# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4384027

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
FRANK STERPKA	03/21/2017
PHILIP NATHAN	03/03/2017

#### **RECEIVING PARTY DATA**

Name:	O2COOL, LLC
Street Address:	168 N. CLINTON, SUITE 500
City:	CHICAGO
State/Country:	ILLINOIS
Postal Code:	60661

## **PROPERTY NUMBERS Total: 1**

Property Type	Number
Patent Number:	D610673

### CORRESPONDENCE DATA

Fax Number: (314)667-3633

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

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 314-552-6000

Email: ipdocket@thompsoncoburn.com Correspondent Name: THOMPSON COBURN LLP Address Line 1: ONE US BANK PLAZA

Address Line 4: ST. LOUIS, MISSOURI 63101

ATTORNEY DOCKET NUMBER:	58607-150609	
NAME OF SUBMITTER:	SARTOUK H. MOUSSAVI	
SIGNATURE:	/Sartouk H. Moussavi/	
DATE SIGNED:	04/25/2017	

## **Total Attachments: 6**

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**PATENT REEL: 042140 FRAME: 0758** 

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**PATENT** 

<u>ASSIGNMENT</u>

WHEREAS, we, Frank Sterpka of 47 Skyview Drive Apt. 3, West Hartford, CT 06117 and Philip

Nathan of 3 Knollwood Road, West Hartford, CT 06110 (ASSIGNORS), have invented certain new and

useful improvements for a Circular Tubular Frame for a Desk Fan for which ASSIGNORS have executed

an application for Letters Patent in the United States identifying ASSIGNORS as the only inventors

thereof, said application being identified as 29/315,247 filed June 9, 2009, Thompson Coburn LLP Docket

58607/150609; said application being issued by the U.S. Patent and Trademark Office as Patent No.

D610,673 on February 23, 2010; and

WHEREAS, O2COOL, LLC, a limited liability company of the State of Delaware having its

principle office and place of business at 168 N. CLINTON, SUITE 500, CHICAGO, IL 60661, (ASSIGNEE)

is desirous of confirming that it has acquired the entire right, title and interest in and to said invention and

improvements as disclosed in said application, in and to said application, and in and to said Letters

Patent obtained thereon.

WHEREAS, on or around June 9, 2009, we assigned all of our right, title, and interest in and to

the invention and improvements as disclosed in said application, in and to said application, and in and to

any and all Letters Patent and applications filed therefor or granted, including provisionals, non-

provisionals, divisionals, continuations, continuations-in-part, reissues, reexaminations, and extensions

obtained or to be obtained therefor in the United States and all foreign countries, including all priority

rights and all rights to claim priority; and ASSIGNORS further agree to cooperate with ASSIGNEE

hereunder in the obtaining and sustaining of any and all such Letters Patent as ASSIGNEE may desire to

apply for, but at the expense of said ASSIGNEE obtained thereon to ASSIGNEE.

NOW THEREFORE, for good and valuable consideration, the receipt and adequacy of all of

which are hereby acknowledged, ASSIGNORS do hereby confirm their previous assignment as having

sold, assigned, and transferred said invention and improvements as disclosed in said application, in and

to said application, and in and to said Letters Patent obtained thereon to O2COOL. To the extent not

previously accomplished, ASSIGNORS now hereby assign and transfer unto said ASSIGNEE, its

successors or assigns, ASSIGNORS' entire right, title, and interest in and to said invention and

improvements as disclosed in said application, in and to said application, and in and to said Letters

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Patent obtained thereon, including all causes of action, rights for recovery and claims for damages or

other relief, past, present and future, relating to said Letters Patent; and ASSIGNORS further agree to

cooperate with ASSIGNEE hereunder in the obtaining and sustaining of any and all such Letters Patent

as ASSIGNEE may desire to apply for, but at the expense of said ASSIGNEE. For said considerations,

ASSIGNORS hereby assign agree, upon the request and at the expense of ASSIGNEE, to execute any

provisional, non-provisional, divisional, continuation, continuation-in-part or substitute application for said

invention or improvements, and any oath or affidavit relating thereto, and any application for the reissue

or extension of any Letters Patent that may be granted upon said application(s), and, in the event of any

application or Letters Patent assigned herein becoming involved in any derivation proceeding,

interference, or third party challenge, to cooperate to the best of the ability of ASSIGNORS in the matters

of preparing and executing any petition, affidavit, or other document relating thereto and giving and

producing evidence in support thereof. ASSIGNORS agree to perform, upon request, any affirmative

acts to obtain said Letters Patent of the United States or foreign country and vest in said ASSIGNEE all

rights therein, whereby said Letters Patent will be held and enjoyed by ASSIGNEE, to the full end of the

term for which said Letters Patent has been granted as fully and entirely as the same would have been

held and enjoyed by ASSIGNORS if this ASSIGNMENT had not been made.

