501794184 01/23/2012

PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT	
NATURE OF CONVEYANCE:	Corrective Assignment to correct the omitted assignee previously recorded on Reel 026244 Frame 0308. Assignor(s) hereby confirms the the 6th assignee was omitted.	

CONVEYING PARTY DATA

Name	Execution Date
KEITH ROSS MABEY	02/07/2011
JAMES IAIN McEWEN	02/07/2011
ROBERT CHARLES SIEVWRIGHT	02/07/2011
GARETH NIGEL LAUCHLAN	10/04/2010
RYAN THOMAS ANDREW GRAHAM	10/04/2010
FORMWORKS PRODUCTS	10/04/2010

RECEIVING PARTY DATA

Name:	TRIMAX MOWING SYSTEMS NZ LIMITED
Street Address:	70 MALEME STREET, GREERTON
City:	TAURANGA
State/Country:	NEW ZEALAND
Postal Code:	3112

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	29378096

CORRESPONDENCE DATA

Fax Number: (703)685-0573 **Phone**: 7035212297

Email: dwashington@young-thompson.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: YOUNG & THOMPSON
Address Line 1: 209 MADISON STREET

Address Line 2: SUITE 500

Address Line 4: Alexandria, VIRGINIA 22314

PATENT

REEL: 027574 FRAME: 0219

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ATTORNEY DOCKET NUMBER:	4518-1042
NAME OF SUBMITTER:	Eric Jensen
Total Attachments: 26	
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PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1 05/09/2011 501524366

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
KEITH ROSS MABEY	02/07/2011
JAMES IAIN MCEWEN	02/07/2011
ROBERT CHARLES SIEVWRIGHT	02/07/2011
GARETH NIGEL LAUCHLAN	10/04/2010
RYAN THOMAS ANDREW GRAHAM	10/04/2010

RECEIVING PARTY DATA

Name:	TRIMAX MOWING SYSTEMS NZ LIMITED
Street Address:	70 MALEME STREET, GREERTON
City:	TAURANGA
State/Country:	NEW ZEALAND
Postal Code:	3112

PROPERTY NUMBERS Total: 1

Property Type	Number	
Application Number:	29378096	

CORRESPONDENCE DATA

Fax Number: (703)685-0573

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

Phone: 7035212297

Email: |conley@young-thompson.com

Correspondent Name: YOUNG & THOMPSON Address Line 1: 209 Madison Street

Address Line 2: Suite 500

Address Line 4: Alexandria, VIRGINIA 22314

200000000000000000000000000000000000000	ATTORNEY DOCKET NUMBER:	4518-1042
200000000000000000000000000000000000000	NAME OF SUBMITTER:	Eric Jensen

PATENT

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BETWEEN:

Keith Ross Mabey

AND:

James lain McEwen

AND:

Robert Charles Sievwright

AND:

Trimax Mowing Systems NZ Limited

DESCRIPTION:

By this Deed Keith Ross Mabey, James lain McEwen, and Robert Charles Sievwright assign to Trimax Mowing Systems NZ Limited all their respective right, title and interest in the *Intellectual Property Rights* relating to the *Inventions*.

James & Wells

Level 2 Regency House 1 Elizabeth Street, P O Box 13365 Tauranga

BETWEEN Keith Ross Mabey, a New Zealand citizen of 57 Milton Road,

Otumoetai, Tauranga 3110, NEW ZEALAND

AND James lain McEwen, a New Zealand citizen of 8a Pelorus

Street, Welcome Bay, Tauranga 3112, NEW ZEALAND

AND Robert Charles Sievwright, a New Zealand citizen of c/ -

Trimax Mowing Systems, 70 Maleme Street, Greerton, Tauranga

3112, NEW ZEALAND

(together the "Assignors")

AND Trimax Mowing Systems NZ Limited a New Zealand company

having its registered office at 70 Maleme Street, Greerton,

Tauranga 3112, New Zealand

("Assignee")

ON THE BASIS THAT-

1.0 DEFINED TERMS

- 1.1. Copyright shall mean the property rights which exist in any Copyright Work.
- 1.2. Design shall mean the design applications and/or design registrations set out in the schedule and any design applications and/or design registrations claiming priority from same, any design registrations granted upon any of the foregoing design applications.
- 1.3. Copyright Works shall mean:
 - **1.3-1.** a work of any of the types described in Section 14 of the New Zealand Copyright Act 1994; and/or

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Page 2 of 11

July 1

1.3-2. a work in which copyright exists; and

which relates to the Invention.

