505139505 10/12/2018

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5186269

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date		
BRIAN C. NUTT	09/08/2014		
JAMES P. TOWEY	09/08/2014		
DAVE NARASIMHAN	08/14/2014		
MICHAEL S. ZEDALIS	09/08/2014		

RECEIVING PARTY DATA

Name:	TINGLEY RUBBER CORPORATION
Street Address:	1551 S. WASHINGTON AVENUE
Internal Address:	SUITE 403
City:	PISCATAWAY
State/Country:	NEW JERSEY
Postal Code:	08854

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	16152898

CORRESPONDENCE DATA

Fax Number:

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.

Email: Imurphy@dsiplaw.com
Correspondent Name: SERVILLA WHITNEY LLC
Address Line 1: 33 WOOD AVENUE SOUTH

Address Line 2: SUITE 830

Address Line 4: ISELIN, NEW JERSEY 08830

ATTORNEY DOCKET NUMBER:	TRC0005-01CT
NAME OF SUBMITTER:	KAREN M. WHITNEY
SIGNATURE:	/Karen M. Whitney, Reg. #52355/
DATE SIGNED:	10/12/2018

Total Attachments: 7 source=00768786#page1.tif

PATENT REEL: 047150 FRAME: 0052

505139505



PATENT REEL: 047150 FRAME: 0053 ASSIGNMENT OF ALL RIGHTS AND INTERESTS

This is an agreement wherein Brian C. Nutt ("Nutt"), Jim P. Towey ("Towey"), Dave

Narasimhan ("Narasimhan") and Michael S. Zedalis ("Zedalis"), assign all of their right, title and

interest in U.S. Patent Application Serial Number 14/451,572 (the "572 Application") filed on

August 5, 2014, and in all patent applications claiming any priority or relationship to the 572

Application ("the Patent Rights") to Tingley Rubber Corporation ("Tingley"), a New Jersey

corporation having a principal place of business at 1551 S. Washington Ave., Suite 403 Piscataway,

NJ 08854. Nutt, Towey, Zedalis and Narasimhan are collectively referred to as Assignors.

WHEREAS, Nutt, Towey and Zedalis are employed by Tingley and are desirous to assign

their entire right, title and interest in and to the Patent Rights to Tingley;

WHEREAS, Narasimhan is a consultant for Tingley and is desirous to assign his entire

right, title and interest in and to the Patent Rights to Tingley;

AND WHEREAS, Tingley is desirous of acquiring the entire right, title and interest in and

to the Patent Rights;

NOW, THEREFORE, to all whom it may concern, be it known that for good and valuable

consideration, the receipt and sufficiency whereof is hereby acknowledged, Assignors have sold,

assigned, and transferred, and by this agreement do sell, assign and transfer unto Tingley, its

successors or assigns, the entire right, title and interest to the Patent Rights, which shall include,

but not be limited to, all inventions and improvements disclosed or claimed in the 572 Application,

and in and to all divisions, continuations, continuations-in-part, reexamination certificates, or

renewals related to the 572 Application, all Letters Patent which may be granted there from, and

all reissues or extensions of such patents that claim the benefit of or priority to the 572 Application

and all applications which have been or shall be filed in any foreign countries for Letters Patent

that claim a priority in any way to the 572 Application or which claim any invention or

improvement disclosed in the 572 Application.

Page 1 of 4

2139167.1

PATENT REEL: 047150 FRAME: 0054 AND, Assignors do hereby authorize and request the Commissioner of Patents and Trademarks to issue any and all United States Letters Patent for the aforesaid inventions and improvements to Tingley as the assignee of the entire right, title and interest in and to the same, for the use of the Tingley, its successors and assigns.

