

## PATENT ASSIGNMENT

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 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
Primekss Group SIA	12/14/2012
RECEIVING PARTY DATA	
Name:	Primekss Rabine North America LLC
Street Address:	900 National Parkway, Suite 260
City:	Schaumburg
State/Country:	ILLINOIS
Postal Code:	60173
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	13262108
CORRESPONDENCE DATA	
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ATTORNEY DOCKET NUMBER:	37438-92255
NAME OF SUBMITTER:	Laura J. Turczak
Total Attachments: 4 source=US Pat. Serial No. 13-262108 - Assignment - Primekss Group to Primekss Rabine North America#page1.tif source=US Pat. Serial No. 13-262108 - Assignment - Primekss Group to Primekss Rabine North America#page2.tif source=US Pat. Serial No. 13-262108 - Assignment - Primekss Group to Primekss Rabine North America#page3.tif source=US Pat. Serial No. 13-262108 - Assignment - Primekss Group to Primekss Rabine North America#page4.tif	

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**PATENT RIGHTS ASSIGNMENT AGREEMENT**

**THIS PATENT RIGHTS ASSIGNMENT AGREEMENT** is effective as of this 14<sup>th</sup> day of December, 2012, by and between Primekss Group SIA, a corporation organized and existing under the laws of Latvia, (hereinafter "*Primekss Parent*"), and Primekss Rabine North America LLC, a limited liability company organized and existing under the laws of the State of Delaware (hereinafter the "*Company*").

**WHEREAS**, Primekss Parent has acquired rights in the patents and patent applications identified on Schedule A hereof and the inventions and improvements disclosed and/or claimed therein (collectively, the "*Patent Rights*");

**WHEREAS**, pursuant to that certain Operating Agreement of the Company effective as of December 14, 2012 by and among Rufforete LLC, an Illinois limited liability company ("*Rabine*") and Primekss Parent's wholly-owned subsidiary Primekss USA, Inc., an Illinois corporation ("*Primekss*") (the "*Operating Agreement*"), Primekss Parent has agreed to assign, transfer, convey, deliver and contribute Primekss Parents' entire right, title and interest in such Patent Rights in the continent of North America, which for the avoidance of doubt includes, but is not limited to, the United States of America, Canada and Mexico and all Central American and Caribbean countries and territories, (collectively, the "*Territory*") to the Company as consideration for the issuance of a membership interest in the Company to Primekss; and

**WHEREAS**, pursuant to that certain Contribution Agreement effective as of December 14, 2012 by and among Primekss Parent and the Company, (the "*Contribution Agreement*"), Primekss Parent assigned, transferred, conveyed, delivered and contributed Primekss Parents' entire right, title and interest in such Patent Rights in the Territory to the Company as consideration for the issuance of a membership interest in the Company to Primekss.

**NOW, THEREFORE**, to all whom it may concern be it known that for and in consideration of the sum of Ten Dollars (\$10.00), said Operating Agreement and other good and valuable consideration, the receipt of which are hereby acknowledged, and subject to any rights retained by Primekss Parent to tender the IP Call Notice (as such term is defined in Section 12.4 of the Operating Agreement), Primekss Parent has sold, assigned and transferred and by these presents does hereby sell, assign and transfer unto said Company, its successors, assigns and legal representatives, its entire right, title and interest in and throughout the Territory, in and to said Patent Rights, together with its entire right, title and interest in and to said Patent Rights and foreign counterparts thereof in the Territory and such Letters Patent issued or as may issue in whole or in part thereon, and any substitution, reissue, divisional and continuing applications and foreign counterpart applications thereof in the Territory as well as any Letters Patent issued or issuing in whole or in part thereon, and including the right to claim priority under any applicable statute, treaty or convention based on said Patent Rights, and including any and all renewals, extensions and prolongations of the foregoing; said Patent Rights to be held and enjoyed by said Company for its own use and behalf and for its successors, assigns and legal representatives, to the full end of the term for which said Letters Patent may be granted as fully and entirely as the same would have been held by Primekss Parent had this assignment not been made; Primekss Parent hereby conveys all rights arising under or pursuant to any and all international agreements, treaties or laws relating to the protection of industrial property by filing any applications for Letters Patent containing said Patent Rights in the Territory, all choses in action pertaining to the applications or Letters Patent in the Territory including the right to sue for and collect damages and other recoveries for past infringement thereof, all rights to initiate proceedings before government and administrative bodies in the Territory, and all files, records and other materials arising from the prosecution, exploitation, or defense of rights and registrations pertaining to the Patent Rights or Letters Patent issuing therefrom in the Territory. Primekss Parent hereby acknowledges that this

assignment, being of its entire right, title and interest in and to said Patent Rights in the Territory, carries with it the right in Company to apply for and obtain from competent authorities in all countries of the Territory any and all Letters Patent by attorneys and agents of Company's selection and the right to procure the grant of all such Letters Patent to Company for its own name as assignee of the entire right, title and interest therein;


AND, Primekss Parent hereby further agrees for itself and its executors and administrators to execute upon request any other lawful documents and likewise to perform any other lawful acts which may be deemed necessary to secure fully the aforesaid Patent Rights in the Territory to said Company, its successors, assigns and legal representatives, but at Company's expense and charges, including the execution of applications for patents in foreign countries of the Territory, and the execution of substitution, reissue, divisional or continuation applications and preliminary or other statements, the giving of testimony in any interference or other proceeding in which said invention or any application or patent directed thereto may be involved, and providing or otherwise facilitating the provision of the reasonable assistance of one or more named inventors of such Patent Rights as it relates to any of the foregoing;

AND, Primekss Parent does hereby authorize and request the Commissioner of Patents of the United States and/or any foreign patent offices in the Territory to issue such Letters Patent as shall be granted upon said Patent Rights to said Company, its successors, assigns, and legal representatives.

*Remainder of page intentionally left blank.*

IN WITNESS WHEREOF, Primekss Parent has caused this Patent Rights Assignment Agreement to be executed by its duly authorized representative, effective as of the date first written above.

PRIMEKSS GROUP SIA:

  
By: JĀNIS OZĻESS  
Title: CEO

Witness Elina Līfe Date: 14.12.2012.

Address JĀRĒLA 3, RĪGA, LATVIA, LV1006

*Schedule A*

Country	Serial No.	Filing Date	Title	Atty Docket No.	Patent No.	Status
PCT	PCT/LV10/000014	20-OCT-2010	COMPOSITE CONCRETE FOR FLOOR SLABS AND RAFTS			Pending
US	13/262,108	29-SEP- 2011	COMPOSITE CONCRETE FOR FLOOR SLABS AND RAFTS	17869/004001		Pending
CA	2780090	4-MAY- 2012	COMPOSITE CONCRETE FOR FLOOR SLABS AND RAFTS			Pending