504797044 02/28/2018

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4843776

| SUBMISSION TYPE: | NEW ASSIGNMENT |
|-----------------------|----------------|
| NATURE OF CONVEYANCE: | ASSIGNMENT |

CONVEYING PARTY DATA

| Name | Execution Date |
|---------------------|----------------|
| CUBEWANO IP LIMITED | 03/04/2015 |

RECEIVING PARTY DATA

| Name: | AUSTEN-HARRIS HOLDINGS LIMITED |
|-----------------|--------------------------------|
| Street Address: | BERRINGTON MANOR |
| City: | BERRINGTON, SHROPSHIRE |
| State/Country: | ENGLAND |
| Postal Code: | SY5 6HB |

PROPERTY NUMBERS Total: 1

| Property Type | Number |
|---------------------|----------|
| Application Number: | 14363187 |

CORRESPONDENCE DATA

Fax Number: (919)854-1401

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: 919-854-1400

Email: MSPINELLI@MYERSBIGEL.COM

Correspondent Name: MYERS BIGEL, P.A.

Address Line 1: 4140 PARKLAKE AVENUE

Address Line 2: SUITE 600

Address Line 4: RALEIGH, NORTH CAROLINA 27612

| ATTORNEY DOCKET NUMBER: | 9837-22 |
|-------------------------|-----------------------|
| NAME OF SUBMITTER: | JULIE H. RICHARDSON |
| SIGNATURE: | /Julie H. Richardson/ |
| DATE SIGNED: | 02/28/2018 |

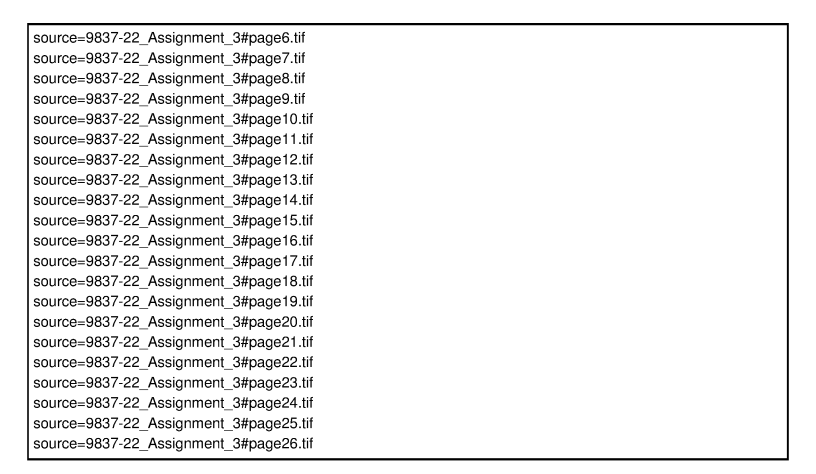
Total Attachments: 26

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PATENT REEL: 045468 FRAME: 0008

504797044



DATED 4th March 2015

1. CUBEWANO IP LIMITED (IN ADMINISTRATION)

- and -

2. NICHOLAS GARTH RIMES AND ADAM PETER JORDAN (ACTING AS JOINT ADMINISTRATORS AT CUBEWANO IP LIMITED)

- and-

3. AUSTEN-HARRIS HOLDINGS LIMITED

DEED OF ASSIGNMENT OF PATENTS



SOLICITORS

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THIS DEED is dated 4th day of Minus 2015

PARTIES

- (1) CUBEWANO IP LIMITED incorporated and registered in England and Wales with company number 06567398 whose registered office is at Suite 8, Bourne Gate, 25 Bourne Valley Road, Poole, Dorset, BH12 1DY (the Assignor).
- (2) NICHOLAS GARTH RIMES and ADAM PETER JORDAN both of Rimes and Co, 3 The Courtyard, Harris Business Park, Hanbury Road, Stoke Prior, Bromsgrove, B70 4DJ (the Joint Administrators).
- (3) Austen-Harris Holdings Limited incorporated and registered in England with company number 09281508 whose registered office is at Berrington Manor, Berrington, Shropshire, SY5 6HB (the Assignee).

