

PATENT ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
-------------------------	----------------

NATURE OF CONVEYANCE:	ASSIGNMENT
------------------------------	------------

CONVEYING PARTY DATA	
Name	Execution Date
Mr Arthur Cunningham	11/24/2005
Mr Christopher R More Trus	11/24/2005

RECEIVING PARTY DATA	
Name:	Mitsubishi International Patent Protection Group Ltd
Street Address:	1st Floor, Anchor House, Kumul Highway
City:	Port Vila
State/Country:	VANUATU

PROPERTY NUMBERS Total: 1	
Property Type	Number
Patent Number:	6293983

CORRESPONDENCE DATA	
Fax Number:	(866)824-8591
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>	
Phone:	++64 6 8687338
Email:	mark.f@enseer.com
Correspondent Name:	Mark Feitsma
Address Line 1:	120 Bright St
Address Line 4:	Gisborne, NEW ZEALAND

NAME OF SUBMITTER:	Ronald More
---------------------------	-------------

Total Attachments: 18
 source=M-01-b - page 1#page1.tif
 source=M-01-b - page 2#page1.tif
 source=M-01-b - page 3#page1.tif
 source=M-01-b - page 4#page1.tif
 source=M-01-b - page 5#page1.tif
 source=M-01-b - page 6#page1.tif
 source=M-01-b - page 7#page1.tif

OP \$40.00 6293983

source=M-01-b - page 8#page1.tif
source=M-01-b - page 9#page1.tif
source=C-01-b - page 1#page1.tif
source=C-01-b - page 2#page1.tif
source=C-01-b - page 3#page1.tif
source=C-01-b - page 4#page1.tif
source=C-01-b - page 5#page1.tif
source=C-01-b - page 6#page1.tif
source=C-01-b - page 7#page1.tif
source=C-01-b - page 8#page1.tif
source=C-01-b - page 9#page1.tif

M-01-b

Dated: 24 November 2005

DEED OF ASSIGNMENT OF INTELLECTUAL PROPERTY

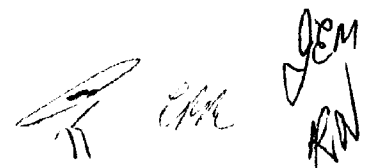
BETWEEN

THE MORE FAMILY TRUST "B"

AND

MITSUBISHI INTERNATIONAL PATENT
PROTECTION GROUP LIMITED

Filter and Apparatus

Handwritten signatures and initials in the bottom right corner. From left to right: a signature that appears to be 'JEM', the initials 'CM', and another signature that appears to be 'JEM' with 'RW' below it.

PATENT
REEL: 018535 FRAME: 0046

DEED OF ASSIGNMENT OF INTELLECTUAL PROPERTY

DATED 24 November 2005

BETWEEN The More Family Trust "B", the trustees of which are Judith Elizabeth More of 507A Childers Road, Gisborne, New Zealand and Christopher Ronald More, of 21A Sunvale Crescent, Gisborne, New Zealand, (hereinafter called "the Assignor") and;

AND Mitsubishi International Patent Protection Group Limited, a company incorporated in Vanuatu of 1st Floor, Anchor House, Kumul Highway, PO Box 171, Port Vila, Vanuatu (hereinafter called "the Assignee")

1.0 WHEREAS:

- a) The Assignor is the proprietor of a 49% share in the intellectual property (IP) relating to a range of filters, filter and grease protection assemblies/ filtering apparatus and including parts and fittings therefore, including patents/patent applications, trade mark applications/registrations, domain names, copyright, know-how and show-how and confidential information (as listed in **Schedule 1**).
- b) Associated with the Invention are intellectual property rights which by definition shall include patent rights, copyright, design rights, trade mark rights and any other right (all hereinafter "Intellectual Property Rights") granted in any country or territory of the world to an inventor, or owner of intellectual property; as well as the right to apply for the protection of and in any priority rights arising from the filing of same; and shall also include any privileges, powers or immunities arising from or associated with the foregoing rights.
- c) The Assignor wishes to make an Assignment of the Intellectual Property and the Intellectual Property Rights to the Assignee, in respect of all countries and territories of the world as at the date of this Deed.
- d) The Assignor agrees and acknowledges that on execution of this Deed the Intellectual Property and the Intellectual Property Rights therein shall vest in the Assignee.

