PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
NovaTorque, Inc. f/k/a Quizix, Inc., a California corporation	05/08/2008
John Petro	05/08/2008
Donald Burch	05/08/2008
Jeremy F. Mayer	05/08/2008

RECEIVING PARTY DATA

Name:	Ametek, Inc., a Delaware corporation
Street Address:	37 North Valley Road - Bldg. 4
City:	Paoli
State/Country:	PENNSYLVANIA
Postal Code:	19301-0801

PROPERTY NUMBERS Total: 1

Property Type	Number
Patent Number:	7004446

CORRESPONDENCE DATA

Fax Number: (918)583-9659

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

Phone: 9185990621

Email: patents@fellerssnider.com

Correspondent Name: Fellers Snider, et al.

Address Line 1: 321 S. Boston, Ste. 800

Address Line 4: Tulsa, OKLAHOMA 74103

ATTORNEY DOCKET NUMBER: 27625/08-269

NAME OF SUBMITTER: R. Alan Weeks

Total Attachments: 7

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> PATENT REEL: 021398 FRAME: 0241

ASSIGNMENT OF PATENT RIGHTS (CONFIRMATION)

WHEREAS, pursuant to an Asset Purchase and Technology Transfer Agreement dated September 6, 2005 (the "Agreement) (terms defined in the Agreement and not otherwise defined herein shall have the same meaning when used herein) by and between AMETEK, INC., a Delaware corporation (the "Purchaser") and QUIZIX, INC a California corporation ("Quizix"), and John Petro, an individual ("Petro") (Quizix and Petro shall be collectively referred to herein as "Sellers") providing, among other things, for the sale by Sellers to Purchaser of the Assets (as defined in the Agreement), other than the Excluded Assets, Sellers agreed to sell, convey, transfer, assign and deliver to Purchaser, its successors and assigns, all right, title and interest of Sellers in, to and under all patents and applications therefore used in the conduct of the Business, and, in this connection, on September 6, 2005 Sellers executed and delivered to Purchaser the Assignment of Patent Rights attached hereto as Exhibit A.

WHEREAS, on March 13, 2006, Sellers, together with co-inventors Donald Burch and Jeremy F. Mayer, executed and delivered to Purchaser the Amendment to Schedule of Assignment of Patent Rights, attached hereto as Exhibit B, which added U.S. Patent No. 7,004,446 entitled "Bistable Dual-Magnet Valve Unit" to the Schedule of Assigned Patents.

WHEREAS, Purchaser desires to obtain from Sellers and the co-inventors a confirmatory assignment for purposes of recording the prior transfer of interests with the U.S. Patent and Trademark Office.

NOW, THEREFORE, the undersigned, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound hereby, for themselves and their respective heirs, successors and assigns, hereby confirm that they have jointly and severally sold, assigned and transferred, and do hereby sell, assign and transfer, to Purchaser and its successors and assigns, all of the undersigned's right, title and interest in and to U.S Patent No. 7,004,446 and the inventions therein, including any divisions, continuations-in-part and reissues of said patent heretofore or hereafter granted on the applications for said patents together with all claims for damages by reason of past infringement of said patent, with the right to sue for, and collect the same for its own use and enjoyment, and for the use and enjoyment of its successors and assigns, the same to be held and enjoyed by Purchaser, its successors and assigns, to the full end of terms thereof.

The undersigned hereby expressly jointly and severally warrant to Purchaser that they have not heretofore encumbered the right, title or interest to said patent, and that said patent is not subject to any lien or claim, license, assignment, sale, agreement, royalty arrangement or dispute.

The undersigned jointly and severally agree, at any time and from time to time after delivery hereof, upon Purchaser's request, to do, execute, acknowledge and deliver, or to cause

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to be done, executed, acknowledged and delivered, all such further acts, assignments, transfers, conveyances, powers of attorney and assurances as may be required for the better assigning, transferring, conveying and confirming to Purchaser, or to its successors and assigns, of, or for obtaining the benefits of, said patent.

Nothing herein contained shall be deemed to release Sellers in any way from any of their obligations under the Agreement other than those performed by this instrument or shall affect in any way the respective rights and obligations of Purchaser and Sellers as set forth in the Agreement.

This instrument shall be binding on the undersigned and their respective heirs, successors and assigns and shall inure to the benefit of Purchaser and its successors and assigns.

NovaTorque, Inc. f/k/a QUIZIX, INC.

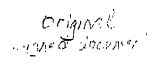
Name:

Title:

John Petro

Donald Burch

Jeremy F. Mayer



ASSIGNMENT OF PATENT RIGHTS

Pursuant to an Asset Purchase and Technology Transfer Agreement dated September 6, 2005 (the "Agreement") (terms defined in the Agreement and not otherwise defined herein shall have the same meaning when used herein) by and between AMETEK, INC., a Dalaware corporation (the "Purchaser") and QUIZIX, INC., a California corporation ("Quizix"), and John Petro, an individual ("Petro") (Quizix and Petro shall be collectively referred to herein as "Sellers"), providing, among other things, for the sale by Sellers to Purchaser of the Assets (as defined in the Agreement), other than the Excluded Assets, Sellers have agreed to sell, convey, transfer, assign and deliver to Purchaser, its successors and assigns, all right, title and interest of Sellers in, to and under all patents and applications therefore used in the conduct of the Business, including but not limited to those patents and applications therefore set forth on Schedula A annexed hereto (such patents and applications therefore and other patents and applications required to be assigned to the Purchaser pursuant to the Agreement being hereinafter called the "Assigned Patents").