BACKGROUND

- (A) The Assignor is the proprietor of or applicant for the Patents (as defined below).
- (B) By the Main Agreement (as defined below) the Assignor has agreed to assign the Patents to the Assignee on the terms set out in this agreement.

AGREED TERMS

1. INTERPRETATION

The following definitions and rules of interpretation apply in this agreement.

1.1 Definitions:

Business Day: a day other than a Saturday, Sunday or public holiday in England when banks in London are open for business.

Main Agreement: an asset purchase agreement dated 30th December 2014 between the Assignor, the Joint Administrators and the Assignee.

Patents: the patents and patent applications, short particulars of which are set out in Schedule 1.

VAT: value added tax chargeable under the Value Added Tax Act 1994.

- 1.2 Clause, Schedule and paragraph headings shall not affect the interpretation of this agreement.
- 1.3 The Schedules form part of this agreement and shall have effect as if set out in full in the body of this agreement. Any reference to this agreement includes the Schedules.

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- 1.4 References to clauses and Schedules are to the clauses and Schedules of this agreement.
- Unless the context otherwise requires, words in the singular shall include the plural and in the plural shall include the singular.
- 1.6 Unless the context otherwise requires, a reference to one gender shall include a reference to the other genders.
- 1.7 A reference to any party shall include that party's personal representatives, successors and permitted assigns.
- A reference to a statute or statutory provision is a reference to it as amended, extended or re-enacted from time to time.
- A reference to a statute or statutory provision shall include any subordinate legislation made from time to time under that statute or statutory provision.
- 1.10 A reference to writing or written includes fax but not e-mail.
- 1.11 Any words following the terms including, include, in particular, for example or any similar expression shall be construed as illustrative and shall not limit the sense of the words, description, phrase or term preceding those terms.
- 1.12 A **person** includes a natural person, corporate or unincorporated body (whether or not having separate legal personality) [and that person's legal and personal representatives, successors and permitted assigns].

2. ASSIGNMENT

Pursuant to and for the consideration set out in the Main Agreement, the Assignor and the Joint Administrators hereby assign to the Assignee such right, title and interest (if any)in and to the Patents, including:

- (a) in respect of any and each application in the Patents:
 - (i) the right to claim priority from and to prosecute and obtain grant of patent; and
 - the right to file divisional applications based thereon and to prosecute and obtain grant of patent on each and any such divisional application;
- (b) in respect of each and any invention disclosed in the Patents, the right to file an application, claim priority from such application, and

prosecute and obtain grant of patent or similar protection in or in respect of any country or territory in the world;

- (c) the right to extend to or register in or in respect of any country or territory in the world each and any of the Patents, and each and any of the applications comprised in the Patents or filed as aforesaid, and to extend to or register in, or in respect of, any country or territory in the world any patent or like protection granted on any of such applications.
- (d) the absolute entitlement to any patents granted pursuant to any of the applications comprised in the Patents or filed as aforesaid; and
- (e) the right to bring, make, oppose, defend, appeal proceedings, claims or actions and obtain relief (and to retain any damages recovered) in respect of any infringement, or any other cause of action arising from ownership, of any of the Patents or any patents granted on any of the applications in the Patents or filed as aforesaid, whether occurring before on or after the date of this agreement.

3. FURTHER ASSURANCE

At the Assignee's expense the Assignor shall, and shall use all reasonable endeavours to procure that any necessary third party shall, execute such documents and perform such acts as may reasonably be required for the purpose of giving full effect to this agreement.

4. EXCLUSION OF LIABILITY

The parties hereto hereby agree that the Joint Administrators are party to this Agreement only for the purpose of receiving the benefit of this Agreement and that neither the Joint Administrators nor their firm nor their staff employees agents or advisors shall incur any personal liability under this Agreement or under or in relation to any associated arrangements whether such liability would arise under statute or otherwise howsoever.

