Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Contribution Agreement

CONVEYING PARTY DATA

Name	Execution Date
Leon Leykin	11/11/2007
Donald Spero	11/11/2007
Alan Wurtzel	11/11/2007
J. Roderick Heller III	11/11/2007
John Hechinger	11/11/2007

RECEIVING PARTY DATA

Name:	LHD Vending Systems, Inc.
Street Address:	350 Calvert Avenue
City:	Alexandria
State/Country:	VIRGINIA
Postal Code:	22301

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	10238605

CORRESPONDENCE DATA

500638995

Fax Number: (202)799-5000

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

Phone: 2027994000

Email: dcpatentdocket@dlapiper.com

Correspondent Name: James M. Heintz Address Line 1: 500 8th Street, NW Address Line 2: DLA Piper US LLP

Address Line 4: Washington, DISTRICT OF COLUMBIA 20004-2131

ATTORNEY DOCKET NUMBER: 305063-13 (5382-001CA)

NAME OF SUBMITTER: James M. Heintz

PATENT

REEL: 021485 FRAME: 0527

Total Attachments: 4

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CONTRIBUTION AGREEMENT

THIS CONTRIBUTION AGREEMENT is made this 11th day of November, 2007 to confirm and evidence the actions taken by the panies hereta in December 2005, by and emong LHD Vending Systems, Inc., a Delaware corporation formed as the result of the conversion of HD Vending Systems LLC (a Delaware limited liability company) (hereinaster referred to as the "Company"), Leon Leykin, Denald Spero, Alan Wartzel, J. Røderick Heller III and John Hechinger (each a "Contributor Member").

WITNESSETH:

WHEREAS, the Contributor Members were the holders of all outstanding and unpaid obligations of LHD Vending Systems, Inc., a Maryland corporation ("LHD Maryland");

WHEREAS, LHD Maryland was in default on obligations of the Contributor Members and liquidated its assets in December 2005, in connection with which it transferred to the Contributor Members in partial satisfaction of obligations awed by LHD Maryland to the Contributor Members all of its assets of any kind or description, tangible or intangible, real, personal or mixed, wherever located, including without limitation the Intellectual Property Rights (as hereinafter defined) of LHD Maryland in or arising from its business (collectively, the "LHD Assets"); and

WHEREAS, Contributor Members in turn contributed all LHD Assets to HD Vending Systems, LLC as contributions to the capital thereof;

WHEREAS, the Contributor Members and the Company desire to document and confirm the receipt of the LHD Assets from LHD Maryland and the contribution by the Contributor Members of the LHD Assets to HD Vending Systems, LLC:

NOW, THEREFORE, in consideration of the premises and the mutual promises, representations, warranties, covenants and agreements hereinafter ser forth, the parties bereto, intending to be legally bound, do hereby agree as follows:

L <u>CONTRIBUTION</u>

1.1. Receipt of LHD Assets. The Contributor Members bereby acknowledge and confirm that they were the holders of all outstanding and unpaid obligation as of LHD Murland and that they received all LHD Assets in partial satisfaction of obligations owed to them by LHD Maryland.

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- 1.2. <u>Contribution</u>. Contributor Members hereby confirm and ratify their assignment, transfer, conveyance and delivery to Company of the LHD Assets, with all of their respective rights and title to such LHD Assets.
- 1.2. Trademarks and Intellectual Property Rights. Without limiting the description of the LHD Assets contributed, the LHD Assets include all unexpired patents, patent applications and patents maturing from such patents and patent applications, including all foreign counterparts, reissued patents, re-examined patents, continuations, and continuations-in-part, trademarks, trademarks, service marks, logos, copyrights and licenses relating to the business of LHD Maryland (collectively referred to as "Intellectual Property Rights") which were owned, licensed or used by LHD Maryland in its business. At the time of the contribution, no claim, suit or action was pending, and to the best knowledge and belief of Contributor Members, no claim, suit or action was threatened, nileging that LHD Maryland or Contributor Members infringed upon the intellectual property rights of others, challenging the validity of the Intellectual Property Rights, or alleging that LHD Maryland's use of the Intellectual Property Rights infringed or conflicted with the rights of others.

2. GENERAL PROVISIONS.

- 2.1. Binding Effect. This Agreement shall be binding upon and impre to the benefit of the parties hereto and their respective heirs, legal representatives, executors, administrators, successors and assigns.
- 2.2. Headings. The section and other headings in this Agreement are inserted solely as a matter of convenience and for reference, and are not a part of this Agreement.
- 2.3. Entire Agreement. This Agreement constitutes the entire agreement among the parties hereto and evidences and decuments the agreements among the the parties hereto accurring in December 2005. Neither this Agreement nor my provision hereof may be changed, waived, discharged or terminated orally, but only by an agreement in writing signed by the party against whom or which the enforcement of such change, waiver, discharge or termination sought.
- 2.4. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Vitginia.
- 2.5. Counterparts. This Agreement may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the parties hereto have duly signed, scaled, and delivered this Agreement.

LHD VENDING SYSTEMS, INC. (formedy HD Vending Systems, LLC)

By: 1881

Leon Leykin

Donald Spero

Chilling (L.S.)

J. Roderick Heller III

Suland a

Tohn Hechinger

: IN WITHISS WHEREOF, the parties becate have duly signed, scaled, and delivered this Agreement.

LIBO VENDING SYSTEMS, INC. (formerly IID) Vending Systems. LLC)

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