PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Mr. Timm Herman	12/20/2006
Mr. Brent M. Findlay	12/19/2006
Mr. Michael R. Wheeley	12/14/2006
Mr. Mark Kastner	12/15/2006

RECEIVING PARTY DATA

Name:	Meritool LLC
Street Address:	5 Park Avenue
City:	Ellicottville
State/Country:	NEW YORK
Postal Code:	14731

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	13213314

CORRESPONDENCE DATA

Fax Number: (216)621-4072

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

Phone: 216-621-2234
Email: clewis@tarolli.com

Correspondent Name: TAROLLI, SUNDHEIM, COVELL & TUMMINO L.L.

Address Line 1: 1300 EAST NINTH STREET

Address Line 2: SUITE 1700

Address Line 4: CLEVELAND, OHIO 44114

ATTORNEY DOCKET NUMBER:	MER-8272PCU US DIV 1
NAME OF SUBMITTER:	John A. Yirga

Total Attachments: 4 source=Ass#page1.tif source=Ass#page2.tif source=Ass#page3.tif source=Ass#page4.tif

> PATENT REEL: 026777 FRAME: 0174

OF \$40.00 15Z15514

ASSIGNMENT

IN CONSIDERATION of One Dollar and other good and valuable consideration, receipt of which is hereby acknowledged, We. Timm Herman, Brent M. Findlay, Michael R. Wheeley, and Mark Kastner citizens of the United States of America and residing at: 6277 Sugartown Road, Ellicotville, New York 14731; 7291 Rt. 305, Belfast. New York. 14711; 12480 Heatherton Court. # 21, San Diego, California 92128-5129; and 15185 W. Small Road, New Berlin, Wiscopsin 53151, respectively do hereby sell, transfer, set over and assign unto MERITOOL LLC an New York Limited Liability Commany having its principal place of business at 5 Park Avenue, Ellicottville, New York 14731, its successors, assigns, nominces, or other legal representatives, the entire right, title, and interest in and to the invention entitled POWERED DISPENSING TOOL AND METHOD FOR CONTROLLING SAME, invented by us, and the provisional application for United States patent therefor, Scrial No. 60/852,492, Filed October 18, 2006, and all original and reissued patents granted therefor, and all nonprovisional applications, divisions and continuations thereof, including the subjects-matter of any and all claims which may be obtained in every such patent, and the right to apply for and obtain patents in countries foreign to the United States, and in and to any Letters Patent which may be granted thereon in such foreign countries, and authorize and request the Commissioner of Patents of the United States, and any official of any country or countries foreign to the United States whose duty it is to issue patents on applications as aforesaid, to issue the said Letters Patent to MERITOOL ILC, its successors, assigns, nominees or other legal representatives, as assignor and owner of the said entire interest, and covenant that We have full right to convey said entire interest herein assigned and that We have not executed and will not execute any agreement in conflict herewith, and agree that We will communicate to MERITOOL LLC, its successors, assigns, nominees, or other legal representatives, all facts known to us respecting said invention, whenever requested, and testify in any legal proceedings, sign all lawful papers, execute and deliver all nonprovisional, divisional, continuing, international, and reissue applications, make all rightful oaths and do all lawful acts requisite for the application for such nonprovisional, divisional, continuing, international or reissue applications, or the procuring thereof, and that if and when MERITOOL LLC, its successors, assigns, nominees or other legal representatives desire to file a disclaimer relating thereto. We will upon request, sign and deliver all lawful papers requisite for the filing of such disclaimer, and We further covenant and agree that We will, at any time upon request, do everything legally possible to aid MERITOOL LLC, its successors, assigns, nominees or other legal representatives, either in its or my own name, to apply for, obtain and enforce proper patent protection in all countries, including priority rights granted to patents in foreign countries according to all the laws and treaties in force, all without furthen consideration but at the expense of MERITOOL LLC. its successors, assigns, nominces, or other legal profesentatives.