5. WAIVER

No failure or delay by a party to exercise any right or remedy provided under this agreement or by law shall constitute a waiver of that or any other right or remedy, nor shall it preclude or restrict the further exercise of that or any other right or remedy. No single or partial exercise of such right or remedy shall preclude or restrict the further exercise of that or any other right or remedy.

6. ENTIRE AGREEMENT

- This agreement constitutes the entire agreement between the parties and supersedes and extinguishes all previous agreements, promises, assurances, warranties, representations and understandings between them, whether written or oral, relating to its subject matter.
- 6.2 Each party agrees that it shall have no remedies in respect of any statement, representation, assurance or warranty (whether made innocently or negligently) that is not set out in this agreement. Each party agrees that it shall have no claim for innocent or negligent misrepresentation or negligent misstatement based on any statement in this agreement.

7. VARIATION

No variation of this agreement shall be effective unless it is in writing and signed by the parties (or their authorised representatives).

8. SEVERANCE

- 8.1 If any provision or part-provision of this agreement is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision or part-provision shall be deemed deleted. Any modification to or deletion of a provision or part-provision under this clause shall not affect the validity and enforceability of the rest of this agreement.
- If [one party gives notice to the other of the possibility that] any provision or part-provision of this agreement is invalid, illegal or unenforceable, the parties shall negotiate in good faith to amend such provision so that, as amended, it is legal, valid and enforceable, and, to the greatest extent possible, achieves the intended commercial result of the original provision.

9. COUNTERPARTS

9.1 This agreement may be executed in any number of counterparts, each of which when executed and delivered shall constitute a duplicate original, but all the counterparts shall together constitute the one agreement.

- 9.2 Transmission of an executed counterpart of this agreement (but for the avoidance of doubt not just a signature page) by (a) fax or (b) e-mail (in PDF, JPEG or other agreed format) shall take effect as delivery of an executed counterpart of this agreement. If either method of delivery is adopted, without prejudice to the validity of the agreement thus made, each party shall provide the others with the original of such counterpart as soon as reasonably possible thereafter.
- 9.3 No counterpart shall be effective until each party has executed and delivered at least one counterpart.

10. THIRD PARTY RIGHTS

No one other than a party to this agreement, their successors and permitted assignees, shall have any right to enforce any of its terms.

11. NOTICES

- 11.1 Any notice given to a party under or in connection with this contract shall be in writing and shall be:
 - delivered by hand or by pre-paid first-class post or other next working day delivery service at its registered office (if a company) or its principal place of business (in any other case); or
 - (b) sent by fax to its main fax number.
- 11.2 Any notice shall be deemed to have been received:
 - (a) if delivered by hand, on signature of a delivery receipt [or at the time the notice is left at the proper address;
 - (b) if sent by pre-paid first-class post or other next working day delivery service, at 9.00 am on the second Business Day after posting or at the time recorded by the delivery service.
 - (c) if sent by fax, at 9.00 am on the next Business Day after transmission.
- 11.3 This clause does not apply to the service of any proceedings or other documents in any legal action or, where applicable, any arbitration or other method of dispute resolution. For the purposes of this clause, "writing" shall not include e-mail.

12. GOVERNING LAW

This agreement and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the law of England and Wales.

13. **JURISDICTION**

Each party irrevocably agrees that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with this agreement or its subject matter or formation (including non-contractual disputes or claims).

This document has been executed as a deed and is delivered and takes effect on the date stated at the beginning of it.