AND, for the consideration aforesaid, Assignors do hereby agree that they and their executors and legal representatives will make, execute and deliver any and all other instruments in writing including any and all further application papers, affidavits, assignments and other documents, and will communicate to Tingley, its successors and representatives, all facts known to them relating to said improvements and the history thereof and will testify in all legal proceedings and generally do all things which may be necessary or desirable to more effectually secure to and vest in Tingley, its successors or assigns, the entire right, title and interest in and to the said improvements, inventions, applications, Letters Patent, rights, titles, benefits, privileges and advantages hereby sold, assigned and conveyed, or intended so to be.

IN TESTIMONY	· ·	have	hereunto	set	my	hand	this	_8M	day	of
September.	, 2014.	15	· · · · · · · · · · · · · · · · · · ·	,	Z		- Parameter State of the State			
		Brian C	. Nutt							
STATE OF <u>Ne</u>	W JERSEY)								
)								
COUNTY OF /	Niddlesex)								
On this 8 ^{ft}	day of Scoten	ber.	2014 befor	e me	perso:	nally a	ppeare	d Brian	C. Nu	ıtt,
to me known and k	nown to me to be	the pers	on describe	ed in a	nd wl	no exe	cuted t	he foreg	oing	
instrument, and he	duly acknowledge	d to me	that he exe	cuted	the s	ame fo	r the u	ses and	purpo	ses
therein set forth.										
[SEAL]	a Whih					MOT	RICIA 'ARY PL	BLIC		
Notary Public					. S My (TATE ()F NFW	JERSEY April 11, 20	7)18	

IN TESTIMONY	WHEREOF,	I have	hereunto	set m	y hand	this <u>8</u>	day	of
September.	, 2014.		Bania	2	Parte	_		
		James I	7. Towey		dist		GGBAGGGAAAAAAAAAAAAAAA	
STATE OF <u>Neu</u>	U Jersey.		•					
	-)		<i>au</i>				
COUNTY OF _///	iddlesex)						
On this & da	ov of Spate	mber.	2014 befor	e me ner	sonally ar	oneared Jai	nes P.	
Towey, to me known	and known to	me to be	the person	describe	d in and v	vho execut	ed the	
foregoing instrumen		cknowled	lged to me	that he ex	recuted th	e same for	the uses	
and purposes therein	set iorui.							
[SEAL]								
	Wit				PATRIC	DIA WINK		
Notary Public					NOTAR	Y PUBLIC VEW JERSE	• #	
in the transfer of the transfe				My	Commission E	xpires April 11.	Y 2018	
					ı			
IN TESTIMONY	WHEDEAE	I have	havaunta	aat m	o hand	thia	derr	of
IN TESTIMONY		1 Have	nereunto	set m	y nanu	uns	day	O1.
	, 2014.	**************************************	* T		haannaadaana# h aanaana~~			
		Dave N	arasimhan					•
STATE OF)			÷			
)				•		,
COUNTY OF								
On this da	y of		2014 befor	e me per	sonally ap	peared Da	ve	
Narasimhan, to me k foregoing instrument			_					ne
and purposes therein		omio moa	500 00 1110 .	21000 110 02		·	in order	
[SEAL]								
	innanuinnanauran arana n-nan serianna nen	<i>i</i>						
Notary Public								

IN TESTIMONY WHEREOF, I have hereunto set my	hand this 8 day of
September, 2014. Mindeuld	Scolelis -
Michael S. Zedalis	
STATE OF NEW JESSY	
)	
COUNTY OF Middlesex	
COUNTY OF Middle sex On this 8th day of September, 2014 before me person	nally appeared Michael S.
Zedalis, to me known and known to me to be the person described in	n and who executed the
foregoing instrument, and he duly acknowledged to me that he exec and purposes therein set forth.	uted the same for the uses
and pulposes aloroni see form.	
1/2 f. · · / / /	PATRICIA WINK NOTARY PUBLIC
	NTE OF NEW JERSEY Imission Expires April 11, 2018
Notary Public	N. Y. I. Barba estatum

ASSIGNMENT OF ALL RIGHTS AND INTERESTS

This is an agreement wherein Brian C. Nutt ("Nutt"), Jim P. Towey ("Towey"), Dave

