PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Eric F.V. Scriven	07/18/2006
Colin H. McAteer	07/11/2006
Ramiah Murugan	07/13/2006

RECEIVING PARTY DATA

Name:	Reilly Industries, Inc.	
Street Address:	1500 South Tibbs Ave.	
City:	Indianapolis	
State/Country:	INDIANA	
Postal Code:	46242	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	11254782

CORRESPONDENCE DATA

Fax Number: (703)591-5907

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 703 561 2664

Email: Diana.Cook@Jagtiani.com

Correspondent Name: Michael G. Verga
Address Line 1: 10363-A Democracy Ln
Address Line 4: Fairfax, VIRGINIA 22030

ATTORNEY DOCKET NUMBER:	UNND-0088-UT1
NAME OF SUBMITTER:	Michael G. Verga

Total Attachments: 3

source=UNND0088UT1exeAssignSCRIVEN#page1.tif source=UNND0088UT1exeAssignMCATEER#page1.tif

PATENT REEL: 018113 FRAME: 0497

500139041 REEL: 01811

OP \$40.00 1

source=UNND0088UT1exeAssignMURUGAN#page1.tif

PATENT REEL: 018113 FRAME: 0498

ASSIGNMENT

WHEREAS, Enic F.V. Scriven, whose post office address appears below (hereinafter referred to as Assistnon), has invented contain new and useful improvements in a Aminopyrimustum losse Liquius (hereinafter referred to as The invention) for which an application for United States Letters Patent was filed:

WHEREAS, RELLY INDUSTRIES, INC., whose post office address is 1500 South Tibbs Ave., Indianapolis, IN 46242, theremater referred to as ASSIGNEE), is desirous of acquiring the entire right, title and interest in and to the same in the United States and throughout the world.

NOW. THERIFORE, for good and valuable consideration, receipt of which is hereby acknowledged. ASSIGNOR, by these presents door sell, assign and transfer unto said ASSIGNOR, the entire right, title and interest in and to said invention and application throughout the United States of America, including any and all United States Letters Patent granted on any division, continuation, continuation-in-part and reissue of said application; and the entire right, dide and interest in and to said invention throughout the world, including the right to apply for patents and inventor certificates in respect thereof and to claim priority parsuant to rights accorded Assictack under the terms of the Paris International Convention and all other available international conventions and treaties, and the entire right, title and interest in and to any and all patents, patents of addition, utility models, patents of importance, revalidation patents and inventor certificates which may be granted throughout the world in respect of said inventor).

ALSO, Assistance hereby agrees to execute my documents that legally may be required in connection with the filling, prosecution and maintenance of said application or any other pattern application(s) or inventor certificate(s) in the United States and in foreign countries for said invention, including additional documents that may be required to affirm the rights of Assistance in and to said invention, all without further consideration and at Assistance's expense, to identify and communicate to Assistance at Assistance's request documents and information concerning the invention that are within Assistance's possession or control, and to provide further assurances and testimony on behalf of Assistance that have be required of Assistance in respect of the prosecution, maintenance and defense of any patent application or patent encompassed within the terms of this instrument.

ASSENCE and at ASSENCE, without further consideration and at ASSECNEE's expose, to transfer the right to see for past intringement to ASSECNEE and at ASSECNEE's request documents and information concerning the enforcement of the right to see within ASSECNEE's possession or control, and to provide further assurances and testimony on behalf of Assecnee that lawfully may be required of Assecnee in respect of the right to see of any parent encompassed within the terms of this instrument.

ASSIGNOR'S obligations under this instrument shall extend to Assignor's heirs, executors, administrators and other legal representatives.

ASSIGNOR'S bereby grants the firm of Jagrism + Clutting of Faurfax, VA (Registration No. 35.205) the power to insert on this Assignment any further identification which may be necessary or descrabbe in order to comply with the rules of the United States Pauen and Trademark Office for recordation of this document.