2.0 DEFINITIONS

In this Deed, unless the context otherwise requires:

- (a) "Invention" shall mean and refer to the invention broadly described as improvements in and relating to filters and filter assemblies, being a range of products to enhance the operation and effectiveness of grease protection assemblies and the like, the subject matter of New Zealand and overseas patent applications and shall include any granted and pending patents including the invention, or any other patent applications/patents



derived from any such original patents/patent applications filed in New Zealand, and/or in any country or territory of the world.

b) Intellectual Property means the Intellectual Property relating to the Invention and the rights associated therewith and includes without limitation patents and patent applications, registered designs and design applications, copyright, Trade Marks and trade mark applications, Technical Information, and further including trade secrets and rights pertaining thereto. The Intellectual Property relevant to this Agreement is listed in the Schedule 1 attached to this Agreement.

i) "Patent" and "Patent rights" – means any New Zealand Patent or patent application relating to the Invention and any corresponding patent applications filed in countries outside of New Zealand and/or under the Patent Co-Operation Treaty, and including any patents granted thereon and further includes all rights granted to an applicant or proprietor of such patents and/or patent applications.

ii) "Design" and "Design Rights" - means all rights under any New Zealand Registered Design or design application relating to the Invention and any corresponding design applications filed in countries outside of New Zealand, and including any registered designs or design patents granted thereon and further includes all rights granted to an applicant or proprietor of such registered designs and/or design applications.

iii) "Copyright" – means the copyright in all models, prototypes and drawings of or relating to the Invention and further includes all rights granted to an applicant or proprietor of such copyright.

iv) "Trade Mark" and "Trade Mark Rights" – means and includes all trade marks and/or variations thereto (including any distinctive get up, logos, words, signs, colours, trade dress and so forth) whether at common law or arising from a New Zealand registered trade mark or trade mark application, applied to the Invention including but not limited to the words WOOLSORB as provided in the Schedule 1 of this Deed and shall include any rights in corresponding registered trade marks or trade mark applications filed in any country or territory of the world and also includes the right to apply for trade mark protection in any country or territory of the world; and the right to claim priority under international convention from any such applications where applicable, and the rights conferred thereon by registration and further includes all rights granted to an applicant or proprietor of such trade marks and/or trade mark applications.

v) "Technical Information" means all Technical Information relating to the Invention either now or which comes into the possession of the Assignor and includes all inventions, designs, drawings, tests, reports and procedures, models, manuals, formulae, tables of operating conditions and the like and all other knowledge, show-how and know-how relating to the foregoing, whether or not capable of being protected by patent, design registration, copyright or otherwise.

vi) "Improvements" – means improvements in, developments from, or additions to the Invention.

Handwritten signatures and initials:
A large signature on the left, possibly "JEM".
A signature in the middle, possibly "RN".
A signature on the right, possibly "JEM".
The initials "RN" written vertically below the signature on the right.

vii) "Domain names" – means all domain names and/or variations thereto arising from the purchase of the name, applied to any website devoted to Invention including but not limited to the words WOOLSORB as provided in the Schedule 1 of this Deed and shall include any rights therein and also includes the right to apply for domain name protection in any country or territory of the world.