Schedule 1 Patents

| AGENT FILE NO | TITLE | FILING DATE | APPLN NO | PUBLN NO |
|---------------|--|-------------|-------------------|------------------------------|
| | | - | | |
| P121070GB4 | ROTARY ENGINE FLUID PUMP AND METHOD OF PUMPING A FLUID | 04/11/2011 | GB1220803.9 | GB2492937 |
| P121071GB3 | ROTOR SIDE SEAL AND METHOD OF SEALING A ROTOR | 27/04/2010 | GB1119722.5 | GB2482096 |
| P123178GB1 | SEAL ASSEMBLY AND METHOD | 600Z/90/0E | GB0911239.2 | GB2464366 |
| P123178EP | SEAL ASSEMBLY AND METHOD | 19/10/2009 | EP09756345.6 | EP2350438 |
| P123178US | SEAL ASSEMBLY AND METHOD | 6007/01/61 | US13/124,355 | US2011/0204572 and US8720898 |
| P300325GB | ENGINE INTAKE APPARATUS AND METHOD | 1102/21/90 | GB1120970.7 | GB2497319 |
| P300325WO | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | PCT/GB2012/053046 | WO2013083995 |
| P300325HK | ENGINE INTAKE APPARATUS AND METHOD | 1102/21/90 | HK13112643.1 | HK1185397 |
| P300325MY | ENGINE INTAKE APPARATUS AND METHOD | 2102/21/90 | PI2014701505 | TBC |
| P300325SG | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | SG11201403022Q | TBC |
| P300325US | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | US14/363,187 | US-2014-0345568 |
| P300325EP | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | EP12812318.9 | EP2820290 |

| AGENT FILE NO | 37111 | FILING DATE | APPLN NO | PUBLN NO |
|---------------|--|-------------|-------------------|------------------------------|
| | | | | |
| P121070GB4 | ROTARY ENGINE FLUID PUMP AND METHOD OF PUMPING A FLUID | 04/11/2011 | GB1220803.9 | GB2492937 |
| P121071GB3 | ROTOR SIDE SEAL AND METHOD OF SEALING A ROTOR | 27/04/2010 | GB1119722.5 | GB2482096 |
| P123178GB1 | SEAL ASSEMBLY AND METHOD | 30/06/2009 | GB0911239.2 | GB2464366 |
| P123178EP | SEAL ASSEMBLY AND METHOD | 19/10/2009 | EP09756345.6 | EP2350438 |
| P123178US | SEAL ASSEMBLY AND METHOD | 19/10/2009 | US13/124,355 | US2011/0204572 and US8720898 |
| P300325GB | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2011 | GB1120970.7 | GB2497319 |
| P300325WO | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | PCT/GB2012/053046 | WO2013083995 |
| P300325HK | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2011 | HK13112643.1 | HK1185397 |
| P300325MY | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | PI2014701505 | TBC |
| P300325SG | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | SG11201403022Q | TBC |
| P300325US | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | US14/363,187 | US-2014-0345568 |
| P300325EP | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | EP12812318.9 | EP2820290 |

| Signed as a deed by Mark Harris director for and on behalf of Austen-Harris Holdings Limited in the presence of: | Director |
|---|-------------|
| Witness Name Address AARON & PARTNERS Solicitors CANON COURT NORTH ABBEY LAWN, SHREWS | TH BLIRY |
| Occupation SY2 5DE, Tel: 01743 44 | 3043 |
| Signed as a deed by Adam Jordan one of the Joint Administrators on behalf of both as agent for Cubewano IP Limited and without any personal liability in the presence of: | Agent |
| Witness Name Address | |
| Occupation | |
| Signed as a deed by Adam Jordan one of the Joint Administrators on behalf of both without any personal liability in the presence of: | Agent |
| Witness Name Address | |
| Occupation | |

