

FORM PTO-1595 (modified)
(Rev 6-93)

U.S. DEPARTMENT OF COMMERCE
Patent and Trademark Office

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To the Director of the United States Patent and Trademark Office: Please record the attached original documents or copies thereof.

1. Name of conveying party(ies): <p style="text-align: center;">Coors EMEA Properties, Inc.</p> Additional conveying party(ies) NO	2. Name and address of receiving party(ies): <p style="text-align: center;">Coors European Properties GmbH Pestalozzistrasse 2, 8201 Schaffhausen, Switzerland</p>
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3. Nature of conveyance: <p style="text-align: center;">ASSIGNMENT</p> Execution Date: <p style="text-align: center;">June 10, 2004</p>	Additional name(s) & address(es) attached? NO
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4. Application number(s) or patent number(s): If this is being filed together with a new application, the execution date of the application is: <table style="width: 100%;"> <tr> <td style="width: 50%;"> A. Patent Application Number(s): <p style="text-align: center;">08/436,226</p> </td> <td style="width: 50%;"> B. Patent Number(s): <p style="text-align: center;">5,683,732</p> </td> </tr> </table> Additional numbers attached? NO		A. Patent Application Number(s): <p style="text-align: center;">08/436,226</p>	B. Patent Number(s): <p style="text-align: center;">5,683,732</p>
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5. Name and address of party to whom correspondence concerning document should be mailed: <p style="text-align: center;">Matthew E. Martin FOLEY & LARDNER LLP 321 North Clark Street Suite 2800 Chicago, Illinois 60610-4764</p>	6. Total number of applications/patents involved: 1											
	7. Total fee (37 C.F.R. § 3.41): \$40.00 <input type="checkbox"/> Check Enclosed <input checked="" type="checkbox"/> Authorized to be charged to credit card <input type="checkbox"/> Authorized to be charged to deposit account											
	8. Payment Information <table style="width: 100%;"> <tr> <td style="width: 30%;">a. Credit Card</td> <td style="width: 30%;">Last 4 numbers</td> <td style="width: 40%;">9739</td> </tr> <tr> <td></td> <td>Expiration Date</td> <td>11/30/2008</td> </tr> <tr> <td>b. Deposit account number</td> <td></td> <td>06-1450</td> </tr> <tr> <td></td> <td>Authorized User Name</td> <td></td> </tr> </table>	a. Credit Card	Last 4 numbers	9739		Expiration Date	11/30/2008	b. Deposit account number		06-1450		Authorized User Name
a. Credit Card	Last 4 numbers	9739										
	Expiration Date	11/30/2008										
b. Deposit account number		06-1450										
	Authorized User Name											

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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. The Commissioner is hereby authorized to charge any additional recordation fees which may be required in this matter to the above-identified deposit account.

Matthew E. Martin



October 17, 2006

Name of person signing

Signature

Date

Total number of pages including cover sheet, attachments, and document: 6

OP \$40.00 5683732

I. Facts before the contribution

Coors EMEA Properties, Inc. is a US-Corporation registered under file 20031262651 with the Department of State of Colorado and the only shareholder of Coors Properties Holdings GmbH, a company registered with the Austrian Commercial Register under FN 241907x and resident in Oberlaaer Strasse 371, 1230 Vienna. Coors Properties Holdings GmbH is the only shareholder of Coors European Properties GmbH, a company registered with the Austrian Commercial Register under FN 241904t and resident in Oberlaaer Strasse 371, 1230 Vienna., with a branch office resident in Pestalozzistrasse 2, 8201 Schaffhausen, Switzerland.

II. Subject matter of the contract

Coors EMEA Properties, Inc. (subsequently referred to as the transferor) voluntarily and irrevocably transfers and contributes the Intellectual Property as described in Appendix A of this Agreement to its second-tier company Coors European Properties GmbH without any consideration to be owed by Coors European Properties GmbH. Coors European Properties GmbH as the receiving company immediately allocates the Intellectual Property to its Swiss branch, i.e. Coors European Properties GmbH, Vienna, Schaffhausen Branch, that solely manage and further exploit this Intellectual Property.