3.0 NOW THIS DEED WITNESSES as follows:

In pursuance of the execution by the Assignor of this Deed and in consideration of the sum of (acknowledged by the Assignor) and payable to the Assignor by the Assignee on execution of this Deed by the Assignee, the Assignor as Beneficial Owner HEREBY AGREES TO ASSIGN to the Assignee all the Assignor's rights, titles and interest in the Intellectual Property and the Intellectual Property Rights therein and any benefits relating thereto, including but not limited to:

- (a) All the benefit of the Invention and the Intellectual Property Rights;
- (b) The right to apply for Letters Patent or equivalent protection in all countries and territories of the world, including the benefit of the priority date or dates;
- (c) The right to apply for Design Registrations or equivalent protection in all countries and territories of the world, including the benefit of the priority date or dates;
- (d) The right to apply for Trade Mark Registrations or equivalent protection in all countries and territories of the world, including the benefit of the priority date or dates;
- (e) The right to apply for Copyright or equivalent protection in all countries and territories of the world, including the benefit of the priority date or dates;
- (f) The right to apply for Domain Name Registrations or equivalent protection in all countries and territories of the world, including the benefit of the domain names;
- (g) All powers, liberties and immunities arising or to arise from the Invention and/or Intellectual Property Rights;
- (h) All Improvements upon the Invention at any time hereafter made, devised, or acquired by, the Assignor which is within the scope of the Invention.
- (i) The copyright in all artistic works, including drawings and models of, or embodying, the Invention.

TO HOLD unto the Assignee, its successors and assigns absolutely.

4.0 ASSIGNOR'S OBLIGATIONS

- (a) The Assignor further waives in favour of the Assignee any and all rights, including moral rights recognised as or relating to the copyright subsisting in any work relating to the Invention.

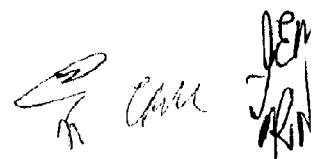
- (b) The Assignor further warrants that it is entitled to assign the Invention to the Assignee.
- (c) The Assignor HEREBY UNDERTAKES to do all acts and execute all documents necessary or desirable for further assuring the title of the Assignee to the Invention, the Intellectual Property and the Intellectual Property Rights in all countries and territories of the world, and the Assignor will do all acts, execute all documents and procure the making of any declarations or oaths necessary or required by law to assure the Assignee's ownership of the Invention and Intellectual Property Rights, and will comply with any other matter or thing, including but not limited to:
- i) Conferring on the Assignee the right and option to make, use, sell, licence or assign the IP and assisting any trustee of the Assignee to achieve any of these options.
 - ii) Conferring on the Assignee the right to take action against any third party who copies the Invention or infringes the Intellectual Property Rights, and
 - iii) Assigning to the Assignee upon request all Intellectual Property Rights relating to all improvements in, modifications of, or additions to the Invention devised, created and/or under a commission for money or moneys worth from the Assignee.
 - iv) Furnishing the Assignee with full details of and relating to the Invention, the Intellectual Property and the Intellectual Property Rights (including the circumstances of invention, creation and/or design of same) and where possible all original versions of the Invention, the copyright works and the designs.
 - v) Maintaining confidential all information relating to the Invention and/or Intellectual Property Rights and including non-use, non-disclosure or non-publication of same without the express written consent of the Assignee. Such obligations shall not extend to information which is already in, or which enters the public domain through no fault of the Assignor. The Assignor agrees to seek prior clearance from the Assignee in any case of uncertainty.

5.0 ASSIGNEE'S OBLIGATIONS

- (a) All fees, costs and expenses connected with obtaining, securing and maintaining the Invention and/or the Intellectual Property and/or the Intellectual Property Rights in any country or territory shall be payable by the Assignee or any licensee thereof.

6.0 GOVERNING LAW

- (a) This assignment shall be governed by and construed in all respects in accordance with the laws of Vanuatu.

Handwritten signatures and initials in the bottom right corner of the page. There are three distinct marks: a signature that appears to be 'R. Allen', another signature that appears to be 'J. Allen', and a set of initials 'JEN' written vertically.