- 1.4. Design Rights shall mean the right to apply for a registered design relating to the Inventions or equivalent protection in any country of the world and to claim priority under international convention from any such applications and the rights conferred by such registered designs or equivalent protection when granted.
- **1.5.** Intellectual Property Rights shall mean all intellectual property rights whatsoever relating to the Invention including without limitation the Patent, the Patent Rights, the Design Rights, the Copyright and the Technical Information.
- **1.6.** *Inventions* shall mean any of the inventions described in or defined by one or more of the *Patents*.
- 1.7. Patents shall mean the patent applications and/or letters patent set out in the Schedule and any patent applications or letters patent claiming priority from same, and any letters patent granted upon any of the foregoing patent applications.
- 1.8. Patent Rights shall mean:
 - 1.8-1. the right to apply for any patents relating to the *Invention* or equivalent protection in any country of the world and to claim priority under any international convention from any such application(s) and the rights conferred by such patents or equivalent protection when granted; and
 - **1.8-2.** the rights conferred by the *Patents* including the right to claim priority under any international convention and the right conferred by such *Patent* now and when granted.

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Page 3 of 11

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1.9. Technical Information shall mean all inventions, designs, drawings, tests, reports and procedures, models, manuals, formulae, tables of operating conditions and the like relating to the *Invention* and all other knowledge, know-how and show-how relating to the foregoing, whether or not capable of being protected by patent or otherwise.

2.0 BACKGROUND

- 2.1. The Assignors devised the Inventions.
- **2.2.** The *Patents* were filed in the names of the **Assignors** and the **Assignee** to comply with the requirements of the Patents Act 1953.
- **2.3.** The **Assignors** acknowledge that they were employed by the **Assignee** at the time the *Inventions* were devised and that the *Inventions* were *devised* by them in the course of their duties.
- 2.4. The Assignors acknowledge that the Assignee is or should be the owner of the Intellectual Property Rights as a result of their employment by the Assignee, and hereby agree to assign same to the Assignee on the terms described below.

BY THIS DEED THE PARTIES AGREE -

3.0 THE ASSIGNMENT

- **3.1.** The **Assignors** hereby confirm that they assign all their right, title and interest in and to the *Intellectual Property Rights* to the **Assignee**.
- 3.2. The assignment will take effect on the date this Deed is fully executed by the Assignors or on the date the first patent application relating to the *Inventions* is filed in the name of one or more of the parties, whichever is the earlier lawful date.

4.0 CONSIDERATION

Initialled by: Page 4 of 11

- 4.1. In consideration for the assignment detailed in clause 3.1, the Assignee will pay to each of the Assignors upon execution of this Deed the sum of one New Zealand dollar (NZ\$1.00), the receipt and sufficiency of which is acknowledged by the Assignors.
- **4.2.** Any and all rights of the **Assignors** with respect to the *Invention* and *Intellectual Property Rights* will pass to the **Assignee** upon the effective date of this Deed.

5.0 ASSIGNORS' OBLIGATIONS

- 5.1. The Assignors undertake to (at the Assignee's cost) execute any documents and authorisations, and depose to or swear any declarations or oaths as may be requested by the Assignee for vesting absolutely all their right, title and interest to the *Invention* and *Intellectual Property Rights* in favour of the Assignee, and for conferring on the Assignee the right to take action against any third party who copies the *Invention* or infringes the *Intellectual Property Rights*.
- 5.2. The Assignors shall forthwith disclose to the Assignee all improvements in, modifications of or additions to the *Invention* devised or created by the Assignors while in the employ of the Assignee and/or under a commission for money or money's worth from the Assignee, and the intellectual property in all such improvements, modifications or additions will be owned by the Assignee.
 - 5.2-1. The Assignors shall assign to the Assignee upon request all intellectual property relating to all improvements in, modifications of or additions to the *Invention* devised or otherwise created while in the employ and/or under a commission for money or money's worth from the Assignee.
- **5.3.** The **Assignors** hereby waive all their moral rights in relation to the *Copyright*.
- 5.4. At the request of the Assignee, the Assignors shall at Assignee's expense execute all documents and do all acts necessary or convenient to enable Assignee to:

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Page 5 of 11 by: _____

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- **5.4-1.** make, prosecute or register in **Assignee's** name an application for a patent, registered design, registered trade mark, plant variety rights or other intellectual property protection in respect of any of the *Intellectual Property Rights*;
- 5.4-2. defend opposition proceedings in respect of any of the *Intellectual Property Rights* against a third party or conduct opposition proceedings against a third party in respect of any application for intellectual property protection that may adversely affect **Assignee's** ability to exploit the *Intellectual Property Rights*;
- **5.4-3.** defend proceedings in any court, tribunal or other forum which relate to the validity of any of protection obtained in respect of the *Intellectual Property Rights*;
- **5.4-4.** enforce the *Intellectual Property Rights* including obtaining all such remedies as may be available for infringement of the *Intellectual Property Rights*.
- 5.5. The Assignors shall, at the request of the Assignee, and to the extent outstanding, furnish the Assignee with full details of and relating to the Inventions, and the Intellectual Property Rights (including the circumstances of invention, creation and/or design of same) and where possible all original versions of the Invention and the Copyright Works.
- 5.6. The Assignors agree to treat as confidential all information relating to the Inventions and the Intellectual Property Rights and shall not use, disclose or publish same without the express prior written consent of the Assignee. Such obligations shall not extend to information which already is in or which enters the public domain through no fault of the Assignors. The Assignors agree to seek prior clearance from the Assignee in any case of uncertainty.

6.0 ASSIGNORS' WARRANTIES

Page 6 of 11

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6.1. The **Assignors** warrant:

- **6.1-1.** There are no encumbrances or other matters affecting the **Assignors**' capacity to assign the *Invention* and/or the *Intellectual Property Rights* to the **Assignee** free of any encumbrances or interests whatsoever; and
- **6.1-2.** The Copyright Works are the **Assignors'** original works and are not copied in whole or in part from any other work.
- **6.2.** Each of the **Assignors** consents to the other assigning their respective rights in the *Intellectual Property* to the **Assignee**.

7.0 GOVERNING LAW

7.1. This Deed and any disputes relating to it shall be governed by and construed in all respects in accordance with the laws of New Zealand.

Page 7 of 11 Initialled by:

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7.2. Each party to New Zealand	this Deed submits to the non-exclusive juriso	NES GO	. Am
Executed as a Deed Mabey	1 this 7th day of February 20	4€ by Keit	h Ross
Signature Signature	<u>^</u>		
Witnessed by:	Name Muhabal Signature Accountant Occupation Tourouga Place of Residence		
		Initialled by:	Page 8 of 11

PATENT

REEL: 027574 FRAME: 0230

Executed as a De	eed this 7% day of FERRUMAY	2010 by James lain
McEwen		
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Signature		
Witnessed by:		
williessed by.	Murray mi Donald	
	Name	
	mm Dale	
	Signature	
	Accountant	
	Occupation	The state of the s
	Touranga	
	Place of Residence	100
Charles Sievwrig	ed this Sawth day of FEEONSWY	
	Α	
Vitnessed by:	10	
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Vitnessed by:	Name	
Vitnessed by:	Name	
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		ay of FERRING I by its duly authorised		nd on behalf
^	ARIGE SIEVWAK		Officers	
Name	AA	Name		
Signature		Signature		alamana and
Position	DIRECTED .	Position		
Witnessed by:	Murray m	Donald		
	Name Mylu Do	al l	_	
	Signature			
	Accountant			
	Occupation			
	Place of Residence			
b) A single directorc) (If the company's	ectors of the company; or of the company and a wi constitution allows it), a	tness; or ny other person and a wit orney to act on the compa	iness; or any's behalf.	
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PATENT

REEL: 027574 FRAME: 0232

SCHEDULE

Patents / Designs (clause 1.7):

Title	Туре	Country	Application Number	Filing Date
Improvements to Work Implements	Patent	New Zealand	584987	29 April 2010
Improvements to Work Implements	Patent	New Zealand	584986	29 April 2010
Improvements to Work Implements	Patent	New Zealand	585030	30 April 2010
A Mower	Design	New Zealand	413574	29 April 2010

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BETWEEN:

Gareth Nigel Lauchlan;

Ryan Thomas Andrew Graham;

Formworks Limited.

AND:

Trimax Mowing Systems NZ Limited

DESCRIPTION:

By this Deed Gareth Nigel Lauchian, Ryan Thomas Andrew Graham, and Formworks Limited assigns to Trimax Mowing Systems NZ Limited all its right, title and interest in and to the *Intellectual Property Rights* relating to the *Invention*.