Narasimhan ("Narasimhan") and Michael S. Zedalis ("Zedalis"), assign all of their right, title and

interest in U.S. Patent Application Serial Number 14/451,572 (the "572 Application") filed on

August 5, 2014, and in all patent applications claiming any priority or relationship to the 572

Application ("the Patent Rights") to Tingley Rubber Corporation ("Tingley"), a New Jersey

corporation having a principal place of business at 1551 S. Washington Ave., Suite 403

Piscataway, NJ 08854. Nutt, Towey, Zedalis and Narasimhan are collectively referred to as

Assignors.

WHEREAS, Nutt, Towey and Zedalis are employed by Tingley and are desirous to

assign their entire right, title and interest in and to the Patent Rights to Tingley;

WHEREAS, Narasimhan is a consultant for Tingely and is desirous to assign his entire

right, title and interest in and to the Patent Rights to Tingley;

AND WHEREAS, Tingely is desirous of acquiring the entire right, title and interest in

and to the Patent Rights;

NOW, THEREFORE, to all whom it may concern, be it known that for good and

valuable consideration, the receipt and sufficiency whereof is hereby acknowledged, Assignors

have sold, assigned, and transferred, and by this agreement do sell, assign and transfer unto

Tingely, its successors or assigns, the entire right, title and interest to the Patent Rights, which

shall include, but not be limited to, all inventions and improvements disclosed or claimed in the

572 Application, and in and to all divisions, continuations, continuations-in-part, reexamination

certificates, or renewals related to the 572 Application, all Letters Patent which may be granted

there from, and all reissues or extensions of such patents that claim the benefit of or priority to

the 572 Application and all applications which have been or shall be filed in any foreign

Page 1 of 5

countries for Letters Patent that claim a priority in any way to the 572 Application or which claim any invention or improvement disclosed in the 572 Application.

AND, Assignors do hereby authorize and request the Commissioner of Patents and Trademarks to issue any and all United States Letters Patent for the aforesaid inventions and improvements to Tingley as the assignee of the entire right, title and interest in and to the same, for the use of the Tingley, its successors and assigns.

AND, for the consideration aforesaid, Assignors do hereby agree that they and their executors and legal representatives will make, execute and deliver any and all other instruments in writing including any and all further application papers, affidavits, assignments and other documents, and will communicate to Tingley, its successors and representatives, all facts known to them relating to said improvements and the history thereof and will testify in all legal proceedings and generally do all things which may be necessary or desirable to more effectually secure to and vest in Tingely, its successors or assigns, the entire right, title and interest in and to the said improvements, inventions, applications, Letters Patent, rights, titles, benefits, privileges and advantages hereby sold, assigned and conveyed, or intended so to be.

IN	TESTIMON	Y WHEREOF,	1 1	have	hereunto	set	my	hand	this		day	of
	74H ANAXII 5544 ANAXII 554	, 2014.										
			Br	ian C	. Nutt	navananan	neverenneven	ПОМИНЕНИ НИКИННИКИНИМИ	THE STATE OF THE S		***********	
STA	ATE OF))								
	ť)		•							
CO	UNTY OF	IAAANA MARAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA)								
me l insti	known and kno	day of own to me to be t duly acknowled	he pe	erson	described i	n and	l who	execut	ed the	foregoi	ng	
[SE.	AL]											
Nota	ary Public	A STATE OF THE STA	***		AMEDINENE E E E E E E E E E E E E E E E E E							

Page 2 of 5

, 2014.	James P. Towey
STATE OF	•
COUNTY OF	,)
me known and known to me to be the	, 2014 before me personally appeared Paul Dowd, to person described in and who executed the foregoing d to me that he executed the same for the uses and purposes
[SEAL]	
Notary Public	
	have hereunto set my hand this day of
STATE OF NEW TEVSEY	
COUNTY OF HATERDOM)
On this day of AUGUS! me known and known to me to be the r	

Page 4 of 5