The transfer to the receiving company shall be effected as a grandparent contribution as of June 1, 2004. In the amount of the fair market value of the Intellectual Property, capital reserves will be allocated in the financial statements of Coors European Properties GmbH. The transferor assures that it will carry out all the steps necessary so that Coors European Properties GmbH will be registered as the new proprietor of the Intellectual Property as soon as possible.

III. Positive fair market value, taxes and costs

Both parties agree that the Intellectual Property has a positive fair market value of [REDACTED] at the effective date of the contribution, June 1, 2004. This value is substantiated by means of an

external valuation performed by Arthur Consulting Group. The valuation of Arthur Consulting Group is an integral part of this agreement, accepted by the parties. The fair market value was determined using appropriate valuation techniques, including a review of both market and income approaches, where applicable. The transferor shall bear taxes and costs connected with this contribution.

IV. Warranty

The transferor warrants the receiving company that the Intellectual Property is held at its unrestricted disposal and that its power of control is not limited by claims of third persons (for example by a right of lien). Beyond that, both parties agree that any liability and warranty of the transferor is excluded. In particular, the transferor is not liable for a specified value of the Intellectual Property.

V. Final provisions

If any provision of this Agreement is or becomes invalid or unenforceable, the validity and enforceability of the remaining provisions of this Agreement shall not in any way be affected or impaired. The invalid or unenforceable provision shall be replaced with a valid provision that approximates economically to the invalid or unenforceable provision as closely as possible. Place of jurisdiction for contingent disputes is the Commercial Court Vienna. Any claims in connection with this Agreement expire within three years after this Agreement is signed. Austrian law is applicable.

Coors EMEA Properties, Inc
165 South Union Blvd., Suite 170
Lakewood, CO 80228

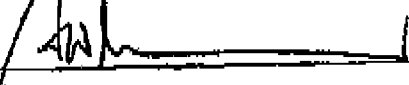
By: 

Name: PATTI L. ZENK

Title: PRESIDENT

Date: JUNE 10, 2004

Coors European Properties GmbH
Oberlaaer Strasse 371
1230 Vienna, Austria

By: 

Name: ALEXANDER WALTHER

Title: MANAGING DIRECTOR

Date: JUNE 11, 2004

Appendix A

As used in this Agreement, "Intellectual Property" means all patents, trademarks, service marks, rights in designs, trade or business names, domain names, copyright (including rights in computer software), trade secrets, topography rights, know-how, secret formulae, recipes and processes, yeast strains, lists of suppliers and customers and other confidential and proprietary knowledge and information, rights protecting goodwill and reputation, database rights (whether or not any of these is registered and including applications for registration of any such thing) and all rights and forms of protection of a similar nature to any of the foregoing or having equivalent effect anywhere in the world that are owned by Coors EMEA Properties, Inc. including, without limitation,

the registered trademarks, registered service marks, trademark applications and service mark applications which appear in Schedule 1, including any goodwill or common law rights which are connected with or attached to the same;

the patents and patent applications which appear in Schedule 2;

the registered design registrations and design applications which appear in Schedule 3;

all rights to claim priority from the trademarks and service marks;

all rights to any extensions, renewals or amendments of the trademarks, service marks and domain names;

all rights to claim priority from the patents and file patent applications in respect of the inventions disclosed by the patents;

all rights to any continuations, continuations in part, divisions, extensions, amendments, conversions, reissues, re-examinations, renewals or restorations of the patents;

all rights to claim priority from the registered designs and file registered design applications in respect of any aspect of the designs disclosed by the registered designs;

all rights to any extensions, renewals or restorations of the registered designs; and

all rights to bring any proceedings and obtain any remedy in respect of any infringement or other violation of any Intellectual Property owned by Coors EMEA Properties, Inc. which has occurred prior to the date of this Agreement.