James & Wells Intellectual Property

Level 2, Regency House 1 Elizabeth Street PO Box 13365 TAURANGA

BETWEEN Ryan Thomas Andrew Graham, a New Zealand citizen of

Auckland, New Zealand,

AND Gareth Nigel Lauchlan, a New Zealand citizen of Auckland, New

Zealand

(together the "1st Assignors")

AND FormWorks Product Design Limited, a New Zealand company

having its registered office at Hayes Knight, 470 Parnell Road,

Auckland, New Zealand,

(the "2nd Assignor").

AND Trimax Mowing Systems NZ Limited a New Zealand company

of 70 Maleme Street, Greerton 3112, Tauranga, New Zealand

("the Assignee")

ON THE BASIS THAT-

1.0 DEFINED TERMS

1.1. Copyright shall mean the property rights which exist in any Copyright Work.

1.2. Copyright Works shall mean:

1.2-1. A work of any of the types described in Section 14 of the New Zealand Copyright Act 1994; and/or

1.2-2. A work in which copyright exists and which relates to the *Product*.

For the avoidance of doubt, the term *Copyright Works* shall include those works attached in schedule two to this assignment.

Page 2 of 27
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1.3. Design Rights shall mean the design application listed in Schedule 1 to this

assignment, and include the right to apply for a registered design relating to the

Invention or equivalent protection in any country of the world and to claim priority

under international convention from any such applications and the rights

1.4. Intellectual Property Rights shall mean all intellectual property rights whatsoever

conferred by such registered designs or equivalent protection when granted.

relating to the Invention including without limitation the Design Rights, the

Copyright and the Technical Information.

1.5. Technical Information shall mean all inventions, designs, drawings, tests, reports

and procedures, models, manuals, formulae, tables of operating conditions and

the like relating to the Invention and all other knowledge, know-how and show-

how relating to the foregoing, whether or not capable of being protected by

patent or otherwise.

1.6. Product shall mean a tractor powered mowing attachment as shown in the

Design Rights and Copyright Works shown in Schedule 2

2.0 BACKGROUND

2.1. The Assignee is a leading manufacturer of tractor powered mowing equipment.

2.2. The Assignee commissioned the 2nd Assignor to contribute to, and assist

developing, the appearance of covers for the *Product*.

2.3. The 1st Assignors are employees of the 2nd Assignor.

2.4. The 1st Assignors worked on development of the *Product* in the course of their

employment by the 2nd Assignor.

2.5. The Assignors own the Intellectual Property Rights.

2.6. The Assignors have agreed to assign, and the Assignee has agreed to take an

assignment of, the Intellectual Property Rights on the terms described below.

Page 3 of 27

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BY THIS DEED THE PARTIES AGREE -

3.0 THE ASSIGNMENT

- 3.1. The Assignors hereby confirm that they assign all their right, title and interest in and to the *Intellectual Property Rights* to the Assignee.
- **3.2.** This assignment will took effect from 2 March 2010, or the date of creation of the relevant rights.

4.0 CONSIDERATION

- 4.1. In consideration for the assignment detailed in clauses 3.0 to 3.2 the Assignee has paid money under a separate contract titled "Development of Project Mini mower covers" and dated 2 March 2010, the receipt and sufficiency of which is acknowledged by the Assignors.
- **4.2.** Any and all rights of the **Assignors** with respect to the *Product* and *Intellectual Property Rights* will pass to the **Assignee** upon the effective date of this Deed.

5.0 ASSIGNOR'S OBLIGATIONS

- 5.1. The Assignors undertake to (at the Assignee's cost) execute any documents and authorisations, and depose to or swear any declarations or oaths as may be requested by the Assignee for vesting absolutely all their right, title and interest to the Intellectual Property Rights in favour of the Assignee, and for conferring on the Assignee the right to take action against any third party who copies the Invention or infringes the Intellectual Property Rights.
- 5.2. The Assignors shall forthwith disclose to the Assignee all improvements in, modifications of or additions to the *Invention* devised or created by the Assignors while under a commission for money or money's worth from the Assignee.
 - **5.2-1.** The **Assignors** shall assign to the **Assignee** upon request all *Intellectual Property Rights* relating to all improvements in, modifications

Page 4 of 27 Initialled by:

of or additions to the *Invention* devised or otherwise created while under

a commission for money or money's worth from the Assignee.