DATED 4 MALCH 2015

1. CUBEWANO IP LIMITED (IN ADMINISTRATION)

- and --

2. NICHOLAS GARTH RIMES AND ADAM PETER JORDAN (ACTING AS JOINT ADMINISTRATORS AT CUBEWANO IP LIMITED)

- and-

3. AUSTEN-HARRIS HOLDINGS LIMITED

DEED OF ASSIGNMENT OF PATENTS



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| SCHED | DULE 1 PATENTS |

THIS DEED is dated & day of Muzcin 2015

PARTIES

- (1) CUBEWANO IP LIMITED incorporated and registered in England and Wales with company number 06567398 whose registered office is at Suite 8, Bourne Gate, 25 Bourne Valley Road, Poole, Dorset, BH12 1DY (the Assignor).
- (2) NICHOLAS GARTH RIMES and ADAM PETER JORDAN both of Rimes and Co, 3 The Courtyard, Harris Business Park, Hanbury Road, Stoke Prior, Bromsgrove, B70 4DJ (the Joint Administrators).
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BACKGROUND

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Patents: the patents and patent applications, short particulars of which are set out in Schedule 1.

VAT: value added tax chargeable under the Value Added Tax Act 1994.

- 1.2 Clause, Schedule and paragraph headings shall not affect the interpretation of this agreement.
- 1.3 The Schedules form part of this agreement and shall have effect as if set out in full in the body of this agreement. Any reference to this agreement includes the Schedules.

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- 1.4 References to clauses and Schedules are to the clauses and Schedules of this agreement.
- 1.5 Unless the context otherwise requires, words in the singular shall include the plural and in the plural shall include the singular.
- 1.6 Unless the context otherwise requires, a reference to one gender shall include a reference to the other genders.
- 1.7 A reference to any party shall include that party's personal representatives, successors and permitted assigns.
- 1.8 A reference to a statute or statutory provision is a reference to it as amended, extended or re-enacted from time to time.
- 1.9 A reference to a statute or statutory provision shall include any subordinate legislation made from time to time under that statute or statutory provision.
- 1.10 A reference to writing or written includes fax but not e-mail.
- Any words following the terms including, include, in particular, for example or any similar expression shall be construed as illustrative and shall not limit the sense of the words, description, phrase or term preceding those terms.
- 1.12 A person includes a natural person, corporate or unincorporated body (whether or not having separate legal personality) [and that person's legal and personal representatives, successors and permitted assigns].

2. ASSIGNMENT

Pursuant to and for the consideration set out in the Main Agreement, the Assignor and the Joint Administrators hereby assign to the Assignee such right, title and interest (if any)in and to the Patents, including:

- (a) In respect of any and each application in the Patents:
 - (i) the right to claim priority from and to prosecute and obtain grant of patent; and
 - the right to file divisional applications based thereon and to prosecute and obtain grant of patent on each and any such divisional application;
- (b) in respect of each and any invention disclosed in the Patents, the right to file an application, claim priority from such application, and

- prosecute and obtain grant of patent or similar protection in or in respect of any country or territory in the world;
- (c) the right to extend to or register in or in respect of any country or territory in the world each and any of the Patents, and each and any of the applications comprised in the Patents or filed as aforesaid, and to extend to or register in, or in respect of, any country or territory in the world any patent or like protection granted on any of such applications.
- (d) the absolute entitlement to any patents granted pursuant to any of the applications comprised in the Patents or filed as aforesaid; and
- (e) the right to bring, make, oppose, defend, appeal proceedings, claims or actions and obtain relief (and to retain any damages recovered) in respect of any infringement, or any other cause of action arising from ownership, of any of the Patents or any patents granted on any of the applications in the Patents or filed as aforesaid, whether occurring before on or after the date of this agreement.

3. FURTHER ASSURANCE

At the Assignee's expense the Assignor shall, and shall use all reasonable endeavours to procure that any necessary third party shall, execute such documents and perform such acts as may reasonably be required for the purpose of giving full effect to this agreement.,

4. EXCLUSION OF LIABILITY

The parties hereto hereby agree that the Joint Administrators are party to this Agreement only for the purpose of receiving the benefit of this Agreement and that neither the Joint Administrators nor their firm nor their staff employees agents or advisors shall incur any personal liability under this Agreement or under or in relation to any associated arrangements whether such liability would arise under statute or otherwise howsoever.