Date: 12-20-06	J. He
	Stacey Aterson
	Stacy Itterson Witness
Date:	
	Brent M. Fladlay
	Witness
Date:	
	Michael R. Wheeley
	Witness
Detct	
	Mark Kastner
	Witnace

PATENT REEL: 026777 FRAME: 0175

ASSIGNMENT

IN CONSIDERATION of One Dollar and other good and valuable consideration, receipt of which is hereby acknowledged. We. Timm Herman, Brent M. Findlay, Michael R. Wheeley, and Mark Kastner citizens of the United States of America and residing at: 6277 Supartown Road, Ellicotville, New York 14731; 7291 Rt. 305. Belfast, New York, 14711; 12480 Heatherton Court. # 21. San Diego, California 92128-5129; and 15185 W. Small Road, New Berlin, Wisconsin, 53151, respectively do hereby soll. transfer, set over and assign unto MERITOOL LLC an New York Limited Liability Company having its principal place of business at 5 Park Avenue, Ellicottville, New York 14731, its successors, assigns, nominues, or other legal representatives, the entire right, title, and interest in and to the invention entitled POWERED DISPENSING TOOL AND METHOD FOR CONTROLLING SAME, invented by us, and the provisional application for United States patent therefor, Serial No. 60/852,492, Filed Ociober 18, 2006, and all original and reissued patents granted therefor, and all nonprovisional applications, divisions and continuations thereof, including the subjects-matter of any and all claims which may be obtained in every such parent, and the right to apply for and obtain patents in countries foreign to the United States, and in and to any Letters Patent which may be granted thereon in such foreign countries, and authorize and request the Commissioner of Patents of the United States, and any official of any country or countries foreign to the United States whose duty it is to issue patents on applications as aforesaid, to issue the said Letters Patent to MERITOOL LLC, its successors, assigns, nominees or other legal representatives, as assignee and owner of the said entire interest, and covenant that We have full right to convey said entire interest herein assigned and that We have not executed and will not execute any agreement in conflict herewith, and agree that We will communicate to MERITOOL LLC, its successors, assigns, nominees, or other legal representatives, all facts known to us respecting said invention, whenever requested, and testify in any legal proceedings, sign all lawful papers, execute and deliver all nonprovisional, divisional, continuing, international, and reissue applications, make all rightful oaths and do all lawful acts requisite for the application for such nonprovisional, divisional, continuing, international or reissuc applications, or the procuring thereof, and that if and when MERITOOL LLC, its successors, assigns, nominees or other legal representatives desire to file a disclaimer relating thereto. We will upon request, sign and deliver all lawful papers requisite for the filing of such disclaimer, and We further covenant and agree that We will, at any time upon request, do everything legally possible to aid MERITOXIL I.I.C. its successors, assigns, nominees or other legal representatives, either in its or my own name, to apply for, obtain and enforce proper patent protection in all countries, including priority rights granted to patents in foreign countries according to all the laws and treates in force, all without further consideration but at the expense of MERITOOL LLC, its successors, assigns, nominces, or other legal representatives.

day to be the second parameter and restrict to the second parameter and	Timm Hurman
Date: 12/19/06	Wimess Brent M. Findlay
	Wifess O. Wassen
Date	Michael R. Wheeley
	Witness
Dave:	Mark Kastner
	Witness

These

DESEND PAGE L ONLY.

ASSIGNMENT

IN CONSIDERATION of One Dollar and other good and valuable consideration, receipt of which is hereby acknowledged, We, Timm Herman, Brent M. Findlav, Michael R. Wheeley, and Mark Kosmer citizens of the Linited States of America and residing at: 6277 Sugartown Road, Ellicotville, New York 14731; 7201 Rt. 305 Belfast, New York, 14711; 12480 Heatherton Court, # 21. San Dicgo, California 92128-5129; and 15185 W. Small Road. New Berlin, Wisconsin 53151, respectively do hereby sell. transfer, set over and assign unto MERITOOL LLC an New York Limited Liability Company having its principal place of business at 5 Park Avenue Elliconville. New York 14731, its successors, assigns, nominees, or other legal representatives, the entire right, title, and interest in and to the invention emitled POWERED DISPENSING TOOL AND METHOD FOR CONTROLLING SAME, invented by us, and the provisional application for United States patent therefor, Serial No. 60/852,492, Filed October 18. 2006, and all original and reissued patents granted therefor, and all nonprovisional applications, divisions and continuations thereof, including the subjects-matter of any and all claims which may be obtained in every such patent, and the right to apply for and obtain patents in countries foreign to the United States. and in and to any Letters Patent which may be granted thereon in such foreign countries, and authorize and request the Commissioner of Patents of the United States, and any official of any country or countries forcign to the United States whose duty it is to issue patents on applications as aforesaid, to issue the said Letters Patent to MERITOOL LLC, its successors, assigns, nominees or other legal representatives, as assignee and owner of the said entire interest, and covenant that We have full right to convey said entire interest herein assigned and that We have not executed and will not execute any agreement in conflict herewith, and agree that We will communicate to MERITOOL LLC, its successors, assigns, nominees, or other legal representatives, all facts known to us respecting said invention, whenever requested, and testify in any legal proceedings, sign all lawful papers, execute and deliver all nonprovisional, divisional, continuing, international, and reissue applications, make all rightful oaths and do all lawful acts requisite for the application for such nonprovisional, divisional, continuing, international or reissue applications, or the procuring thereof, and that if and when MERITOOL LLC, its successors, assigns, nonunces or other legal representatives desire to file a disclaimer relating thereto. We will upon request, sign and deliver all lawful papers requisite for the filing of such disclaimer, and We further covenant and agree that We will, at any time upon request, do everything legally possible to aid MERITOOL LLC, its successors, assigns, nominices or other legal representatives, either in its or my own name, to apply for, obtain and enforce proper patent protection in all countries, including priority rights granted to patents in forcign countries according to all the laws and treaties in force, all without further consideration but at the expense of MERITOOL LLC, its successors, assigns, nominces, or other legal representatives.

