Form PTO-1595 (Rev. 07/05) OMB No. 0651-0027 (exp. 6/30/2008)	U.S. DEPARTMENT OF COMMERCE United States Patent and Trademark Office
RECORDATION FORM COVER SHEET PATENTS ONLY To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.	
A. Patent Application No.(s) 11/359,717	Street Address: Eichwiesstrasse 9 CH-8630 City: Rutl-Zurich State: Country: Switzerland Zip: Additional name(s) & address(es) attached? Yes No document is being filed together with a new application. B. Patent No.(s)
5. Name and address to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: 1
Name:Silverman Santucci, LLP	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00
Internal Address: Melvin K. Silverman	Authorized to be charged by credit card Authorized to be charged to deposit account
Street Address: 500 West Cypress Creek Road Suite 500	Enclosed None required (government interest not affecting title
City: Fort Lauderdale	8. Payment Information
State: FL Zip:33309	a. Credit Card Last 4 Numbers Expiration Date
Phone Number: (954) 351-7474`	b. Deposit Account Number 502557
Fax Number: (954) 351-7475 Email Address: mks@500law.com; Idana@500law.com	Authorized User Name Melvin K. Silverman
9. Signature:	August 8, 2006
Signature	Date
Yi Li, Ph.D. Name of Person Signing	Total number of pages including cover sheet, attachments, and documents:

Documents to be recorded (Including cover sheet) should be faxed to (571) 273-0140, or mailed to:
Mail Stop Assignment Recordation Services, Director of the USPTO, P.O.Box 1450, Alexandria, V.A. 22313-1450

08/01/2006 23:24 9544890332 SILVERMAN SANTUCCI PAGE 02/08

2. Name and address of receiving party(ies)

AVET-USA, Inc. 2106 N.W. 22nd Street Pompano Beach, FL 33069 USA

File No. 3254.010.1

ASSIGNMENT OF PATENT RIGHTS

From

AVET, AG (Assignor)

Ţφ

AVET, AG and AVET-USA, Inc., jointly (Assignees)

and

CO-ASSIGNEE AGREEMENT

Prepared by Silverman Santucci, LLP 500 W. Cypress Creek Rd. Suite 500 Ft. Lauderdale, FL 33309

File No. 3254.010.1

ASSIGNMENT

<u>Assignor</u>

WHEREAS AVET, AG is a corporation organized and existing under the laws of Switzerland with its principal place of business at Eichwiesstrasse 9, CH-8630 Rüti-Zürich, Switzerland;

<u>Assignees</u>

WHEREAS AVET, AG is a corporation organized and existing under the laws of S witzerland with its principal place of business at E ichwiesstrasse 9, CH-8630 R0ti-Zürich, Switzerland and AVET-USA, Inc. is a corporation of the State of Florida, USA, with its principal place of business at 2106 N.W. 22nd Street, Pompano Beach, Florida 33069, jointly.

<u>Definitions:</u>

Invention:

US Application Serial No. 11/359,717 entitled Advanced Data Controlled Cleaning System filed on February 22, 2006, which is a Continuation-in-Part of Patent Application Serial No. 10/906,532 filed February 23, 2005 which claims priority under 35 U.S.C. §119 (e) of Provisional Patent Application Serial No. 60/521,137 filed February 24, 2004.

Recitals:

WHEREAS Roland Sacks has invented an Advanced Data Controlled Cleaning System.

WHEREAS said Sacks assigned his entire interest in the Invention to AVET, AG on February 20, 2006.

WHERAS AVET, AG and AVET-USA, Inc., jointly, are desirous of acquiring from AVET, AG its particular rights, title to and interest in this Invention including its successors, and to any Letters Patent that may be issued by the U.S. Patent and Trademark Office in relation thereto and by any foreign Patent Office.

THEREFORE. in consideration of ten dollars and other good and valuable consideration, the receipt of which is acknowledged:

AVET, AG conveys its particular right, title to and interest in:

File No. 3254,010.1

- (a) the invention;
- (b) the Application for Letters Patent in the United States relating to the Invention:
- (c) any and all Letters Patent that might be issued in the United States and elsewhere relating to the Invention;
- (d) any and all divisionals, continuations, continuations-in-part of any Application in relation to the Invention;
- (e) any reissues or extensions of Letters Patent in relation to the Invention; and
- (f) all rights under any International Convention, including the Paris Convention, or International Agreement, including the Patent Cooperation Treaty, applicable to the Invention, to AVET, AG and AVET-USA, Inc., jointly.
- 2. AVET, AG warrants that he is the lawful owner of its particular right, interest to and title in the invention and that they have granted no other assignments of rights or licenses granted in relation to its particular interest in the Invention.
- 3. AVET, AG warrants that they have full right, authority and power to assign, convey and otherwise transfer its particular title, right and interest in the Invention and that their particular title to, right and interest in the Invention is assigned, transferred or conveyed free and clear of all liens, encumbrances and adverse claims
- 4. This Assignment shall be binding on and inure to the benefit of the assignor and assignee, their successors, assigns and legal and personal representatives.
- 5. AVET, AG agrees and covenants that, whenever counsel to the parties jointly deem necessary and advisable both parties shall execute any and all documents, communicate any facts or do any and all acts necessary in order to protect the rights of AVET, AG and AVET-USA, Inc., jointly in relation to the Invention and to effect the purposes of this assignment.
- 6. The parties further request the Commissioner of Patents of the United States to issue any and all Letters Patent to AVET, AG and AVET-USA, Inc., jointly and to record this assignment.
- 7, This Agreement may be executed in two or more counterparts, each of which shall be deemed an original and all of which shall together constitute one Agreement.

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- 8. Said Roland Sacks warrants that he possesses authority to execute this assignment on behalf of AVET, AG. Said Hans Moench warrants that he possesses authority to execute this agreement on behalf of AVET-USA, Inc.
- 9. None of the parties to this agreement shall license, use, make, or sell the invention or application, or take any other action, other than normal use in their respective regions other than normal commercial use, without the written consent and cooperation of the other party to this agreement, except as provided below. Any action so taken shall be committed to a writing signed by all of the parties, or as many parties as consent, with copies to all other parties.
- 10. In case any decision must be made in connection with the invention or the patent application, including foreign filing, appealing from an adverse decision in the Patent and Trademark Office, or consider any opportunity to license, self, make, or use the invention or application, the parties shall consult on such opportunity and a decision will control. In the event the parties are equally divided, the matter shall be submitted to an impartial, mutually-acceptable arbiter whose decision shall control. If no arbiter can be agreed upon, then the parties shall each select a representative and the parties' representative shall select the arbiter. If a mutually acceptable arbiter cannot be selected, the issue shall be submitted to the WIPO (World Intellectual Property Organization) Mediation Center, Geneva, Switzerland. After a decision is so made, all parties shall abide by the decision and shall cooperate fully by whatever means are necessary to implement and give full force to such decision. However, if there is time for any party to obtain a better or different offer, it shall be entitled to do so and the decision shall be postponed for up to one month to allow such other parties to act.
- 11. The parties to this agreement shall share, equally, in all income from, liabilities, and expenditures agreed to be made by any decision in connection with the invention or patent applications. suggestion is made to make any expenditure, as for foreign patent application filing, exploitation, and the like, and the other party opposes such expenditure or is unable to contribute his or her proportionate share, then the others shall advance the minority or other parties' share of the expenditure. Such other shall be reimbursed by the other party by 1.20 times the amount so advanced from the other parties' proportionate share of income received, provided such income has some reasonable connection with the expenditure. No party shall be entitled to reimbursement or credit for any labor unless agreed to in advance by all of the parties hereto.

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SIGNATURES

AVET\/AG

9544890332

Official Certification

Seen for authentication of the above signature, affixed in our presence by

Mr. Roland Sacks, born 18.04.1960, citizen of Stäfa ZH, residing at Wändhüslenstrasse 15, 8608 Bubikon ZH, who has identified himself by Identity Card.

Wald ZH, this ______ day of _____, 2006.

NOTARIAT WALD ZH

Hans Moench, President

July 24.06

State of Florida (USA) County of Broward

Before me, the undersigned authority, personally appeared Hans Moench and acknowledged this instrument to be his free act and deed.

My Commission expires:



REEL: 018052 FRAME: 0738

Official Certification

Seen for authentication of the reverse side signature, affixed in our presence by

Mr. Roland Sacks, born 18.04.1960, citizen of Stäfa ZH, residing at Wändhüslenstrasse 15, 8608 Bubikon ZH,

who is personally known to us.

Wald ZH, 14 July 2006

B No. 280 Fee: Fr. 20.--



NOTARIAT WALD ZH

Rudolf Mertig, certifying officer

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PATENT REEL: 018052 FRAME: 0739

RECORDED: 08/02/2006