5. WAIVER

No failure or delay by a party to exercise any right or remedy provided under this agreement or by law shall constitute a waiver of that or any other right or remedy, nor shall it preclude or restrict the further exercise of that or any other right or remedy. No single or partial exercise of such right or remedy shall preclude or restrict the further exercise of that or any other right or remedy.

6. ENTIRE AGREEMENT

- This agreement constitutes the entire agreement between the parties and supersedes and extinguishes all previous agreements, promises, assurances, warrantles, representations and understandings between them, whether written or oral, relating to its subject matter.
- 6.2 Each party agrees that it shall have no remedies in respect of any statement, representation, assurance or warranty (whether made innocently or negligently) that is not set out in this agreement. Each party agrees that it shall have no claim for innocent or negligent misrepresentation or negligent misstatement based on any statement in this agreement.

7. VARIATION

No variation of this agreement shall be effective unless it is in writing and signed by the parties (or their authorised representatives).

8. SEVERANCE

- 8.1 If any provision or part-provision of this agreement is or becomes invalid, illegal or unenforceable, it shall be deemed modified to the minimum extent necessary to make it valid, legal and enforceable. If such modification is not possible, the relevant provision or part-provision shall be deemed deleted. Any modification to or deletion of a provision or part-provision under this clause shall not affect the validity and enforceability of the rest of this agreement.
- 8.2 If [one party gives notice to the other of the possibility that] any provision or part-provision of this agreement is invalid, illegal or unenforceable, the parties shall negotiate in good faith to amend such provision so that, as amended, it is legal, valid and enforceable, and, to the greatest extent possible, achieves the intended commercial result of the original provision.

9. COUNTERPARTS

9.1 This agreement may be executed in any number of counterparts, each of which when executed and delivered shall constitute a duplicate original, but all the counterparts shall together constitute the one agreement.

- 9.2 Transmission of an executed counterpart of this agreement (but for the avoidance of doubt not just a signature page) by (a) fax or (b) e-mail (in PDF, JPEG or other agreed format) shall take effect as delivery of an executed counterpart of this agreement. If either method of delivery is adopted, without prejudice to the validity of the agreement thus made, each party shall provide the others with the original of such counterpart as soon as reasonably possible thereafter.
- 9.3 No counterpart shall be effective until each party has executed and delivered at least one counterpart.

10. THIRD PARTY RIGHTS

No one other than a party to this agreement, their successors and permitted assignees, shall have any right to enforce any of its terms.

11. NOTICES

- 11.1 Any notice given to a party under or in connection with this contract shall be in writing and shall be:
 - delivered by hand or by pre-paid first-class post or other next working day delivery service at its registered office (if a company) or its principal place of business (in any other case); or
 - (b) sent by fax to its main fax number.
- 11.2 Any notice shall be deemed to have been received:
 - (a) if delivered by hand, on signature of a delivery receipt [or at the time the notice is left at the proper address;
 - (b) if sent by pre-paid first-class post or other next working day delivery service, at 9.00 am on the second Business Day after posting or at the time recorded by the delivery service.
 - (c) if sent by fax, at 9.00 am on the next Business Day after transmission.
- 11.3 This clause does not apply to the service of any proceedings or other documents in any legal action or, where applicable, any arbitration or other method of dispute resolution. For the purposes of this clause, "writing" shall not include e-mail.

12. GOVERNING LAW

This agreement and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the law of England and Wales.

13. JURISDICTION

Each party irrevocably agrees that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with this agreement or its subject matter or formation (including non-contractual disputes or claims).

This document has been executed as a deed and is delivered and takes effect on the date stated at the beginning of it.