ASSIGNOR hereby authorizes and requests the Commissioner of Panons and Trademarks to issue any and all United States Letters. Palent referred in above to Assignorize of the entire right, title and interest in and to the same, for Assignorize's sole use and behalf, and for the use and behalf of Assignorize's legal representatives and successors, to the full end of the term for which such London Palent may be granted, as fishy and entirely as the same would have been held by Assignorize had this assignment and sale not been made.

Eric F.V. Seriven 38 Tomakawk Trail Trafaigar, IN 46181 Frie F. V. Ser.

Signature

5 alg 18th 2006

416-78-1792

SSN

(Necessaries preferred but not required)

Before our personality appeared said and acknowledges this instrument to be his (her) free act and issed lines day of

Notizey Public

ASSIGNMENT

WHEREAS, COLIN H. MCATEER, whose post office address appears below (hereinafter referred to as Assignor), has invented certain new and useful improvements in a Aminopyridinium Ionic Liquids (hereinafter referred to as The Invention) for which an application for United States Letters Patent was filed;

WHEREAS, REILLY INDUSTRIES, INC., whose post office address is 1500 South Tibbs Ave., Indianapolis, IN 46242, (hereinafter referred to as ASSIGNEE), is desirous of acquiring the entire right, title and interest in and to the same in the United States and throughout the world;

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, ASSIGNOR, by these presents does sell, assign and transfer unto said ASSIGNEE, the entire right, title and interest in and to said invention and application throughout the United States of America, including any and all United States Letters Patent granted on any division, continuation, continuation-in-part and reissue of said application; and the entire right, title and interest in and to said invention throughout the world, including the right to apply for patents and inventor certificates in respect thereof and to claim priority pursuant to rights accorded ASSIGNOR under the terms of the Paris International Convention and all other available international conventions and treaties; and the entire right, title and interest in and to any and all patents, patents of addition, utility models, patents of importation, revalidation patents and inventor certificates which may be granted throughout the world in respect of said invention.

ALSO, ASSIGNOR hereby agrees to execute any documents that legally may be required in connection with the filing, prosecution and maintenance of said application or any other patent application(s) or inventor certificate(s) in the United States and in foreign countries for said invention, including additional documents that may be required to affirm the rights of ASSIGNEE in and to said invention, all without further consideration. ASSIGNOR also agrees, without further consideration and at ASSIGNEE's expense, to identify and communicate to ASSIGNEE at ASSIGNEE's request documents and information concerning the invention that are within ASSIGNOR's possession or control, and to provide further assurances and testimony on behalf of ASSIGNEE that lawfully may be required of ASSIGNOR in respect of the prosecution, maintenance and defense of any patent application or patent encompassed within the terms of this instrument.

ASSIGNOR also agrees, without further consideration and at ASSIGNEE's expense, to transfer the right to sue for past infringement to ASSIGNEE and at ASSIGNEE's request documents and information concerning the enforcement of the right to sue within ASSIGNOR's possession or control, and to provide further assurances and testimony on behalf of ASSIGNEE that lawfully may be required of ASSIGNOR in respect of the right to sue of any putent encompassed within the terms of this instrument.

Assignor's obligations under this instrument shall extend to Assignor's heirs, executors, administrators and other legal representatives.

ASSIGNOR's hereby grants the firm of Jagtiani + Guttag of Fairfax, VA (Registration No. 35,205) 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 and Trademark Office for recordation of this document.

ASSIGNOR hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all United States Letters Patent referred to above to ASSIGNEE of the entire right, title and interest in and to the same, for ASSIGNEE's sole use and behalf, and for the use and behalf of ASSIGNEE's legal representatives and successors, to the full end of the term for which such Letters Patent may be granted, as fully and entirely as the same would have been held by ASSIGNOR had this assignment and sale not been made.

