501918844 05/13/2012

PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
GLV Finance Hungary Kft.	05/13/2011

RECEIVING PARTY DATA

Name:	Ovivo Luxembourg S.a r.l.
Street Address:	6C, rue Gabriel Lippman
City:	Munsbach
State/Country:	LUXEMBOURG
Postal Code:	L-5365

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	12247944

CORRESPONDENCE DATA

 Fax Number:
 (414)433-5012

 Phone:
 414-427-0298

 Email:
 vejm@mac.com

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

via US Mail.

Correspondent Name: James Earl Lowe, Jr.

Address Line 1: 15417 W. National Ave. #300
Address Line 4: New Berlin, WISCONSIN 53151

NAME OF SUBMITTER: James Earl Lowe, Jr.

Total Attachments: 5

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> PATENT REEL: 028199 FRAME: 0200

OF \$40.00 1224/944

AGREEMENT ON THE ASSIGNMENT OF INTELLECTUAL PROPERTY AND LOAN RECEIVABLES

Dated as of 13 May 2011

BETWEEN:

GLV Finance Hungary Kft., a corporation incorporated under the laws of Hungary, acting through its Luxembourg Branch, herein acting and represented by Olivier Dorier;

(hereinafter referred to as the "Vendor1"),

AND:

GLV Finance Hungary Kft., a corporation incorporated under the laws of Hungary, herein acting and represented by Béla Kakuk and Attila Szedmák;

(hereinafter referred to as the "Vendor2", Vendor1 and Vendor2 are hereinafter jointly referred to as the "Vendors" and each as a "Vendor"),

AND:

Ovivo Luxembourg S.à r.l., a corporation incorporated under the laws of Luxembourg, herein acting and represented by Olivier Dorier;

(hereinafter referred to as the "Purchaser")

(individually hereinafter referred to as a "Party" and collectively hereinafter referred to as the "Parties")

- IT IS AGREED AS FOLLOWS: -

ARTICLE 1 - RECITALS

- 1.1 The Vendors agree to sell and the Purchaser agrees to purchase certain assets as further described hereunder.
- 1.2 The Vendors and the Purchaser wish to subject the said sale to the terms and conditions mentioned herein.
- 1.3 The Vendors and the Purchaser declare that the provisions of this Agreement on the Assignment of Intellectual Property and Loan Receivables (the "Agreement") have been freely negotiated between them.

ARTICLE 2 - DEFINITIONS

- 2.1 "Assigned Intellectual Property" means certain intellectual property of the Vendor1 (excluding any royalty payable in relation to such intellectual property of the Vendor1), as set forth in Appendix 1;
- 2.2 "Assigned Loans1" means certain loan receivables of Vendor1 as creditor (excluding any interest accrued thereon), as set forth in Appendix 2;

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- 2.3 "Assigned Loans2" means certain loan receivables of Vendor2 as creditor (excluding any interest accrued thereon), as set forth in Appendix 3;
- 2.4 "Assigned Loans" means the Assigned Loans1 and the Assigned Loans2;
- 2.5 "Assigned Assets" means the Assigned Intellectual Property as indicated in clause 2.1 above and the Assigned Loans as indicated in clause 2.4 above;
- 2.6 "Effective Date" means the date of this Agreement.

ARTICLE 3 - PURCHASE AND SALE OF THE ASSIGNED ASSETS

3.1 Description of the Assigned Assets

The Vendors hereby grant, convey, sell, assign and transfer to the Purchaser all of Vendors' rights, title and interest in and to the property and assets of every kind and description, wherever located, relating to the Assigned Assets and the Purchaser agrees to purchase the Assigned Assets from the Vendors with effect as of the Effective Date.

ARTICLE 4 - PURCHASE PRICE AND PAYMENT OF PURCHASE PRICE

4.1 Purchase Price and payment of Purchase Price

The purchase price for the Assigned Assets paid by or on behalf of the Purchaser to or on behalf of the Vendors (i) is equal to the amount set forth in **Appendix 4** entitled "Purchase Price" (the "Purchase Price") which represents the fair market value of the Assigned Assets as at the Effective Date, and (ii) is hereby satisfied in the manner set forth in **Appendix 4**.

ARTICLE 5 - NO REPRESENTATION AND WARRANTY

5.1 The Vendors make no representation or warranty (whether express or implied) whatsoever in connection with the Assigned Assets, whether with respect to the title of ownership or with respect to fitness for a particular purpose or otherwise, and the Purchaser acknowledges that the purchase of the Assigned Assets by it are being effected on an "as is, where is" basis and at the risk of the Purchaser.