Schedule 2

Patent Applications and Issued Patents

Description	Country	Filing Date	Application No.	Final No.	Expiration
ARC - Noah	United Kingdom				
ARC 3	United Kingdom				
ARC2 - No Glycol	Brazil	23 May 03	PI 0304872-1		
ARC2 - No Glycol	PCT	23 May 03	PCT/GB20 03/002241		
Add-Ons to Riffat Concept	USA	22 Jan 99	235 847	6 151 911	22 Jan 19
Adjustable Orifice Plate	United Kingdom	08 Jun 96	9612029.0	2 313 824	08 Jun 16
Adsorption - No Riffat	United Kingdom	21 Sep 98	9820361.5	2 329 461	21 Sep 18
Adsorption - No Riffat - Method of Cooling	United Kingdom	21 Sep 98	0125285.7	2 365 107	21 Sep 18
Adsorption - No Riffat	USA	18 Sep 98	156 969	6 141 970	18 Sep 18
Adsorption-No Riffat - Beverage Container	United Kingdom	21 Sep 98	0125283.2	2 365 106	21 Sep 18
Alfon Propogator	United Kingdom	10 Mar 95	9504902.9	2 298 651	10 Mar 15
Beer Mat	United Kingdom	28 Aug 03	0320108.4		
Can Cooling - Mixture	United Kingdom	20 Sep 97	9720006.7	2 329 459	20 Sep 17
Cinema and Light Show	Canada	17 Apr 03	2 425 856		
Cinema and Light Show	United Kingdom	09 Jul 01	0116626.3		
Cinema and Light Show	USA	08 Jan 03	10/338 315		
Dispense Apparatus & 0.9mm Holes (Div).	United Kingdom	11 May 95	9723489.2	2 318 112	11 May 15
Enclosure Vacuum/Bottom Fill	United Kingdom	09 Jul 01	0116632.1		
Evolution of Dissolved Gas	United Kingdom	20 Sep 97	9720009.1	2 329 392	20 Sep 17
Flash Conditioning	United Kingdom	26 Oct 95	9521911.9	2 294 944	26 Oct 15

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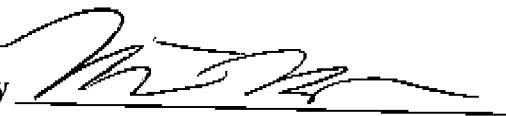
Div 4					
TITANIC Draught Div 6: Ice in Open Topped Drinking Vessel	United Kingdom	14 May 99	0130258.7	2 367 611	14 May 19
Turntable Ideas and Shear	United Kingdom	09 Jul 01	0116628.9		
Two Snorkel Widget	United Kingdom	17 Jun 96	96918755. 8	0 833 788 (E)	17 Jun 16
Two Snorkel Widget	Hong Kong	15 Apr 98	98103111. 1	1003878	17 Jun 16
Two-Hole Widget	Canada	25 Aug 94	2 149 631	2 149 631	25 Aug 14
Two-Hole Widget	United Kingdom	25 Aug 94	94924369. 5	0 668 836 (E)	25 Aug 14
Two-Hole Widget	Gibraltar	18 Jun 99	455	455	25 Aug 14
Two-Hole Widget	Japan	25 Aug 94	509620/95	3 238 928	25 Aug 14
Two-Hole Widget	New Zealand	25 Aug 94	271 132	271 132	25 Aug 14
Two-Hole Widget	Poland	25 Aug 94	P308 960	176 444	25 Aug 14
Two-Hole Widget	Russian Federation	25 Aug 94	95113165. 0	2 116 948	25 Aug 14
Two-Hole Widget	USA	25 Aug 94	436 226	5 683 732	25 Aug 14
Two-Hole Widget	South Africa	07 Sep 94	94/6877	94/6877	07 Sep 14
Zero Can Cooler	United Kingdom	01 Aug 97	9716145.9	2 316 159	01 Aug 17

03/28/04

Atty. Dkt. No. 058937-0103

Respectfully submitted,

Date Oct 20, 2006

By 

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oors

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