PATENTS ONLY	-2001	PATENTS ONLY
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5.25.01 TOTI Pli 10173		r copy thereof
1. Name of conveying party(ies) Juan Ignacio VALPUESTA LANDA	2. Name an Name: T	d Address of receiving party(ies) Jooplast Hispania, S.A.
MAY 2 5 2007	Address:	Vial Acceso al Parque Tecnologico, 01510- MINANO MAYOR (Alava) Spain
Additional name(s) of conveying party(is consched 200 yes [XX]	No Additiona	I name(s) & address(es) attached? [] Yes [XX]
 Nature of conveyance: [XX] Assignment [] Change of Name [] Security Agreement [] Merger 	[] Other _	
Execution Date: <u>March 26, 2001</u>		
 Application number(s) or patent number(s). If this document i application is: Date 	is being filed together	with a new application, the execution date of the
A. Patent Application No(s).	B. Patent No	D(s).
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PATENT REEL: 011836 FRAME: 0075

Insert Name(s) of Inventors

(1-5)

(9)

(10)

ASSIGNMENT

(1) Juan Ignacio VALPUESTA LANDA

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(2)	
(3)	
(4)	
(5)	

In consideration of the sum of ten dollars (\$10.00) and other good and valuable considerations paid to each of the undersigned, the receipt of which is hereby acknowledged, each of the undersigned agrees to assign, and hereby does assign, and set over to

- (6)
 Insert Nume of Assignee
 (6)
 Tuboplast Hispania.S.A

 (7)
 Insert Address of Assignee
 (7)
 Vial Access al Parque T
 - (7) Vial Acceso al Parque Tecnologico, 01510-MIÑANO MAYOR

(hereinafter designated as the Assignee) the entire right, title and interest owned by the undersigned for the United States, its territories, dependencies and possessions, in the invention known as

(8) Insert Identification of Invention. such as Title. Case Number or Foreign Application Number

Insert Date of Signing

Alternative Identification for Filed Applications

of Application

(8) TAMPER PROOFING DEVICE APPLICABLE TO TUBE LID UNITS

for which the undersigned has filed or will file a provisional application, or for which undersigned has executed a non-provisional application for patent in the United States of America

(9) on _____

(10) U.S. Application Number

(Alava) Spain

filed February 26, 2001

and each of the undersigned also agrees to assign, and hereby does assign, transfer and set over to said assignee all provisional and non-provisional applications for patent and any original and reissued Letters Patent of the United States granted for said invention and any divisions, reissues, continuations and extensions thereof and in and to any Letters Patent that may be granted thereon, including the subject matter of any and all claims which may be obtained in every such patent.

1) Each of the undersigned agrees to execute all papers in connection with the application and any continuing or divisional or reissue applications thereof and also to execute separate assignments in connection with such applications as the Assignee may deem necessary or expedient or essential to its full protection and title in and to the invention hereby transferred.

and the interference which may be declared
 2) Each of the undersigned agrees to execute all papers necessary in connection with any interference which may be declared
 concerning this application or continuation or division or re-issue thereof and to cooperate with the Assignee in every way possible in obtaining

evidence and going forward with such interference. 3) Each of the undersigned agrees to perform all affirmative acts which may be necessary to obtain a grant of a valid United States

patent to the Assignee.
 4) Each of the undersigned agrees to communicate to the Assignee or representatives thereof any facts known to him or her especting the invention and improvements thereof, and will, upon request, but without expense to him or her, testify in any legal proceedings respecting the invention and improvements thereof, and will, upon request, but without expense to him or her, testify in any legal proceedings

regarding the invention. 5) Each of the undersigned hereby authorizes and requests the Commissioner of Patents to issue any and all Letters Patents of the 5) Each of the undersigned hereby authorizes and requests the Commissioner of Patents to issue any and all Letters Patents of the United States resulting from said application or any division or divisions or continuing applications thereof to the said Assignee, as Assignee of United States resulting from said application or any division or divisions or continuing applications thereof to the said Assignee, as Assignee of the entire interest, and hereby covenants that be or she has full right to convey the entire interest herein assigned, and that he or she has not executed and will not execute, any agreement in conflict herewith.

executed and will not execute, any agreement in continer material.
 6) Each of the undersigned hereby grants the firm of Browdy and Neimark the power to insert on this assignment any further identification which may be necessary or desirable in order to comply with the rules of the United States Patent Office for recordation of this identification which may be necessary or desirable in order to comply with the rules of the United States Patent Office for recordation of this identification.

document.
 7) This Assignment shall be binding upon the heirs, executors, administrators, and/or assigns of each of the undersigned, and shall inure to the benefit of the heirs, executors, administrators, successors and/or assigns of the Assignee.

In witness whereof, executed by each of the undersigned on the date opposite the name of the undersigned.

Signature of Inventor	2610312001) Date	(1)
Signature of Inventor) Date	
Signature of Inventor) Date	(3)
Signature of Inventor) Date	(4)
Signature of Inventor		5) Date	(5)
Witness		hite	Da

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RECORDED: 05/25/2001