SIGNED for and on behalf of)
THE MORE FAMILY TRUST "B")

on this 24th day of November 2005

By: JEMore
Trustee of the Trust JUDITH ELIZABETH MORE

CRMore
Trustee of the Trust CHRISTOPHER RONALD MORE

Witnessed by:

R. Ngata
Signature
Name: Mrs Ronce Ngata
Address: 1/163 Gladstone Rd
Occupation: Secretary

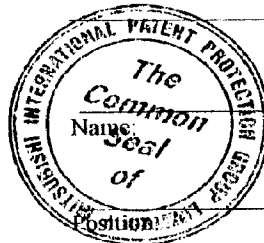
MITSUBISHI INTERNATIONAL PATENT PROTECTION GROUP LIMITED

on this 6th day of December 2005

By: WATERFORD LIMITED
by its duly authorized officer

By: _____

Paul Browne
Name:
Director
Position:



Jocelyn Taleo

Position:

Witnessed by:

J Taleo
Signature
Jocelyn Taleo
Name:
Conway & Co, PO Box 171, Port Vila, Vanuatu
Address
Typist/Receptionist
Occupation

JEMore
CRMore
JEMore
CRMore

SCHEDULE 1

INTELLECTUAL PROPERTY

Intellectual Property relating to the Invention and the rights associated therewith includes without limitation:

1. Patents/Patent Applications:

a) New Zealand patent applications

1. 49% share in New Zealand Patent No.336178
Entitled: A Filter and Filter Assembly
Sealed on 6 September 2001 with effect from 3 April 1998.

b) Overseas Patent Applications

1. 49% share in PCT Application No. PCT/NZ2004/000226
Entitled: A Filter and Filter Assembly
Filed on 3 April 1998.
2. 49% share in Australian Patent No. 745652
Entitled: A Filter and Filter Assembly
Sealed on 11 July 2002 with effect from 3 April 1998.
3. 49% share in United Kingdom Patent No. GB2340053
Entitled: A Filter and Filter Assembly
Sealed on 11 July 2001 with effect from 3 April 1998.
4. 49% share in United States Patent No. US 6,293,983
Entitled: Filter Assembly Having a Disposable Pre-Filter
Sealed on 25 September 2001 with effect from 3 April 1998.

49% share in National Phase Patent Applications derived from or based on the above PCT Application, as filed in various countries.

49% share in All Patent Applications entitled: A Filter and Filter Assembly (or such equivalent title as may be determined by a filing Authority, or the assignee, from time-to-time).

2. 49% share in Registered Designs/Design Applications:

As designed, filed and registered from time to time.

Handwritten signatures and initials:
A circle above the word "Patent".
A signature that appears to be "N. Chole".
A signature that appears to be "JEM".
A signature that appears to be "RAN".

3. 49% share in **Copyright in:**

a) Written material relating to the Invention including but not limited to :

- Promotional brochures/literary work,
- Instruction leaflets/literary work,
- Informational leaflets/literary work.

b) Artistic works relating to the Invention including but not limited to :

- Packaging designs/artistic works,
- Designs/artistic works of the Invention as a whole
- Designs/artistic works of the individual component parts of the Invention
- Label artistic works and designs.
- Products prototypes
- Products moulds and tooling.

c) Film/video relating to the products including but not limited to :

- Promotional video, or film footage relating to the products
- Advertising footage for television and so forth.

d) Photographic material relating to the products including but not limited to :

- Photographs of the products and/or its component parts.

e) 3-Dimensional products and component parts

- 3-Dimensional products
- Products prototypes
- Product moulds and tooling.

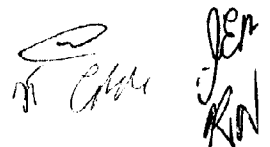
4. 49% share in **Registered Trade Marks and Trade Mark Applications;**

a) Trade Mark WOOLSORB as relating to pre-filters, disposable filter elements, filter blankets, grease protection filters; parts and fittings therefore and the like.

b) Trade Mark WOOLSORB as relating to filtering apparatus and assemblies; parts and fittings therefore and the like.

c) 49 % share in NZ Registered Trade Mark No. 27930 WOOLSORB (in Class.11) – in relation to filters in this class. Current to 3 July 2014 – in the name of Christopher Ronald More (trustee on behalf of The More Family Trust “B”).

d) 49 % share in Australian Registered Trade Mark No. 753766 WOOLSORB (in Class 11) – in relation to filters in this class; pre-filters; disposable filter elements. Current to 29 January 2008- in the name of Christopher Ronald More in the name of Christopher Ronald More (trustee on behalf of The More Family Trust “B”).

