PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT				
NATURE OF CONVEYANCE:		ASSIGNMENT				
CONVEYING PARTY DATA						
		Name	Execution Date			
Quirino L Pua			06/01/2010			
RECEIVING PARTY DATA						
Name:	Auto Fast, LLC					
Street Address:	2118 Wyeth Drive					
City:	Guntersville					
State/Country:	ALABAMA					
Postal Code:	35976					
PROPERTY NUMBERS Total: 10						
Property Type		Number				
Patent Number:		5136873				
Patent Number: 52		5207085				
Patent Number: 5184		4497				
Patent Number: 7571		1834				
Patent Number: 6141		1849				
Patent Number: 6145		5360				
Patent Number: 6237		7390				
Patent Number: 6301		1978				
Patent Number: 73470		7078				
Patent Number: 75		3555				

CORRESPONDENCE DATA

Fax Number:(205)488-5891Correspondence will be sert via US Mail when the fax attempt is unsuccessful.Phone:205-226-3404Email:ppsmith@balch.com

PATENT REEL: 024505 FRAME: 0509

501199935

Correspondent Name:	Pamela Payne	Smith		
Address Line 1:	1901 Sixth Ave	nue North		
Address Line 2:	Suite 1500			
Address Line 4:	Birmingham, ALABAMA 35203			
NAME OF SUBMITTER:		Attorney		
Total Attachments: 5 source=AUTO FAST - Patent & Trademark Assignment (Pua to Auto Fast, LLC)#page1.tif source=AUTO FAST - Patent & Trademark Assignment (Pua to Auto Fast, LLC)#page2.tif source=AUTO FAST - Patent & Trademark Assignment (Pua to Auto Fast, LLC)#page3.tif source=AUTO FAST - Patent & Trademark Assignment (Pua to Auto Fast, LLC)#page4.tif source=AUTO FAST - Patent & Trademark Assignment (Pua to Auto Fast, LLC)#page5.tif				

ASSIGNMENT AGREEMENT

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THIS ASSIGNMENT AGREEMENT (this "Agreement") is made as of June <u>1</u>, 2010 from Quirino L. Pua, M.D., an Alabama resident ("Assignor") to Auto Fast, LLC, a Delaware limited liability company ("Assignee").

BACKGROUND

WHEREAS, Assignor has determined it is in his best interest to assign the collateral described in Exhibit A attached hereto (the "Collateral") to Assignee and Assignee has agreed to accept assignment of the Collateral, in each case, on the terms and conditions set forth herein.

NOW, THEREFORE, in consideration of the mutual covenants contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. <u>Assignment</u> Assignor hereby irrevocably assigns, conveys and transfers unto Assignee all of his right, title, and interest in, to and under the Collateral together with (a) all associated common law rights; (b) all rights and privileges granted and secured thereby, including, without limitation, the right to sue and recover for any past or continuing infringement or misappropriation of the Collateral, the right to sue, recover, and enforce any licenses or contracts relating to the Collateral and the right to receive royalties under such licenses or contracts; (c) with respect to those trademarks, tradenames, service marks or other indicia of source that make up the Collateral, including, without limitation, the U.S. trademark registration for AUTO FAST, U.S. Reg. No. 3,609,253, the goodwill relating thereto; (d) with utilimitation, those patents listed in Exhibit B attached hereto, any continuations, continuations in part, divisions, provisionals, substitute applications, reissues, reexaminations or extensions thereof.
- 2. <u>No Further Use.</u> Assignor agrees that on and after the Effective Date, he will make no further use of the Collateral.
- 3. <u>Benefit.</u> All right, title and interest in the Collateral shall be held and enjoyed by Assignee, for its own use and benefit and for the use and benefit of its successors, assigns and other legal representatives, as fully and entirely as the same would have been held and enjoyed by Assignor if this Agreement had not been made. Without limitation to the foregoing, Assignor assigns with the Collateral all associated income, royalties, damages and payments due from or payable by any third party (including, without limitation, damages and payments for past, present, or future infringements or misappropriations thereof) and any and all corresponding rights that, now or hereafter, may be secured throughout the world.
- 4. <u>Binding Effect.</u> This Agreement and the covenants and agreements herein contained shall be binding upon Assignor and his heirs, successors and assigns, and shall inure to the benefit of Assignee, its successors and assigns.

