S Digitization | signal 5,063,515 | 11/05/91 |

RECORDED: 10/23/1998