FORM PTO-1595 U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office 101853921 Ri HEET **PATENTS ONLY** To the Honorable Commissioner of Patents and Trademarks. Please record the attached original documents or copy thereof. Name of conveying party(ies): Name and address of receiving party(ies): 1. Dan-Cheng Kong Don Sexton Name: ExxonMobil Oil Corporation Rick Rehkugler Street Address: 5200 Bayway Drive Additional name(s) of conveying party(ies) attached? City: Baytown State: Texas ZIP: 77520 ☐ Yes ⊠ No Nature of conveyance: 3. Additional name(s) & address(es) attached? \(\subseteq \) Yes \(\subseteq \) No Merger ☐ Other Execution Date: Dan-Cheng Kong - August 13, 2001 Don Sexton - August 20, 2001 Rick Rehkugler - August 13, 2001 4. Application number(s) or patent number(s): If this document is being filed together with a new application, the execution date of the application is: B. Patent No.(s) A. Patent Application No.(s) 09/829,745 Additional numbers attached? Yes ⊠ No Total number of applications and patents involved: [1] Name and address of party to whom correspondence 6. 5. concerning documents should be mailed: 7. Total fee (37 CFR 1.41): \$40.00 Rick F. James Name: Internal Address: ExxonMobil Chemical Company Law Technology \boxtimes Authorized to be charged to deposit account Mailing Address: P.O. Box 2149 City: Baytown State: Texas ZIP: 77522-2149 Deposit account number: 05-1712 DO NOT USE THIS SPACE 9. 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. September 17, 2001 Rick F. James Date Name of Person Signing Total number of pages including cover sheet, attachments, and document: [6] Mail documents to be recorded with required cover sheet information to: COMMISSIONER OF PATENTS AND TRADEMARKS **BOX ASSIGNMENT WASHINGTON DC 20231**

09/25/2001 GTON11 00000099 051712

09829745

01 FC:581 40.00 CH

ASSIGNMENT

INVENTOR or INVENTORS:

Dan-Cheng Kong	Don Sexton
Rick Rehkugler	

In consideration of One Dollar (\$1.00) and other good and valuable consideration, the receipt of and/or promise of payment which is hereby acknowledged, the undersigned person(s) named above, herein referred to as UNDERSIGNED, hereby agree(s) as follows:

1) UNDERSIGNED hereby assign(s) to ExxonMobil Oil Corporation, a corporation of New York, its successors, legal representatives and assigns, herein referred to collectively as ASSIGNEE, the entire right, title and interest, for the United States and all foreign countries, in and to UNDERSIGNED'S invention or improvement and to all patent applications and patents covering same which is described in a patent application entitled

Apparatus for Improving Film Machinability during Film Sealing,

said application having been executed on the 13 + 20 day(s) of 2001, and being further identified as Case No. 2001B027, U.S.S.N. 09/829,745, filed April 10, 2001; and all rights of priority created by said application under provisions of international conventions or treaties.

- 2) UNDERSIGNED agree(s) upon the request of ASSIGNEE to execute any and all applications for and documents relating to obtaining patents and the prosecution thereof for said invention or improvement, and any continuations of such applications or substitutes therefor or registrations thereof, and any specific separate assignments of any of the above required for recording in the United States Patent and Trademark Office and any foreign patent office that ASSIGNEE may deem necessary or expedient.
- 3) UNDERSIGNED agree(s) that in the event of any application based on said assigned invention or improvement, or patent issued thereon, or any reissue or application for the reissue thereof, becoming involved in priority of invention proceedings, UNDERSIGNED will cooperate with ASSIGNEE to the best of the ability of UNDERSIGNED in the matter of preparing and executing all documents and giving and producing evidence in support thereof.
- 4) UNDERSIGNED agree(s) to perform upon ASSIGNEE'S request any and all affirmative acts to obtain United States and foreign patents covering said invention or improvement and to vest all rights therein hereby conveyed to ASSIGNEE, as fully and as entirely as the same would have been held and enjoyed by UNDERSIGNED if this assignment and sale had not been made.
- 5) UNDERSIGNED hereby authorize(s) ASSIGNEE's attorney to insert at paragraph 1, in this instrument the date(s) on which UNDERSIGNED executed the Declaration for the above-referenced patent application, as well as the filing date and application number thereof when known.

OATE		Dan-Cheng Kong
DATE	8/20/01 	Witness Witness Witness
DATE		Rick Rehkugler

Witness

UNDERSIGNED'S NAME.

IN WITNESS WHEREOF, this assignment has been executed by UNDERSIGNED on the date opposite

ASSIGNMENT

INVENTOR or INVENTORS:

Dan-Cheng Kong	Don Sexton
Rick Rehkugler	

In consideration of One Dollar (\$1.00) and other good and valuable consideration, the receipt of and/or promise of payment which is hereby acknowledged, the undersigned person(s) named above, herein referred to as UNDERSIGNED, hereby agree(s) as follows:

1) UNDERSIGNED hereby assign(s) to ExxonMobil Oil Corporation, a corporation of New York, its successors, legal representatives and assigns, herein referred to collectively as ASSIGNEE, the entire right, title and interest, for the United States and all foreign countries, in and to UNDERSIGNED'S invention or improvement and to all patent applications and patents covering same which is described in a patent application entitled

Apparatus for Improving Film Machinability during Film Sealing,

said application having been executed on the 13 +20 day(s) of day(s) of 2001, and being further identified as Case No. 2001B027, U.S.S.N. 09/829,745, filed April 10, 2001; and all rights of priority created by said application under provisions of international conventions or treaties.

- 2) UNDERSIGNED agree(s) upon the request of ASSIGNEE to execute any and all applications for and documents relating to obtaining patents and the prosecution thereof for said invention or improvement, and any continuations of such applications or substitutes therefor or registrations thereof, and any specific separate assignments of any of the above required for recording in the United States Patent and Trademark Office and any foreign patent office that ASSIGNEE may deem necessary or expedient.
- 3) UNDERSIGNED agree(s) that in the event of any application based on said assigned invention or improvement, or patent issued thereon, or any reissue or application for the reissue thereof, becoming involved in priority of invention proceedings, UNDERSIGNED will cooperate with ASSIGNEE to the best of the ability of UNDERSIGNED in the matter of preparing and executing all documents and giving and producing evidence in support thereof.
- 4) UNDERSIGNED agree(s) to perform upon ASSIGNEE'S request any and all affirmative acts to obtain United States and foreign patents covering said invention or improvement and to vest all rights therein hereby conveyed to ASSIGNEE, as fully and as entirely as the same would have been held and enjoyed by UNDERSIGNED if this assignment and sale had not been made.
- 5) UNDERSIGNED hereby authorize(s) ASSIGNEE's attorney to insert at paragraph 1, in this instrument the date(s) on which UNDERSIGNED executed the Declaration for the above-referenced patent application, as well as the filing date and application number thereof when known.

UNDER	SIGNED'S NAN	ME.	·	
DATE	<u>Aug</u>	13, 2001 atri	Cia J. Rixing Witness	Dan-Cheng Kong
DATE				Don Sexton
				Don Sexton
			Witness	·
DATE	Aug	13, 2001	Puo C R	Rick Rehkugler
		the f	Pluncy Witness	

RECORDED: 09/20/2001

IN WITNESS WHEREOF, this assignment has been executed by UNDERSIGNED on the date opposite