Handwritten signatures and initials in the bottom right corner of the page. There are two distinct signatures, one appearing to be 'JEN' and another 'RN'.

- e) 49 % share in United States Trade Mark Application No. 7668463 WOOLSORB– in relation to grease protection assemblies and parts and fittings therefore; grease protection blankets. Filed 24 August 2004, live - in the name of The More Family Trust “B”.
- c) Other Trade Marks, Application/Registrations, as added from time-to-time.

5. 49% share in **Technical Information:**

Know-how and show-how relating to the Invention, including but not limited to:

- a) Know-How
- Technical specifications for the product.
 - Tests and test results
 - Reports and procedures,
 - Manuals,
 - Formulae,
 - Tables of operating conditions
- b) Show-How
- Demonstration and operating techniques.
 - Repair and Maintenance techniques.
 - Models

6. 49% share in **Domain Names:**

Relating to the Invention, including but not limited to:

woolsorb. – or similar word presented and registered in any combination and for any jurisdiction, whether woolsorb.co.nz, woolsorb.au, woolsorb.com, woolsorb.uk, and so forth

woolsorb.com – created 29 September 2003

Handwritten signature and initials, possibly 'R. Ch. U.' and 'JEM'.

C-01-b

Dated: 24 November 2005

DEED OF ASSIGNMENT OF INTELLECTUAL PROPERTY

BETWEEN

ARTHUR CUNNINGHAM

AND

**MITSUBISHI INTERNATIONAL PATENT
PROTECTION GROUP LIMITED**

Filter and Apparatus


PATENT

REEL: 018535 FRAME: 0055

DEED OF ASSIGNMENT OF INTELLECTUAL PROPERTY

DATED 24 November 2005

BETWEEN Arthur Cunningham, 4 Iranui Road, Gisborne, New Zealand (hereinafter called "the Assignor") and;

AND Mitsubishi International Patent Protection Group Limited, a company incorporated in Vanuatu of 1st Floor, Anchor House, Kumul Highway, PO Box 171, Port Vila, Vanuatu (hereinafter called "the Assignee")

1.0 WHEREAS:

- a) The Assignor is the proprietor of a 51% (fifty-one percent) share in the intellectual property (IP) relating to a range of filters, filter and grease protection assemblies/ filtering apparatus and including parts and fittings therefore (the "Invention"), including patents/patent applications, trade mark applications/registrations, domain names, copyright, know-how and show-how and confidential information (as listed in Schedule 1).
- b) Associated with the Intellectual Property are intellectual property rights which by definition shall include patent rights, copyright, design rights, trade mark rights and any other right (all hereinafter "Intellectual Property Rights") granted in any country or territory of the world to an inventor, or owner of intellectual property; as well as the right to apply for the protection of and in any priority rights arising from the filing of same; and shall also include any privileges, powers or immunities arising from or associated with the foregoing rights.
- c) The Assignor wishes to make an Assignment of the Intellectual Property and the Intellectual Property Rights to the Assignee, in respect of all countries and territories of the world as at the date of this Deed.
- d) The Assignor agrees and acknowledges that on execution of this Deed the Intellectual Property and the Intellectual Property Rights therein shall vest in the Assignee.

