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SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	RELEASE BY SECURED PARTY	

CONVEYING PARTY DATA

Name	Execution Date	
General Electric Capital Corporation	07/11/2007	

RECEIVING PARTY DATA

Name:	Alemite, LLC		
Street Address:	1057 521 Corporate Center Drive		
Internal Address:	Suite 100		
City:	Fort Mill		
State/Country:	SOUTH CAROLINA		
Postal Code:	29715		

PROPERTY NUMBERS Total: 12

Property Type	Number
Patent Number:	5277339
Patent Number:	4756230
Patent Number:	5906047
Patent Number:	D382575
Patent Number:	D382574
Patent Number:	D332957
Patent Number:	4870891
Patent Number:	5944146
Patent Number:	6431046
Application Number:	10249900
Application Number:	10904204
Application Number:	10906987

CORRESPONDENCE DATA

PATENT REEL: 019605 FRAME: 0239

500320835

Fax Number: (202)420-2201

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

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Address Line 4: Washington, DISTRICT OF COLUMBIA 20006-5403

ATTORNEY DOCKET NUMBER: F8800.2207

NAME OF SUBMITTER: Elizabeth Parsons

Total Attachments: 3

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> PATENT REEL: 019605 FRAME: 0240

RELEASE OF PATENTS

THIS RELEASE OF PATENTS is dated as of July 1, 2007 by GENERAL ELECTRIC CAPITAL CORPORATION, as Agent ("GECC").

WHEREAS, GECC and Alemite, LLC, a Delaware corporation ("Grantor"), entered into that certain Patent Security Agreement, dated as of January 23, 2006, (the "Patent Security Agreement");

WHEREAS, the Patent Security Agreement granted GECC a security interest in, among other things, certain Patents and Patent applications ("Patents"), including, without limitation, the Patents listed on <u>Schedule A</u> attached hereto as security for certain obligations of Grantor to GECC (the "Obligations");

WHEREAS, GECC recorded the Patent Security Agreement on June 1, 2003 at Reel 017718, Frame 0898 in the United States Patent and Patent Office; and

WHEREAS, Grantor has satisfied all of the Obligations and has requested that GECC release its security interests in the Patents.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, GECC hereby agrees as follows:

GECC hereby fully releases and terminates its security interests in and liens on:

- (a) all of Grantor's now existing or hereafter acquired right, title and interest in and to: all Patents which are now filed with the U.S. Patent and Patent Office, any similar office or agency of any state, territory or possession of the United States or Canada or any similar office or agency of any other country or used in the United States, any state, territory or possession thereof including, without limitation, Puerto Rico, or any other country, and (i) any renewals thereof, (ii) all income, royalties, damages and payments now and hereafter due or payable with respect thereto, including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements thereof, (iii) the right to sue for past, present and future infringements thereof, (iv) all documents, packages, prints and labels on which said Patents have appeared and all designs and general intangibles of a like nature, and (v) all rights corresponding thereto throughout the world;
- (b) the goodwill of Grantor's business connected with or symbolized by Patents; and
- (c) any and all of the proceeds of any of the foregoing, including, without limitation, any claims by Grantor against third parties for infringement of the Patents or of any license with respect thereto.

GECC further agrees, at the sole cost and expense of Grantor, to perform all acts reasonably necessary to effect the release and termination of its security interest and liens, including, but not limited to the recording, filing and entering into any agreements, documents, forms or papers needed to accomplish such release and termination.

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IN WITNESS WHEREOF, GECC has caused this Release of Patents to be duly executed as of the day and year first above written.

> GENERAL ELECTRIC CAPITAL CORPORATION, as Agent

Thomas S. Beck

Duly Authorized Signatory Title:

[Signature Page to Release of Patents- Alemite, LLC]

PATENT REEL: 019605 FRAME: 0242

Schedule

U.S. PATENTS AND PATENT APPLICATIONS

Title	Country	Status	App. No./ Patent No.	App. Date/ Grant Date	Record Owner
Dual mode pistol-grip grease gun	U.S.	Granted	5,277,339	1/11/94	Alemite, LLC
Sound attenuator for pneumatic motors	U.S.	Granted	4,756,230	7/12/88	Alemite, LLC
Manufacture of grease fittings and blanks therefore	U.S.	Granted	5,906,047	5/25/99	Alemite, LLC
Curved face grease fitting	U.S.	Granted	D382,575	8/19/97	Alemite, LLC
Rounded corner grease fitting	U.S.	Granted	D382,574	8/19/97	Alemite, LLC
Lubrication work station	U.S.	Granted	D332,957	2/2/93	Alemite, LLC
Pneumatically controlled air motor	U.S.	Granted	4,870,891	10/3/89	Alemite, LLC
Brake mechanism for control of vertical motion of a vertically aligned adjustable drain tube	U.S.	Granted	5,944,146	8/31/99	Alemite, LLC
Pneumatic motor	U.S.	Granted	6,431,046	8/13/02	Alemite, LLC
Grease gun	U.S.	Pending	10/249,900	5/15/03	Alemite LLC
Grease gun	U.S.	Pending	N/A Cont. of 10/249,900	12/12/05	Alemite, LLC
Grease gun	U.S.	Pending	10/904,204	10/28/04	Alemite LLC
Grease pump	U.S.	Pending	10/906.987	3/15/05	Alemite LLC

LICENSES

1. Settlement Agreement entered into by and between Alemite Corporation, Lubrication Systems of Texas, Inc. and Sistemas Centrales de Lubricacion S.A. de C.V dated October 2001 as amended by the First Amendment to Settlement Agreement dated November 30, 2001.

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RECORDED: 07/24/2007

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PATENT REEL: 019605 FRAME: 0243