AGREED TO AND ACCEPTED BY ASSIGNORS:

WITNESS WHEREOF, I have hereunto set

Frank Sterpka

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STATE OF Minnesota COUNTY OF ANOKA



Frank St	On this Al day of Morch 2017 before me, a Notary Public, within and for the of Anoka , State of Minnesota , personally appeared erpka, to me known to be the person described in and who executed the foregoing assignment nowledged that he/she executed same as his/her free act and deed.
li written.	N TESTIMONY WHEREOF, I have hereunto set my hand and seal the date and year last above
My Comr	mission Expires: 400.31,302/

**PATENT** 

<u>ASSIGNMENT</u>

WHEREAS, we, Frank Sterpka of 47 Skyview Drive Apt 3, West Hartford, CT 06117 and Philip

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obtained or to be obtained therefor in the United States and all foreign countries, including all priority

rights and all rights to claim priority; and ASSIGNORS further agree to cooperate with ASSIGNEE

hereunder in the obtaining and sustaining of any and all such Letters Patent as ASSIGNEE may desire to

apply for, but at the expense of said ASSIGNEE obtained thereon to ASSIGNEE.

NOW THEREFORE, for good and valuable consideration, the receipt and adequacy of all of

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to said application, and in and to said Letters Patent obtained thereon to O2COOL. To the extent not

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successors or assigns, ASSIGNORS' entire right, title, and interest in and to said invention and

improvements as disclosed in said application, in and to said application, and in and to said Letters

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Patent obtained thereon, including all causes of action, rights for recovery and claims for damages or other relief, past, present and future, relating to said Letters Patent; and ASSIGNORS further agree to cooperate with ASSIGNEE hereunder in the obtaining and sustaining of any and all such Letters Patent as ASSIGNEE may desire to apply for, but at the expense of said ASSIGNEE. For said considerations, ASSIGNORS hereby assign agree, upon the request and at the expense of ASSIGNEE, to execute any provisional, non-provisional, divisional, continuation, continuation-in-part or substitute application for said invention or improvements, and any oath or affidavit relating thereto, and any application for the reissue or extension of any Letters Patent that may be granted upon said application(s), and, in the event of any application or Letters Patent assigned herein becoming involved in any derivation proceeding, interference, or third party challenge, to cooperate to the best of the ability of ASSIGNORS in the matters of preparing and executing any petition, affidavit, or other document relating thereto and giving and producing evidence in support thereof. ASSIGNORS agree to perform, upon request, any affirmative acts to obtain said Letters Patent of the United States or foreign country and vest in said ASSIGNEE all rights therein, whereby said Letters Patent will be held and enjoyed by ASSIGNEE, to the full end of the term for which said Letters Patent has been granted as fully and entirely as the same would have been held and enjoyed by ASSIGNORS if this ASSIGNMENT had not been made.

AGREED TO AND ACCEPTED BY ASSIGNORS:

IN WITNESS WHEREOF, I have hereunto set my hand the \_\_\_\_\_ day of \_\_\_\_\_\_

Philip Nathan

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STATE OF Michigan COUNTY OF Washtenaw
COUNTY OF Washtenaw
On this 3rd day of March 2016 before me, a Notary Public, within and for the County of Washtenaw , State of Michigan , personally appeared Philip Nathan, to me known to be the person described in and who executed the foregoing assignment and acknowledged that he/she executed same as his/her free act and deed.
Written  KRYSTAL D BEAN  NOTARY PUBLIC - STATE OF MICHIGAN  COUNTY OF WAYNE  My Commission Expires Oct. 20, 2021  Acting in the County of WOShtera  Notary Public
My Commission Expires: UCF 20, 2021

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**RECORDED: 04/25/2017**