- 5. <u>Governing Law.</u> This Agreement shall be governed by and construed in accordance with the laws of the State of Alabama, without regard to its conflicts of laws principles. Jurisdiction of the subject matter and the parties to this Agreement shall be vested exclusively in any court of record sitting in Jefferson County or Marshall County, Alabama, and venue shall also be vested exclusively in any such court.
- 6. <u>Counterparts.</u> This Agreement may be signed in any number of counterparts, each of which shall be an original and, when taken together, shall constitute one agreement.
- 7. <u>Notices and Consents.</u> Assignor shall sign and give such notices and consents as shall be necessary to confirm the provisions of this Agreement to any other persons, as Assignee may reasonably request from time to time, and Assignor agrees that he will cooperate fully in and will execute and deliver any and all other documents, papers, forms and authorizations and take any and all other actions that may be necessary or desirable for transferring to Assignee all of Assignor's right, title and interest in the Collateral.
- 8. <u>Authority.</u> Each of the undersigned represents and warrants that he is duly and validly authorized to execute this Agreement.
- 9. <u>Entire Agreement.</u> This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes all prior agreements, understandings and negotiations, both oral and written, between the parties with respect to the subject matter of this Agreement. This Agreement may not be modified except by means of a writing signed by both parties.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the Effective Date.

ASSIGNOR:

By: Quirino L. Pua, M.D.

STATE OF <u>Mabama</u>) COUNTY OF Delab

ASSIGNEE:

Anto Fost LLC By: _______ LLC_____ Its: ______ Fresident

I, <u>LaU/a Kaot</u>, a Notary Public in and for said County in said State, hereby certify that Quirino L. Pua, M.D., whose name is signed to the foregoing instrument and who is known to me, acknowledged before me on this day that, being informed of the contents of the instrument, he executed the same voluntarily.

Given under my hand this the 15^{-1} day of 30^{-1} , 2010.

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Notary Public

[Seal]

My Commission Expires 2-13-2011 My commission expires:

EXHIBIT A

COLLATERAL

<u>Description of Collateral.</u> All of the assets and entitlements of Assignor received from Sartam Industries, Inc. ("Sartam") in that certain Assignment Agreement dated May 24, 2010, including, but not limited to, the following:

- (a) all receivables and entitlements due to Sartam under that certain Exclusive License Agreement existing or intended to exist between Sartam and AutoFast;
- (b) all inventory, accounts receivable and equipment of Sartam now possessed by Assignor or as may hereafter be acquired from Sartam by Assignor;
- (c) all accessories, attachments, tools, parts, supplies, replacements of and additions to any of the collateral described in this Exhibit A;
- (d) all products and produce of any of the property described in this Exhibit A;
- (e) all accounts, general intangibles, instruments, rents, monies, payments and all other rights arising out of the sale, lease, consignment or other disposition of any of the property described in this Exhibit A;
- (f) all proceeds (including insurance proceeds) from the sale, destruction, loss or disposition of any of the property described in this Exhibit A and sums due from a third party who has damaged or destroyed any item of collateral or from that party's insurer, whether due as a result of judgment entry, settlement achieved or as a result of some other process; and
- (g) all records and data relating to any of the property described in this Exhibit A whether in the form of a writing, photograph, microfilm microfiche or electronic media, together with all of Assignor's right, title and interest in and to all computer software required to utilize, create, maintain and process any such records or data on electronic media.

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EXHIBIT B

PATENTS

Subject	Country	Application/Registration No.
Automatic Blind Rivet Setting Device	U.S.	5136873
Automatic Blind Rivet Setting Device	U.S.	5207085
Magazine for Automatic Feed	Canada	2122247
Magazine for Automatic Feed	Belgium	613409
Magazine for Automatic Feed	Denmark	613409
Magazine for Automatic Feed	France	613409
Magazine for Automatic Feed	United Kingdom	613409
Magazine for Automatic Feed	Italy	613409
Magazine for Automatic Feed	Germany	69233389.4
Magazine for Automatic Feed	Japan	2059300
Magazine for Automatic Feed	U.S.	5184497
Flexible Mylar Strip and Rivets	Canada	2186649
Flexible Mylar Strip and Rivets	Belgium	928650
Flexible Mylar Strip and Rivets	Denmark	928650
Flexible Mylar Strip and Rivets	France	
Flexible Mylar Strip and Rivets	United Kingdom	928650
Flexible Mylar Strip and Rivets	Italy	928650
Flexible Mylar Strip and Rivets	Germany	928650
Magazine for Automatic Feed	Spain	69230691.9
Magazine for Automatic Feed Blind	U.S.	2226214
Rivet Setting Tool	0.5.	7571834
Rivet Setting Device	U.S.	
Rivet Setting Device		6141849
Riveting Apparatus	U.S.	6145360
Rivet Setting Device – Pneumatic	U.S.	6237390
Rivet Setting Device	U.S.	6301978
Rivet Holding Container and Rivet	Brazil	P10000171-6
Feed System	U.S.	7347078
Rivet Table for Rivet Setting Devices	an a	
Improved Rivet Setting Tool	U.S.	7533555
in provod Revet Setting 1001	U.S.	Not yet filed

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RECORDED: 06/09/2010