Date:	
	Timin Herman
	Witness

Date:	Breat M. Findley
now December 14th 2006.	Witness MW Michael R. Wheeley
	Witness
Date:	
LIGIC.	Mark Kastner
	Witness
	A remens

PATENT REEL: 026777 FRAME: 0177

ASSIGNMENT

IN CONSIDERATION of One Dollar and other good and valuable consideration, receipt of which is hereby acknowledged, We. Itimn Herman, Brent M. Findlay, Michael R. Wheeley, and Mark Kastner citizens of the United States of America and residing at: 6277 Sugartown Road, Ellicotville, New York 14731. 7291 Rt. 305, Belfast, New York, 14711; 12480 Heatherton Court, # 21, San Diego, California 92128-5129; and 15185 W. Small Road, New Berlin, Wisconsin, 53151, respectively do hereby sell, transfer, set over and assign unto MERITOOL LLC on New York Limited Lightlity Company having its principal place of business at 5 Park Avenue, Ellicottville, New York 14731, its successors, assigns, nonunces, or other legal representatives, the entire right, title, and interest in and to the invention entitled POWERED DISPENSING TOOL AND METHOD FOR CONTROLLING SAME, invented by us, and the provisional application for United States patent therefor, Serial No. 60/852,492, Filed October 18, 2006, and all original and reasoned patents granted therefor, and all nonprovisional applications, divisions and commutations thereof, including the subjects-matter of any and all claims which may be obtained in every such patent, and the right to apply for and obtain patents in countries foreign to the United States, and in und to any Letters Patent which may be granted thereon in such foreign countries, and authorize and request the Commissioner of Palents of the United States, and any official of any country or countries foreign to the United States whose duty it is to issue patents on applications as aforesaid, to issue the said Letters Patent to MERITOOL LLC, its successors, assigns, nominees or other legal representatives, as assignee and owner of the said entire interest, and covenant that We have full right to convey said entire interest herein assigned and that We have not executed and will not execute any agreement in conflict herewith, and agree that We will communicate to MERITOOL LLC, its successors, assigns, normnees, or other legal representatives, all facts known to us respecting said invention, whenever requested, and testify in any legal proceedings, sign all lawful papers, execute and deliver all nonprovisional, divisional, continuing, international, and reasone applications, make all rightful oaths and do all lawful acts requisite for the application for such comprovisional, divisional, commung, international or reissue applications, or the procuring thereof, and that if and when MERITOOL LLC, its successors, assigns, nominees or other logal representatives desire to file a disclaimer relating thereto. We will upon request, sign and deliver all lawful papers requisite for the filing of such disclaimer, and We further covenant and agree that We will, at any time upon request, do everything legally possible to aid MERITOOL LLC, its successors, assigns, numinous or other legal representatives, either in its or my own name, to apply for, obtain and enforce proper patent protection in all countries, including priority rights granted to patents in foreign countries according to all the laws and frenies in force, all without further consideration but at the expense of MERIFOOL, LLC, its successors, assigns, nominees, or other legal representatives

Date	
	Timm Herman
en e	
	Witness
Trate	
	Brent M. Findiny
	Witness
Date:	· · · · · · · · · · · · · · · · · · ·
	Michael R. Wheeley
	Witness
Unic 12/15/2006	Mank Karting 5
	Murk Havinor
	Witness

PATENT REEL: 026777 FRAME: 0178

RECORDED: 08/19/2011