Colin H. McAteer 5418 Noblet Ct. Indianapolis, IN 46234	Signature July 11, 2006 Date
	346-70-6884 ssn
	(Notartzation preferred but not required
Before me personally appeared said	and acknowledges this instrument to be his (her) free act
and deed this day of	and the same of th

Notary Public

ASSIGNMENT

WHEREAS, RAMPAH MIROCAN, whose past office address appears below (hereinafter referred to as ASSIGNOR) has invented certain new and useful improvements in a AMINOPYRIDINIUM FONC LIQUIDS (hereinafter referred to as THE INVENTION) for which an application for United States Letters Patent was filed;

WHELEAS, RELLY INDUSTRIES, INC., whose post office address is 1500 South Tibbs Ave., Indianapolis, IN 46242, (hereintafter referred to a CASSIGNEE), is desirous of acquiring the entire right, title and interest in and to the same in the United States and diroughout the world.

NOW THEREPORE, for good and variable consideration, receipt of which is hereby acknowledged, ASSIGNOR, by these presents does sell, as sign and transfer ratio said Assigner, the entire right, title and interest in and to said invention and application throughout the limited States Letters Patent granted on any division, continuation, continuation—in-part and resister of strid application; and the entire right, title and interest in and to said invention throughout the world, including the right to apply for patents and inventor confidence in respect thereof and to claim priority pursuant to rights accorded Assignor under the terms of the Paris international Convention and all other available international conventions and treaties; and the entire right, fitle and interest in and to any and all patents, including the right models, patents of importation, revalidation patents and inventor certificates which may be granted throughout he world in respect of said invention.

ALSC Assistance hereby agrees to execute any documents that legally may be required in connection with the filing, prosecution and maintenance of each application or any other patent application(s) or inventor certificate(s) in the United States and in foreign countries for said invention, then ling additional documents that may be required to affirm the rights of Assistance in and to said invention, all without further consideration and at ASSIGNEE's expense, to identify and communicate to ASSIGNEE at ASSIGNEE's request documents and information concerning the invention that are within Assigned's possession or control, and to provide in the assigned as and testimony on behalf of Assigned that lawfully may be required of Assigned in respect of the prosecution, maintenance and defense of any patent application or patent encompassed within the terms of this instrument.

At SIGNOR also agrees, without further consideration and at ASSIGNEE's expense, to transfer the right to suc for past infringement to ASSIGNEE and at ASSIGNEE's request documents and information concerning the enforcement of the right to suc within ASSIGNOR's possession or control, and to provide further assurances and testimony on behalf of ASSIGNEE that lawfully may be required of ASSIGNOR in respect of the right to suc aftery patent encompassed within the terms of this instrument.

A SIC FOR'S obligations under this instrument shall extend to Assicnord's heirs, executors, administrators and other legal representatives.

A sicken's hereby grants the firm of Jagtiani - Gurag of Fairfax, VA (Registration No. 35.205) the power to insert on this Assignment and further identification which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

A SIGNOR hereby authorizes and requests the Commissioner of Patents and Trademarks to issue any and all United States Letters Fatent referred in above to Assainable of the entire right, title and interest in and to the same, for Assainable sole use and behalf, and for the use and behalf if ASSIGNE'S logal representatives and successors, to the full end of the term for which such Letters Patent may be granted, as fully and entirely as the same would have been held by ASSIGNOR had this assignment and sale not been made.

Ramiah Veregan

1412 Aggi-Line
1413 Aggi-Line
1414 Aggi-Line
1415 Aggi-Line
1416 Signature
1416 Aggi-Line
1416 Aggi-Line
1417 Aggi-Line
1418 Aggi-Line
1518 Aggi-Line
1518

RECORDED: 08/15/2006

(Native Lation prepared but and regimberly

REEL: 018113 FRAME: 0501

Before me well preatly appeared said RAMIAL	Murugan and acknowledges this instrument to be his that) free det 200 (2017) OF MARION ## 503406
unitaries 13 day of July	Defore the undersigned, a Notary Public for County, State of Indiana, personally appeared Part 1915
	Motory Public day of (SEAL) (Signature) Notary Public day of SEAL (Signature) Notary Public day of Seal (Seal (S
	Recident At
	My Comy: MARION COURT