Schedule 1 Patents

| OCENT EILE NO | TITLE | FILING DATE | APPLN NO | PUBLN NO |
|---------------|--|-------------|-------------------|------------------------------|
| אמרווו ווויים | | | | |
| P121070GB4 | ROTARY ENGINE FLUID PUMP AND METHOD OF PUMPING A FLUID | 04/11/2011 | G81220803.9 | GB2492937 |
| P121071GB3 | ROTOR SIDE SEAL AND METHOD OF SEALING A ROTOR | 27/04/2010 | GB1119722.5 | GB2482096 |
| P173178GB1 | SEAL ASSEMBLY AND METHOD | 30/06/2009 | GB0911239.2 | GB2464366 |
| D173178FP | SEAL ASSEMBLY AND METHOD | 19/10/2009 | EP09756345.6 | EP2350438 |
| D173178115 | SEAL ASSEMBLY AND METHOD | 19/10/2009 | US13/124,355 | US2011/0204572 and US8720898 |
| PROMINE | | 06/12/2011 | GB1120970.7 | GB2497319 |
| OWSTERNED | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | PCT/GB2012/053046 | WO2013083995 |
| CANCACOOCA | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2011 | HK13112643.1 | HK1185397 |
| DEDUCEDIN | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | PI2014701505 | ТВС |
| P3003250G | FNGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | SG1120140302ZQ | TBC |
| P3003233 | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | US14/363,187 | US-2014-0345568 |
| 2000000 | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | EP12812318.9 | EP2820290 |
| 1300353Er | | | | |

| AGENT FILE NO | TITLE | FILING DATE | APPLN NO | PUBLN NO |
|---------------|--|-------------|-------------------|------------------------------|
| | | | | |
| P121070GB4 | ROTARY ENGINE FLUID PUMP AND METHOD OF PUMPING A FLUID | 04/11/2011 | GB1220803.9 | GB2492937 |
| P121071GB3 | ROTOR SIDE SEAL AND METHOD OF SEALING A ROTOR | 27/04/2010 | GB1119722.5 | GB2482096 |
| P123178GB1 | SEAL ASSEMBLY AND METHOD | 30/06/2009 | GB0911239.2 | GB2464366 |
| P123178EP | SEAL ASSEMBLY AND METHOD | 19/10/2009 | EP09756345.6 | EP2350438 |
| P123178US | SEAL ASSEMBLY AND METHOD | 19/10/2009 | US13/124,355 | US2011/0204572 and US8720898 |
| P300325GB | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2011 | G81120970.7 | GB2497319 |
| P300325WO | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | PCT/GB2012/053046 | WO2013083995 |
| P300325HK | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2011 | HK13112643.1 | HK1185397 |
| P300325MY | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | PI2014701505 | TBC |
| P300325SG | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | SG11201403022Q | TBC |
| P300325US | ENGINE INTAKE APPARATUS AND METHOD | 06/12/2012 | US14/363,187 | US-2014-0345568 |
| P300325EP | ENGINE INTAKE APPARATUS AND IMETHOD | 06/12/2012 | EP12812318.9 | EP2820290 |

| Signed as a deed by Mark Harris director for and on behalf of Austen-Harris Holdings Limited in the presence of: | Director |
|---|---|
| Witness Name Address | |
| Occupation | |
| Signed as a deed by Adam Jordan one of the Joint Administrators on behalf of both as agent for Cubewano IP Limited and without any personal liability in the presence of: Witness Name LANCA BULLOCK Address 3 THE CONTVARD MARK | Agent PLI BUTINES J PARK, HANBURY ROAD, OFF, 160 UD J |
| Occupation ADMINITRATOR | |
| Signed as a deed by Adam Jordan one of the Joint Administrators on behalf of both without any personal liability in the presence of: | Agent |

Occupation ADMINISTRATUR

Name LANDA BULLOCK

Address 2 THE COURTYMED, HARRIS BUSINESS PARK, HANGURY ROAD, STOKE PRICE, GROMSCROVE, BGO 4DJ