PATENTS ONLY		といいご	DATENTOONLY
	го т		ATENTS PATENTS ONLY
Ple	<u>ase reι</u> 102480	5 14	r copy thereof.
1. Name of Party(ies) conveyin	g an interest:	12. Name and	Address of Party(ies) receiving an interest:
Lawrence Shane	INTRAVATOLA - \	Name: Internal Addres Street Addres City: State/Zip:	AIR SYSTEMS, INC. dba AIR SYSTEMS INTERNATIONAL, INC.
🔀 Assignment	Change of Name	Other:	
Security Agreement Execution Date: June 11, 200	☐ Merger		U.S. PTO 183645
4. Application number(s) or pate	ent number(s). Additional sh	eet attached? 🔲 \	Yes ⊠ No Ro
	Additional numbers a whom correspondence be mailed: EIN, PH.D., ESQ. GILSON & LIONE	ttached? Yes B. Patent No ttached? Yes 6. Number of a 7. Total fee (37 Enclose Authori 23-192 8. Please	date of the application is: No applications and patents involved: 1 CFR 3.41) \$40.00 ed zed to be charged to Deposit Account No.
	DO NOT USE	THIS SPACE	All to Bopook Account to Lo 1020.
			:
copy of the original documen Daniel B. Schein, Reg. No. 3 Name of Person Signing	i. 3,551 Sau	B. S.C.	June 12, 2003 Date ts, and document: 3
5/23/2003 LNUELLER 00000187 231925	29183645		
1 FC:8021 40.00 DA			

PATENT REEL: 014189 FRAME: 0114 ASSIGNMENT

WHEREAS, I, Lawrence Shane INTRAVATOLA (hereinafter "Assignor") have

invented: BLOWER, identified as Attorney Docket No.: 10396-54, and described in U.S.

provisional patent application serial number 60/475,413, filed June 2, 2003, and described in the

application filed herewith.

WHEREAS, AIR SYSTEMS, INC. d.b.a. AIR SYSTEMS INTERNATIONAL, INC,

a Delaware corporation located at 821 Juniper Crescent, Chesapeake, VA 23320, United States

of America (hereinafter "Assignee"), is desirous of acquiring exclusive rights to said invention

throughout the world, including the right to file for patent protection and to own any patents

issued therefrom.

NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00), and other valuable

and legally sufficient consideration, the receipt of which by the Assignor from the Assignee is

hereby acknowledged, the Assignor has sold, assigned and transferred, and by these presents

does sell, assign and transfer to the Assignee, the entire right, title and interest for the United

States in and to the invention and the patent application(s) identified above, and any patents that

may issue for said invention in the United States; together with the entire right, title and interest

in and to said invention and all patent applications and patents therefor in all countries foreign to

the United States, including the full right to claim for any such application all benefits and

priority rights under any applicable convention; together with the entire right, title and interest in

and to all continuations, divisions, renewals and extensions of any of the patent applications and

patents defined above; to have and to hold for the sole and exclusive use and benefit of the

Assignee, its successors and assigns, to the full end of the term or terms for all such patents.

The Assignor hereby agrees, for both the Assignor and the Assignor's legal

representatives, that the Assignor will assist the Assignee in the prosecution of the patent appli-

cation identified above; in the making and prosecution of any other patent applications that

REEL: 014189 FRAME: 0115

the Assignee may elect to make covering the invention identified above; in vesting in the Assignee like exclusive title in and to all such other patent applications and patents; and in the prosecution of any interference which may arise involving said invention, or any such patent application or patent; and that the Assignor will execute and deliver to the Assignee any and all additional papers which may be requested by the Assignee to carry out the terms of this Assignment. Assignor will provide all reasonable aid and assistance required to enforce and defend any patents issued, subject to reasonable payments from the Assignee for time spent, other than as a witness under oath, if not employed by the Assignee while such aid is given.

The Commissioner of Patents and Trademarks is hereby authorized and requested to issue patents to the Assignee in accordance with the terms of this Assignment.

IN TESTIMONY WHEREOF, the Assignor has executed this agreement.

Executed by:

RECORDED: 06/12/2003

NAME	SIGNATURE	DATE
Lawrence Shane INTRAVATOLA	Lowrence Share Intravelola	6-11-03
Notary:	Malia Rahad	

REEL: 014189 FRAME: 0116