ARTICLE 6 - MISCELLANEOUS

6.1 Enurement

This Agreement shall enure to the benefit of and be binding upon the Parties hereto and their respective representatives, successors and assigns. All or any part of the Parties' respective rights and obligations under this Agreement may only be assigned with the consent of the Vendors and the Purchaser.

6.2 Third Party Beneficiaries

PATENT REEL: 028199 FRAME: 0202 The Parties intend that this Agreement shall not benefit or create any right or cause of action in favour of, any person other than the Parties and their respective successors and permitted assigns and no person, other than the Parties shall be entitled to rely on the provisions of this Agreement in any action, suit, proceeding (including arbitral and administrative proceedings), hearing or other forum.

6.3 Execution of further documents

The Parties agree to do all things and sign and execute all deeds and documents and do all such other acts or things necessary or required for the carrying out of the purpose and intent of this Agreement.

6.4 Governing Law

This Agreement is governed by and shall be interpreted and enforced in accordance with the laws of Luxembourg; the Parties hereby irrevocably attorn to the exclusive jurisdiction of the courts of competent jurisdiction of Luxembourg.

6.5 Recitals and Appendices

The Recitals to this Agreement and the Appendices attached to this Agreement form an integral part hereof.

6.6 Severability

If any term or other provision of this Agreement or any other agreement, document or instrument executed pursuant to this Agreement is invalid, illegal or incapable of being enforced by any rule or law or public policy, all other terms and provisions of this Agreement or other agreement, document or instrument shall nevertheless remain in full force and effect. Upon such determination that any term or other provision is invalid, illegal or incapable of being enforced, the Parties shall negotiate in good faith to modify this Agreement or other agreement, document or instrument so as to effect the original intent of the Parties as closely as possible in an acceptable manner to the end that the transactions contemplated hereby are fulfilled to the fullest extent possible.

6.7 Amendments

This Agreement may only be amended, restated, supplemented, have any of its provisions waived or be otherwise modified, in whole or in part, pursuant to a written instrument executed by each of the Vendors and the Purchaser.

6.8 Counterparts

This Agreement may be executed in two or more counterparts, each of which shall be deemed to be an original but all of which together shall constitute one and the same instrument. The Parties shall be entitled to rely upon delivery of an executed facsimile or similar executed electronic copy of this Agreement, and such facsimile or similar executed electronic copy shall be legally effective to create a valid and binding agreement between the Parties.

PATENT REEL: 028199 FRAME: 0203 · SIGNATURES

GLV FINANCE HUNGARY KFT, LUXEMBOURG BRANCH represented by: Name: Olivier Dorler Branch manager

OVIVO LUXEMBOURG S.A.R.L. represented by: Name: Olivier Dorier Manager

GLV FINANCE HUNGARY KFT. represented by: Name: Béla Kakuk and Attila Szedmák Managing directors

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PRODUCT LINE	TRADEMARK	TITLE	COUNTRY	GLV REF. NO.	SUB CASE	STATUS	PATENT NO.	ISSUE DATE	EXP. DATE	FILE DATE	APPL. NO.
Twin Roll Press	Twin Roll Press, Field Replaceable Screen Plates	Perforated Deck made out of a Plurality of Segments (Replaceable Perforated Deck)	sn	414-30847		Granted	7,285,180	10/23/2007	11/25/2025	4/19/2004	10/827,477
REFINING	Anti-Plate Clash System (All DD Refiner Series and Other Low Consistency Disc Refiners)	Refining Member Clash Control Method (Refiner Plate Clash Control System)	Sn	414-30851		Granted	7,309,036	12/18/2007	12/5/2025	12/5/2005	11/293963
Screens - DualQ		Two Stage Pulp Screening with Two Stationary Cylindrical Screens	SN	414-30867		pending				5/2/2009	12/464658
Pulpers	Shark IE Impeller Design for Energy Reduction	A Mixing Impeller	SN	414-30868		Published				10/8/2008	12/247,944
SCREENS -	DualXcluder performance enhancement	Irregular Surface for Tramp Material Separator Screen Cylinder	SN	414-30873		Unfiled					
Screens - DualQ		Two Stage Pulp Screening with Two Stationary Cylindrical Screens	OM	414-30867		Published- Natl Stage filings due 2011-Nov- 12					PCT/US10/308 78
Peers Pulpers	Shark IE Impeller Design for Energy Reduction	A Mixing Impeller	O _M	414-30868		Pending- Nalt Stage filings due 2011-Apr-8				10/27/2009	US2009/0621 99

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