NOW, THEREFORE, Sellers, for and inconsideration of One Dollar (\$1.00), the mutual promises contained in the Agreement and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and intending to be legally bound hereby, for themselves and their respective heirs, successors and assigns, hereby jointly and severally sell, assign, and transfer to Purchaser and its successors and assigns, all of Sellers' right, title and interest in and to all of the Assigned Patents and the inventions therein, including any divisions, continuations-in-part and reissues of said patents heretofore or hereafter granted on the applications for said patents together with all claims for damages by reason of past infringement of said patents, with the right to sue for, and collect the same for its own use and enjoyment, and for the use and enjoyment of its successors and assigns, to the full end of terms thereof.

The undersigned hereby expressly jointly and severally warrant to Purchaser that Quizix is the sole owner of the entire right, title and interest in and to said Patents, that it has not heretofore encumbered the right, title or interest to said patents and patent applications, and that said patents and patent applications are not subject to any lien or claim, license, assignment, sale, agreement, royalty arrangement or dispute, and Quizix has paid all necessary maintenance fees and annuities on only the U.S. Assigned Patents.

Sellers jointly and severally agree, at any time and from time to time after delivery hereof, upon Purchaser's request, to do, execute, acknowledge and deliver, or to cause to be done, executed, acknowledged and delivered, all such further acts, assignments, transfers, conveyances, powers of



PATENT REEL: 021398 FRAME: 0244 attorney and assurances as may be required for the better assigning, transferring, conveying and confirming to Purchaser, or to its successors and assigns, of, or for obtaining the benefits of, any or all of the Assigned Patents.

Nothing herein contained shall be deemed to release Sellers in any way from any of their obligations under the Agreement other than those performed by this instrument, or shall affect in any way the respective rights and obligations of Purchaser and Sellers as set forth in the Agreement.

This instrument shall be binding on Sellers and their respective heirs, successors and assigns and shall inure to the benefit of Purchaser and its successors and assigns.

IN WITNESS WHEREOF, the undersigned have caused this Assignment of Patents to be duly executed as of the 6th of September, 2005.

QUIZIX, INC.

Name:

Title:

John Petr

AGREED TO AND ACCEPTED BY:

AMETEK, INC.

Mama.

David A. Zanis

Title:

- Electronic Instruments

PATENT

REEL: 021398 FRAME: 0245

SCHEDULE A

Number	Title	Owner
5,752,811 (U.S.)	"Linear Actuator Mechanism for Converting Rotary to Linear Movement Including One End Pulley Line Attached to the Stationary Anchor and Other End Attached to the Take-up Drum"	Quizix, Inc.
6,501,357 (U.S.)	Permanent Magnet Actuator Mechanism	Quizix, Inc.
AU4369401 (Austrelia)	Permanent Magnet Actuator Mechanism	Quizix, Inc.
BR0108985 (Brazil)	Permanent Magnet Actuator Mechanism	Quizix, Inc.
CA2400985 (Canada)	Permanent Magnet Actuator Mechanism	Quizix, Inc.
CN1418366 (China)	Permanent Megnet Actuator Mechanism	Quizix, Inc.
EP1287536 (Europe)	Permanent Magnet Actuator Mechanism	Quizix, Inc.
GB2376811 (Britaln)	Permanent Magnet Actuator Mechanism	Quizix, Inc.
JP2004503076T (Japan)	Permanent Magnet Actuator Mechanism	Quizix, Inc.

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STATE OF Calibraia COUNTY OF Santa Clara On this 6th of Setember , 2005, before me persons appeared 10hn Petro , to me known (or satisfactorily proven), _, 2005, before me personally who, being by me duly sworn, did depose and say that he is the Rosiderst of QUIZIX, INC., the corporation that executed the foregoing instrument; that he knows the seal of said corporation; that the seal affixed to such instrument is the corporate seal of said corporations; that it was so affixed by order of the Board of Directors of said corporation; and that he signed his name thereto in like order. TARA PAYNE-STEELE Notary Public State of Atalia Commission # 1481034 Notary Public - California My Commission Expires: April 6,2008 **Santo Claro County** My Comm. Expires Apr 4, 2008 STATE OF California COUNTY OF South Clara On this 6th of September 2005, before me personally appeared John Petro, knewn to me (er satisfactorily proven) to be the person whose name is subscribed to the foregoing instrument, and acknowledged that he executed the same for the purposes contained therein. Notary Public, State of Calif TARA PAYNE-STEELE My Commission Expires: April 6,2008 Commission # 1481034 Notary Public - California Santo Clara County

My Comm. Expires Apr 6, 2008

CAAP

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AMENDMENT TO SCHEDULE OF ASSIGNMENT OF PATENT RIGHTS

The undersigned hereby amend SCHEDULE A to that ASSIGNMENT OF PATENT RIGHTS dated September 6, 2006 in connection with that Asset Purchase and Technology Transfer Agreement of the same date between AMETEK, INC., QUIZIX, INC. and John Petro to add the following:

Number	Title	Owner
7,004,446	"Bistable Dual-Magnet Valve Unit"	John Petro, Donald Burch and Jeremy F. Mayer
NovaTorque, Inc. f/k/a	QUIZIX, INC.	
By: falul	Leto	
Name: John Petro	4	
Title: Preside	1 H	
John Petro	Petro March 13,	,2006
V	/2	
Accepted and agreed to	this 2 day of March, 2006.	
Donald Burch	a arrainata de desta Communicación de la companya del companya de la companya de la companya del companya de la companya del la companya de l	
** **********************************		
Accepted and agreed to	this <u>13</u> day of March, 2006.	
Jeremy F. Mayer	Payer	
(

RECORDED: 08/18/2008

EXHIBIT BY September 1

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