

PATENT ASSIGNMENT

Electronic Version v1.1

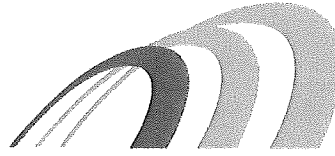
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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Notice of Rescission of Assignment of Patents
CONVEYING PARTY DATA	
Name	Execution Date
Mr. John W. Booth III	11/06/2009
RECEIVING PARTY DATA	
Name:	Mr. John W. Booth III
Street Address:	1000 Lake Carolyn Parkway
City:	Irving
State/Country:	TEXAS
Postal Code:	75039
PROPERTY NUMBERS Total: 2	
Property Type	Number
Patent Number:	5414878
Patent Number:	5587023
CORRESPONDENCE DATA	
Fax Number:	(972)378-9115
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>	
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Correspondent Name:	James E. Davis
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NAME OF SUBMITTER:	James E. Davis
Total Attachments: 2 source=Jed110609#page1.tif source=Jed110609#page2.tif	

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PATENT  
REEL: 023586 FRAME: 0164



FERGUSON DAVIS, P. C.  
*Attorneys & Counselors*

November 6, 2009

Sanijet Corporation  
1461 S Belt Line Rd # 100  
Coppell, TX 75019-4938

To the attention of:

Mr. David Lyon, President  
Mr. Russell Walker, Director  
Mr. Jeff Good, Director  
Mr. Christopher Jones, Director

Re: Rescission of Assignment of Patents to Sanijet Corporation ("Sanijet")

Gentlemen:

The law firm of Ferguson Davis, P.C. represents John W. Booth III ("Mr. Booth") in connection with the matters discussed below. Thus, please direct all future communications regarding these matters to my attention.

As you know, Mr. Booth is the inventor of a "Sanitary Whirlpool Jet Apparatus," as described in and claimed by U.S. Patent No. 5,414,878 dated May 16, 1995, and "A Method of Removing a Whirlpool Jet Apparatus From a Whirlpool Bathtub for Inspection, Cleaning, or Repair," as described in and claimed by U.S. Patent No. 5,587,023 dated December 24, 1996. Mr. Booth assigned these inventions and the related patents to Sanijet in exchange for Sanijet's promise to pay him a royalty based on the number of jets sold by Sanijet before December 24, 2013. This agreement between Mr. Booth and Sanijet is memorialized in that certain Corrected And Restated Royalty Agreement dated April 15, 2002 (the "Royalty Agreement").

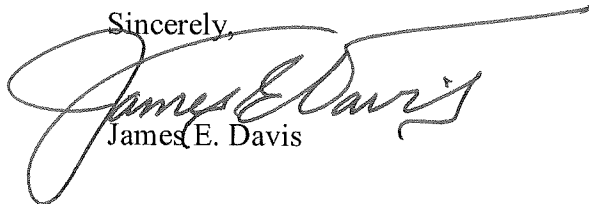
Since the inception of the original royalty agreement between Mr. Booth and Sanijet (November 2, 1993), Sanijet has not been able to meet its financial obligations to Mr. Booth. Indeed, notwithstanding the fact Sanijet had sold over 100,000 jets by the end of September 2009, Mr. Booth has not received a single dollar under the Royalty Agreement. Thus, according to calculations that were performed by the business consulting firm of ChurchillTerry, as of September 30, 2009 Sanijet owed Mr. Booth at least \$520,141.31 in royalties and interest. Of course, Sanijet's liability for royalties and interest continues to accrue.

In light of Sanijet's utter and complete failure to pay Mr. Booth the royalties and interest to which he is entitled under the Royalty Agreement, it is clear that the consideration that supported the assignment of Mr. Booth's inventions and patents to Sanijet has wholly failed. Thus, as of the date of this letter, Mr. Booth hereby rescinds the assignment of his inventions and patents to Sanijet. Further, Mr. Booth has instructed this firm to prepare and to file such documentation as may be necessary and appropriate to put the public on notice of the rescission of his previous assignment of his inventions and patents to Sanijet.

We hope Sanijet will not contest the accuracy of the statements made in this letter, as they are supported by Sanijet's corporate records. Additionally, we expect Sanijet will not deny that it has failed completely to provide the consideration that supported Mr. Booth's previous assignment of his intellectual property to Sanijet. Thus, we request that Sanijet acknowledge and confirm in writing no later than Wednesday, November 11, 2009, that Mr. Booth effectively has rescinded his previous assignment of intellectual property to Sanijet and that Mr. Booth is now the sole owner of the patents that are referenced above.

We trust Sanijet will comply with our request; however, if Sanijet fails to acknowledge Mr. Booth's rescission of his previous assignment of intellectual property to Sanijet and to confirm Mr. Booth's sole ownership of the patents referenced in this letter, Mr. Booth has instructed this law firm to take such action as may be necessary and appropriate to protect his rights. Such action may include filing suit against Sanijet, its creditors, lien holders, and any other persons who may claim an interest in the subject patents in order to obtain a judicial declaration that Mr. Booth effectively has rescinded his previous assignment of intellectual property to Sanijet and to recover from Sanijet (or any successor of Sanijet) the royalties and interest to which Mr. Booth is entitled under the Royalty Agreement.

Sincerely,



James E. Davis

cc: Jamie Wall, Esq.