2.0 DEFINITIONS

In this Deed, unless the context otherwise requires:

- (a) "Invention" shall mean and refer to the invention broadly described as improvements in and relating to filters and filter assemblies, being a range of products to enhance the operation and effectiveness of grease protection assemblies and the like, the subject matter of New Zealand and overseas patent applications and shall include any granted and pending patents including the invention, or any other patent applications/patents derived from any such original patents/patent applications filed in New Zealand, and/or in any country or territory of the world.

- b) Intellectual Property means the Intellectual Property relating to the Invention and the rights associated therewith and includes without limitation patents and patent applications, registered designs and design applications, copyright, Trade Marks and trade mark applications, Technical Information, and further including trade secrets and rights pertaining thereto. The Intellectual Property relevant to this Agreement is listed in the Schedule 1 attached to this Agreement.
- i) "Patent" and "Patent rights" – means any New Zealand Patent or patent application relating to the Invention and any corresponding patent applications filed in countries outside of New Zealand and/or under the Patent Co-Operation Treaty, and including any patents granted thereon and further includes all rights granted to an applicant or proprietor of such patents and/or patent applications.
- ii) "Design" and "Design Rights" - means all rights under any New Zealand Registered Design or design application relating to the Invention and any corresponding design applications filed in countries outside of New Zealand, and including any registered designs or design patents granted thereon and further includes all rights granted to an applicant or proprietor of such registered designs and/or design applications.
- iii) "Copyright" – means the copyright in all models, prototypes and drawings of or relating to the Invention and further includes all rights granted to an applicant or proprietor of such copyright.
- iv) "Trade Mark" and "Trade Mark Rights" – means and includes all trade marks and/or variations thereto (including any distinctive get up, logos, words, signs, colours, trade dress and so forth) whether at common law or arising from a New Zealand registered trade mark or trade mark application, applied to the Invention including but not limited to the words WOOLSORB as provided in the Schedule 1 of this Deed and shall include any rights in corresponding registered trade marks or trade mark applications filed in any country or territory of the world and also includes the right to apply for trade mark protection in any country or territory of the world; and the right to claim priority under international convention from any such applications where applicable, and the rights conferred thereon by registration and further includes all rights granted to an applicant or proprietor of such trade marks and/or trade mark applications.
- v) "Technical Information" means all Technical Information relating to the Invention either now or which comes into the possession of the Assignor and includes all inventions, designs, drawings, tests, reports and procedures, models, manuals, formulae, tables of operating conditions and the like and all other knowledge, show-how and know-how relating to the foregoing, whether or not capable of being protected by patent, design registration, copyright or otherwise.
- vi) "Improvements" – means improvements in, developments from, or additions to the Invention.
- vii) "Domain names" – means all domain names and/or variations thereto arising from the purchase of the name, applied to any website devoted to Invention including but not limited to the words WOOLSORB as provided in the Schedule 1 of this Deed and

Handwritten initials and a circled symbol. The initials appear to be 'RN' and there is a circled 'R' or similar symbol next to them.

shall include any rights therein and also includes the right to apply for domain name protection in any country or territory of the world.

3.0 NOW THIS DEED WITNESSES as follows:

In pursuance of the execution by the Assignor of this Deed and in consideration of the sum of (the sufficiency and receipt of which is hereby acknowledged by the Assignor) and payable to the Assignor by the Assignee on execution of this Deed by the Assignee, the Assignor as Beneficial Owner HEREBY AGREES TO ASSIGN to the Assignee all the Assignor's rights, titles and interest in the Intellectual Property and the Intellectual Property Rights therein and any benefits relating thereto, including but not limited to:

- (a) All the benefit of the Invention and the Intellectual Property Rights;
- (b) The right to apply for Letters Patent or equivalent protection in all countries and territories of the world, including the benefit of the priority date or dates;
- (c) The right to apply for Design Registrations or equivalent protection in all countries and territories of the world, including the benefit of the priority date or dates;
- (d) The right to apply for Trade Mark Registrations or equivalent protection in all countries and territories of the world, including the benefit of the priority date or dates;
- (e) The right to apply for Copyright or equivalent protection in all countries and territories of the world, including the benefit of the priority date or dates;
- (f) The right to apply for Domain Name Registrations or equivalent protection in all countries and territories of the world, including the benefit of the domain names;
- (g) All powers, liberties and immunities arising or to arise from the Invention and/or Intellectual Property Rights;
- (h) All Improvements upon the Invention at any time hereafter made, devised, or acquired by, the Assignor which is within the scope of the Invention.
- (i) The copyright in all artistic works, including drawings and models of, or embodying, the Invention.