5.3. At the request of the Assignee, the Assignors shall at Assignee's expense

execute all documents and do all acts necessary or convenient to enable

Assignee to:

5.3-1. make, prosecute or register in Assignee's name an application for a

patent, registered design, registered trade mark, plant variety rights or

other intellectual property protection in respect of any of the Intellectual

Property Rights;

5.3-2. defend opposition proceedings in respect of any of the Intellectual

Property Rights against a third party or conduct opposition proceedings

against a third party in respect of any application for intellectual property

protection that may adversely affect Assignee's ability to exploit the

Intellectual Property Rights;

5.3-3. defend proceedings in any court, tribunal or other forum which relate to

the validity of any of protection obtained in respect of the Intellectual

Property Rights;

5.3-4. enforce the Intellectual Property Rights including obtaining all such

remedies as may be available for infringement of the Intellectual

Property Rights.

5.4. The Assignors shall, at the request of the Assignee, and to the extent

outstanding, furnish the Assignee with full details of and relating to the

Invention, and the Intellectual Property Rights (including the circumstances of

invention, creation and/or design of same) and where possible all original

versions of the *Invention* and the *Copyright Works*.

5.5. The Assignors agree to treat as confidential all information relating to the

Invention and the Intellectual Property Rights and shall not use, disclose or

publish same without the express prior written consent of the Assignee. Such

obligations shall not extend to information which already is in or which enters the

Page 5 of 21

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public domain through no fault of the Assignors. The Assignors agrees to seek prior clearance from the Assignee in any case of uncertainty.

6.0 ASSIGNOR'S WARRANTIES

6.1. The Assignors warrants that:

- **6.1-1.** The 2nd Assignors have absolute title to the *Intellectual Property Rights*;
- **6.1-2.** There are no encumbrances or other matters affecting the **Assignor's** capacity to assign the *Invention* and/or the *Intellectual Property Rights* to the **Assignee** free of any encumbrances or interests whatsoever; and
- 6.1-3. The 1st Assignor's employment contracts with the 2nd Assignor have clauses ensuring that the 1st Assignor owns any copyright for intellectual property rights developed in the course of the first Assignor's employment.
- **6.2.** The 1st Assignors' contributions to the copyright works are original works and are not copied in whole or in part from any other work.

7.0 GOVERNING LAW

7.1. This Deed and any disputes relating to it shall be governed by and construed in all respects in accordance with the laws of New Zealand.

Page 6 of 27

7.2. Each party to this Deed submits to the non-exclusive jurisdiction of the courts of

New Zealand	•		
). Hu	0 1.10	,
	this 4	day of Cotton	2010 by Gareth Nigel
Lauchlan	- 0 -		
() of 1	700		
Signature			
Witnessed by:	AKOROV Name	SEAN BISS	ETT
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	Signature		
	DESIGNE	R	
	Occupation 12 RITA MATAKA	Way, omana	
Executed as a Deed Andrew Graham Signature	this 4th	day of Chabler	2010 by Ryan Thomas
Witnessed by:	Name	SOW BISS	<u> </u>
	Signature	and the second s	
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PATENT

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Executed as a Deed this 4* of Formworks Product Design	day of Colonial 2010 for and on behalf Limited by its duly authorised officers*
ANDRON STAN BIS	Name
Signature	Signature
DIRECTOR Position	Position
Signatur DES Occupat (024	ICNER.
	Page 8 of 27

DEED OF ASSIGNMENT OF INTELLECTUAL PROPERTY RIGHTS
Executed as a Deed this 5th day of Chebu 2010 for and on behalf of Trimax Mowing Systems NZ Limited by its duly authorised officers*
Name Name Name
Signature Signature
MANOING DREETOR
Position Position
Signature R+ D MANACEA Occupation Taungrave NEw Zeman Place of Residence * This Deed must be signed by: a) Two or more directors of the company; or b) A single director of the company and a witness; or c) (If the company's constitution allows it), any other person and a witness; or d) One or more persons with a power of attorney to act on the company's behalf.

SCHEDULE 1

Design:

Title	Country Application Filing D		Filing Date
		Number	
A Mower	New Zealand	413574	29 April 2010

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SCHEDULE 2

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PATENT REEL: 027574 FRAME: 0244

RECORDED: 01/23/2012