Form PTO-1595 (Rev. 08/05) OMB No. 0851-0027 (exp. 6/30/2008)	U.S. DEPARTMENT OF COMMER
RECORDATION FO	PRM COVER SHEET
PATENTS ONLY	
To the Director of the U.S. Patent and Trademark Office: Pleas	se record the attached documents or the new address(es) below.
l and an animal party(les);	2. Name and address of receiving party(les)
High Speed Tech Oy Ltd.	Name: Tri-O-Gen B.V.
	Internal Address:
Additional name(s) of conveying party(les) attached? Yes X No	Street Address:
3. Nature of conveyance/Execution Date(s):	
Execution Date(s): March 10, 2006 and March 14, 2006	Nieuwenkampsmaten 8
X Assignment Merger Change of Name	
Security Agreement Joint Research Agreement	Clau
Government Interest Assignment	City: De Goor
Executive Order 9424, Confirmatory License	State:
Other	Country: The Netherlands Zip: 7472
	Additional name(s) & address(es) Yes X No
A. Patent Application Nc.(s) Additional numbers attached?	This document is being filed together with a new application. B. Patent No.(s) 5,329,771 Yes X No
Name and address to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved:
Name: Burton A. Amernick	Passillo III volvadi.
CONNOLLY BOVE LODGE & HUTZ LLP	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40.00
Internal Address: Atty. Dkt.: 22387-00001-US1	Authorized to be charged by credit card
Street Address: 1990 M Street, N.W., Suite 800	X Authorized to be charged to deposit account
	Enclosed
	None required (government interest not affecting title)
City: Washington	
State: DC Zip: 20036	8. Payment Information a. Credit Card Last 4 Numbers
Phone Number: (202) 331-7111	a. Credit Card Last 4 Numbers Expiration Date
ax Number:	b. Deposit Account Number 22-0185
mail Address: BAmernick@cblh.com	Authorized User Name Burton A. Amernick
Signature:	
+ cus (1 h	January 10, 2007
Signature	Date
Burton A. Amernick - 24,852 Name of Person Signing	Total number of pages including cover sheet, attachments, and documents:

PATENT REEL: 018757 FRAME: 0404

PATENT TRANSFER AGREEMENT

High Speed Tech Oy Ltd., a company with limited liability under the laws of Finland, having its registered office at Ilmailupuisto 110, FIN 53600 Lappeenranta, Finland, hereinafter referred to as "HST", hereby legally represented by its Managing Director, Mr. Fredrik Groth,

and

Tri-O-Gen B.V., a company with limited liability under the laws of the Netherlands, having its registered office at Nieuwenkampsmaten 8, 7472 DE Goor, the Netherlands, hereinafter referred to as "Tri-O-Gen", hereby legally represented by its General Manager, Mr. J.P. van Buijtenen,

HST and Tri-O-Gen hereinafter individually or jointly also referred to as the "Parties" or the "Party" as the context may require,

WITNESSETH:

HST:

PATENT REEL: 018757 FRAME: 0405

Article 1 - Definitions

1.1. "HST's Patents" shall mean the patents and patent applications FI 86464 and US 5,329,771, referring to a "Method of securing the lubrication of bearing in a hermetic high-speed machine" and FI 108067, US 6,880,338, a patent in Israel based on application #154856 (patentnumber to be issued) and applications in China 01818774,9, EP 01963026.8 and PCT/FI01/00767, in Canada 2,422,000 and in Japan 2002-527636, referring to "A lead-in structure and a fixing flange for a turbo generator" and including all patents issued thereon and any continuations, continuations-in-part, divisions or additions thereof, reissues, renewals, revalidations, re-examinations, substitutions, extensions, and foreign equivalents

HST:

PATENT REEL: Q18757 FRAME: 0406

Article 3 - Transfer of HST's Patents

- 3.1. HST hereby sells exclusive to Tri-O-Gen, as Tri-O-Gen buys under the provisions of this Agreement, upon the Execution Date the full right and title in HST's Patents and in HST's ORC Know-How. HST shall at first request of Tri-O-Gen forthwith execute all necessary documents in order to have transferred HST's Patents to Tri-O-Gen in all applicable patent offices. All costs related to said transfer of rights shall be borne by Tri-O-Gen.
- 3.2. HST guarantees that it is the sole owner of the HST's Patents and in HST's ORC Know-How and that third party claims has not been received on Execution Date regarding the HST's Patents and that HST has the full right to transfer the HST's Patents as expressed in Article 3.1. and HST's ORC Know-How. HST guarantees that it has fulfilled until and upon the Execution Date any registration fees to maintain the HST's Patents in full force and effect. As from the Execution Date, Tri-O-Gen solely shall be responsible for maintaining said patents at its discretion.

HST:....

PATENT REEL: 018757 FRAME: 0407

Article 5 - Compensation

In consideration of the purchase of HST's Patents by Tri-O-Gen and the supply of services by HST under Article 3 of this Agreement, Tri-O-Gen agrees to pay HST a one time non-refundable down payment of the first the discount of the discount of the execution Date. Moreover, upon the Execution Date, Tri-O-Gen shall compensate separately HST for maintenance cost of HST's patents between 1" October 2005 and the Execution Date against receipts of payments made by HST. Parties declare hereby to have nothing more to claim from each other respective the covenants under the Articles 3.

PATENT REELO 918757 FRAME: 0408

Article 8 - Terms and Termination

The terms, conditions and obligations of this Agreement become effective upon the Execution Date.

н**s**т:......

PATENT REDL:: 0-12-757.FRAME: 0409

IN WITNESS WHEREOF,

the Parties have executed this Agreement in duplicate by HST and by Tri-O-Gen:

High Speed Tech Oy Ltd. at Lappeenranta

Fredrik Groth

Managing Director date: 19 Flatet 2200 C

Tn-O-Gen B V

at Goor

J.P. van Buijtenen

General Manager date: 10 May 2006

RECORDED: 01/1

PATENT