TO HOLD unto the Assignee, its successors and assigns absolutely.

4.0 ASSIGNOR'S OBLIGATIONS

- (a) The Assignor further waives in favour of the Assignee any and all rights, including moral rights recognised as or relating to the copyright subsisting in any work relating to the Invention.
- (b) The Assignor further warrants that it is entitled to assign the Invention to the Assignee.

- (c) The Assignor HEREBY UNDERTAKES to do all acts and execute all documents necessary or desirable for further assuring the title of the Assignee to the Invention, the Intellectual Property and the Intellectual Property Rights in all countries and territories of the world, and the Assignor will do all acts, execute all documents and procure the making of any declarations or oaths necessary or required by law to assure the Assignee's ownership of the Invention and Intellectual Property Rights, and will comply with any other matter or thing, including but not limited to:
- i) Conferring on the Assignee the right and option to make, use, sell, licence or assign the IP and assisting any trustee of the Assignee to achieve any of these options.
 - ii) Conferring on the Assignee the right to take action against any third party who copies the Invention or infringes the Intellectual Property Rights, and
 - iii) Assigning to the Assignee upon request all Intellectual Property Rights relating to all improvements in, modifications of, or additions to the Invention devised, created and/or under a commission for money or moneys worth from the Assignee.
 - iv) Furnishing the Assignee with full details of and relating to the Invention, the Intellectual Property and the Intellectual Property Rights (including the circumstances of invention, creation and/or design of same) and where possible all original versions of the Invention, the copyright works and the designs.
 - v) Maintaining confidential all information relating to the Invention and/or Intellectual Property Rights and including non-use, non-disclosure or non-publication of same without the express written consent of the Assignee. Such obligations shall not extend to information which is already in, or which enters the public domain through no fault of the Assignor. The Assignor agrees to seek prior clearance from the Assignee in any case of uncertainty.

5.0 ASSIGNEE'S OBLIGATIONS

- (a) All fees, costs and expenses connected with obtaining, securing and maintaining the Invention and/or the Intellectual Property and/or the Intellectual Property Rights in any country or territory shall be payable by the Assignee or any licensee thereof.

6.0 GOVERNING LAW

- (a) This assignment shall be governed by and construed in all respects in accordance with the laws of Vanuatu.

Handwritten marks: a circled '4' and the initials 'RN'.

EXECUTED BY THE PARTIES AS FOLLOWS:

on this 24 day of Nov. 2005

[Signature]
SIGNED BY; ARTHUR CUNNINGHAM

Witnessed by: [Signature]
Signature
Name: Mrs Ronee Ngata
Address: 1/163 Gladstone Rd
Occupation: Secretary

SIGNED for and on behalf of MITSUBISHI INTERNATIONAL PATENT PROTECTION GROUP LIMITED

on this 6th day of December 2005

By; WATERFORD LIMITED)
by its duly authorized officer)

Name: [Signature]
Position: DIRECTOR



Name: _____
Position: _____

Witnessed by: [Signature]
Signature
Name: Jocelyn Toveo
Address: Conway & Co, P.O. Box 171, Port Vila, Vanuatu
Occupation: Typist/Receptionist

[Handwritten initials]

SCHEDULE 1

INTELLECTUAL PROPERTY

Intellectual Property relating to the Invention and the rights associated therewith includes without limitation:

1. Patents/Patent Applications:

a) New Zealand patent applications

1. 51% share in New Zealand Patent No.336178
Entitled: A Filter and Filter Assembly
Sealed on 6 September 2001 with effect from 3 April 1998.

