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TO: JONES DAY COMPANY: 555 SOUTH FLOWER STREET, FIFTIETH FLOOR

PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

03/27/2008

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Assignment of one-half interest
CONVEYING PARTY DATA	
Name	Execution Date
CleanCut Technologies Limited	02/03/2003
RECEIVING PARTY DATA	
Name:	Clyde Blowers Limited
Street Address:	1 Redwood Crescent
City:	East Kilbride, Scotland
State/Country:	UNITED KINGDOM
Postal Code:	G74 5PA
PROPERTY NUMBERS Total: 1	
Property Type	Number
Patent Number:	7186062
CORRESPONDENCE DATA	
Fax Number:	(213)243-2539
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>	
Phone:	(213) 243-2828
Email:	vmittongtare@jonesday.com
Correspondent Name:	JONES DAY
Address Line 1:	555 South Flower Street, Fiftieth Floor
Address Line 2:	Patent Prosecution Department
Address Line 4:	Los Angeles, CALIFORNIA 90071
ATTORNEY DOCKET NUMBER:	798003-820034
NAME OF SUBMITTER:	Vichai Mittongtare
Total Attachments: 4 source=DOC044#page1.tif source=DOC044#page2.tif source=DOC044#page3.tif source=DOC044#page4.tif	

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**ASSIGNMENT AGREEMENT FOR FILING WITH
U.S. PATENT AND TRADEMARK OFFICE**

This Agreement is between the following three parties:

1. CleanCut Technologies Limited, incorporated in Scotland under the Companies Act (Registered No. SC211751) and having its registered office at 50 Lothian Road, Festival Square, Edinburgh EH3 9WJ (hereinafter referred to as "CleanCut '751");
2. CMH Holdings Limited, incorporated in Scotland under the Companies Act (Registered No. SC233988) and having its registered office at 1 Redwood Crescent, East Kilbride, Scotland G74 5PA (hereinafter referred to as "CMH '988"); and
3. Clyde Blowers Limited, incorporated in Scotland under the Companies Act (Registered No. SC236666) and having its registered office at 1 Redwood Crescent, East Kilbride, Scotland, G74 5PA (hereinafter referred to as "Clyde '666").

WHEREAS, CleanCut '751 was formerly named Clyde Blowers Limited, and formerly had a principal place of business at 1 Redwood Crescent, East Kilbride, Scotland G74 5PA, and whereas said Clyde Blowers Limited was assigned by Brian Snowdon the entire right, title and interest in and to his invention relating to pneumatic conveying for the United States and its territorial possessions, and for all foreign countries, including all rights to claim priority in and to any and all improvements in the invention, the invention being disclosed in a U.S. patent application, entitled: "Pneumatic Conveying", U.S. Application No. 10/018,124, filed on December 14, 2001 (the "Invention"), and any legal equivalent applications in foreign countries, including the right to claim priority in and to all patents to be obtained from such applications or any continuations, divisions, renewals, or substitutes thereof, and as to patents, any reissues or reexaminations thereof;

WHEREAS, CleanCut '751 assigned one-half of the entire right, title and interest in the Invention to CMH '988 and desires to confirm that assignment here;

WHEREAS, CMH '988 assigned the same one-half of the entire right, title and interest in the Invention to Clyde '666 and desires to confirm that assignment here;

WHEREAS, Clyde '666 was formerly named MM&S (2930) Limited; and

WHEREAS, this Assignment Agreement is for filing with the U.S. Patent and Trademark Office only and is to be subject to all previous agreements of the parties, or any of them, and if there is any conflict between any of said previous agreements and this Assignment Agreement, the previous agreement takes precedent and is to be followed in all respects over this Assignment Agreement.

NOW THEREFORE, in consideration of the sum of one pound sterling, the receipt whereof is acknowledged, and other good and valuable consideration CleanCut '751, formerly Clyde Blowers Limited, has sold, assigned and transferred to CMH '988 one-half of the entire right, title and interest in the Invention for the United States and its territorial possessions, and for all foreign countries, including all rights to claim priority in and to any and all improvements in the Invention, the Invention being disclosed in U.S. patent application, entitled "Pneumatic Conveying, U.S. Application No. 10/018,124, filed on December 14, 2001, and any legal equivalent applications in foreign countries, including the right to claim priority in and to all patents to be obtained from such applications or any continuations, divisions, renewals or substitutes thereof and as to patents, any reissues or reexaminations thereof; and

CMH '988 has sold, assigned and transferred to Clyde '666 (formerly MM&S (2930) Limited) said one-half of the entire right, title and interest to the Invention for the United States and its territorial possessions and for all foreign countries, including all rights to claim priority in

and to any and all improvements in the Invention, the Invention being disclosed in a U.S. patent application, entitled "Pneumatic Conveying", U.S. Application No. 10/018,124, filed on December 14, 2001, and any legal equivalent applications in foreign countries, including the right to claim priority in and to all patents to be obtained from such applications or any continuations, divisions, renewals or substitutes thereof and as to patents, any reissues or reexaminations thereof.

CleanCut '751 and CMH '988 hereby covenant that no assignment, sale agreement, or encumbrance has been or will be made or entered into which would conflict with this or previous Assignments.

CMH '988 further agrees that when requested, it will without charge to Clyde '666 or CleanCut '751, sign all papers, take all rightful oaths and do all acts which may be necessary, desirable or convenient for securing and maintaining patents for said Invention in any and all countries and for vesting title thereto in Clyde '666 and/or CleanCut '751, their successors, assigns and legal representatives or nominees.

CMH '988 empowers Clyde '666 and CleanCut '751, their successors, assigns and legal representatives or nominees, to invoke and claim for any applications for patent or other forms of protection for said Invention filed by them, the benefit of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it and to invoke and claim such right of priority without further written or oral authorization from CMH '988.

CleanCut '751, CMH '988 and Clyde '666 hereby consent that a copy of this Assignment shall be deemed a full, legal and formal equivalent of any previous assignment, consent to file or like documents which may be required in any country, for any patent related purpose, and, more

particularly, in proof of the right of the assignee, Clyde '666, or its nominee, to claim the benefit of the right of priority provided by the International Convention for the Protection of Industrial Property, as amended, or by any convention which may henceforth be substituted for it.

This Assignment Agreement is subject to all previous agreements among the parties, or any of them, and is not to be substituted for any such previous agreement or to supplement any such previous agreement, and if there is any conflict between any of said previous agreements and this Assignment Agreement, the previous agreement takes precedent and shall be followed in all respects over this Assignment Agreement.

Dated:

3 Feb 03

CLEAN CUT TECHNOLOGIES LIMITED (SC211751)

Name:

Gordon G. Waggett

Title:

Attorney in Fact

Dated:

10 Dec 02

CLYDE BLOWERS LIMITED (SC236666)

Name:

ALEXANDER STEWART

Title:

DIRECTOR

Dated:

10 Dec 02

CMH HOLDINGS LIMITED (SC233988)

Name:

ALEXANDER STEWART

Title:

DIRECTOR