b) Overseas Patent Applications

1. 51% share in PCT Application No. PCT/NZ2004/000226
Entitled: A Filter and Filter Assembly
Filed on 3 April 1998.
2. 51% share in Australian Patent No. 745652
Entitled: A Filter and Filter Assembly
Sealed on 11 July 2002 with effect from 3 April 1998.
3. 51% share in United Kingdom Patent No. GB2340053
Entitled: A Filter and Filter Assembly
Sealed on 11 July 2001 with effect from 3 April 1998.
4. 51% share in United States Patent No. US 6,293,983
Entitled: Filter Assembly Having a Disposable Pre-Filter
Sealed on 25 September 2001 with effect from 3 April 1998.

51% share in National Phase Patent Applications derived from or based on the above PCT Application, as filed in various countries.

51% share in All Patent Applications entitled: A Filter and Filter Assembly (or such equivalent title as may be determined by a filing Authority, or the assignee, from time-to-time).

2. 51% share in Registered Designs/Design Applications:

As designed, filed and registered from time to time.

Handwritten signature and initials, possibly 'RN', in the bottom right corner.

3. 51% share in **Copyright in:**
- a) Written material relating to the Invention including but not limited to :
- Promotional brochures/literary work,
 - Instruction leaflets/literary work,
 - Informational leaflets/literary work.
- b) Artistic works relating to the Invention including but not limited to :
- Packaging designs/artistic works,
 - Designs/artistic works of the Invention as a whole
 - Designs/artistic works of the individual component parts of the Invention
 - Label artistic works and designs.
 - Products prototypes
 - Products moulds and tooling.
- c) Film/video relating to the products including but not limited to :
- Promotional video, or film footage relating to the products
 - Advertising footage for television and so forth.
- d) Photographic material relating to the products including but not limited to :
- Photographs of the products and/or its component parts.
- e) 3-Dimensional products and component parts
- 3-Dimensional products
 - Products prototypes
 - Product moulds and tooling.
4. 51% share in **Registered Trade Marks and Trade Mark Applications;**
- a) Trade Mark WOOLSORB as relating to pre-filters, disposable filter elements, filter blankets, grease protection filters; parts and fittings therefore and the like.
- b) Trade Mark WOOLSORB as relating to filtering apparatus and assemblies; parts and fittings therefore and the like.
- c) 51% share in NZ Registered Trade Mark No. 27930 WOOLSORB (in Class.11) – in relation to filters in this class. Current to 3 July 2014 – in the name of Christopher Ronald More (trustee on behalf of The More Family Trust “B”).
- d) 51% share in Australian Registered Trade Mark No. 753766 WOOLSORB (in Class 11) – in relation to filters in this class; pre-filters; disposable filter elements. Current to 29 January 2008- in the name of Christopher Ronald More in the name of Christopher Ronald More (trustee on behalf of The More Family Trust “B”).

- e) 51% share in United States Trade Mark Application No. 7668463 WOOLSORB– in relation to grease protection assemblies and parts and fittings therefore; grease protection blankets. Filed 24 August 2004, live - in the name of The More Family Trust “B”.
- d) Other Trade Marks, Application/Registrations, as added from time-to-time.

5. 51% share in **Technical Information:**

Know-how and show-how relating to the Invention, including but not limited to:

- a) Know-How
 - Technical specifications for the product.
 - Tests and test results
 - Reports and procedures,
 - Manuals,
 - Formulae,
 - Tables of operating conditions
- b) Show-How
 - Demonstration and operating techniques.
 - Repair and Maintenance techniques.
 - Models

6. 51% share in **Domain Names:**

Relating to the Invention, including but not limited to:

woolsorb. – or similar word presented and registered in any combination and for any jurisdiction, whether woolsorb.co.nz, woolsorb.au, woolsorb.com, woolsorb.uk, and so forth

woolsorb.com – created 29 September 2003

