505732977 10/21/2019

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5779790

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	NUNC PRO TUNC ASSIGNMENT
EFFECTIVE DATE:	10/08/2009

CONVEYING PARTY DATA

Name	Execution Date
CAVU GLASS LLC	10/08/2009

RECEIVING PARTY DATA

Name:	NEWID INC	
Street Address:	1971 N RIVERWALK WAY	
City:	MILWAUKEE	
State/Country:	WISCONSIN	
Postal Code:	53212	

PROPERTY NUMBERS Total: 1

Property Type	Number
Patent Number:	7318329

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.

Phone: 2624881140

Email: oscarwientjes@hotmail.com

Correspondent Name: OSCAR WIENTJES

Address Line 1: 1971 N RIVERWALK WAY

Address Line 4: MILWAUKEE, WISCONSIN 53212

NAME OF SUBMITTER:	OSCAR WIENTJES	
SIGNATURE:	/Oscar Wientjes/	
DATE SIGNED: 10/21/2019		
	This document serves as an Oath/Declaration (37 CFR 1.63).	

Total Attachments: 4

source=Intellectual Property Assignment Agreement From Cavu Glass to NewID Inc-1#page1.tif source=Intellectual Property Assignment Agreement From Cavu Glass to NewID Inc-1#page2.tif source=Intellectual Property Assignment Agreement From Cavu Glass to NewID Inc-1#page3.tif source=Intellectual Property Assignment Agreement From Cavu Glass to NewID Inc-1#page4.tif

PATENT 505732977 REEL: 050780 FRAME: 0283

INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

THIS INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT ("Agreement"), dated as of October 8, 2009, is entered into by and among NEWID, INC., a Wisconsin corporation ("Buyer"), CAVU GLASS, LLC, d/b/a The Green Glass Company, a Wisconsin limited liability company ("Company"), and Brian Roome, Christa Donohue-Roome (collectively, the "Roomes"), and James Colwin ("Colwin") (Company, the Roomes and Colwin are sometimes collectively referred to herein as "Seller"). Capitalized terms not defined herein shall have such meanings as set forth in the Asset Purchase Agreement (defined below).

RECITALS

- A. On September 30, 2009, the parties hereto entered into an asset purchase agreement (the "Asset Purchase Agreement"), pursuant to which Seller proposed to sell to Buyer and Buyer proposed to purchase from Seller, substantially all assets used or held for use by Seller in the conduct of the Business of Company, and Buyer proposed to assume certain of the liabilities and obligations of Seller.
- B. Seller has adopted, used, is using and is the owner of the trademark/service marks for which a registration has been granted or an application is pending in the United States Patent and Trademark Office as listed on <u>Exhibit A</u> attached hereto and made a part hereof (the "Trademarks").
- C. Seller has adopted, used, is using and is the owner of the patents for which a registration has been granted or an application is pending in the United States Patent and Trademark Office as listed on Exhibit A attached hereto and made a part hereof, and may have certain patentable rights in the assets which are being sold under Asset Purchase Agreement (such patents and patentable rights shall be referred to herein collectively as the "Patents").
- D. Seller has also adopted, used, is using and is the owner of the domain names for which a registration has been granted as listed on Exhibit A (the "Domain Names"). Collectively, the Trademarks, Patents and Domain Names are collectively referred to herein as the "Assigned IP."
- E. Buyer is Seller's successor with respect to the Business, to which Business the Assigned IP pertains, and the Business is ongoing and existing.
- F. Buyer is desirous of acquiring said Assigned IP and all goodwill associated therewith.

AGREEMENTS

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained in the Asset Purchase Agreement, the receipt and sufficiency of which are hereby acknowledged, Seller and Buyer agree as follows:

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- 1. <u>Assignment of Trademarks</u>. Seller hereby sells, transfers, conveys, assigns and delivers to Buyer and Buyer accepts all right, title and interest of Seller in and to (i) the Trademarks, (ii) the registrations and applications for registrations thereof and (iii) the goodwill of the business connected with the use thereof and symbolized thereby.
- 2. <u>Assignment of Patents</u>. Seller sells, transfers, conveys, assigns and delivers to Buyer and Buyer accepts all right, title and interest of Seller in and to the Patents.
- 3. <u>Assignment of Domain Names</u>. Seller sells, transfers, conveys, assigns and delivers to Buyer and Buyer accepts all right, title and interest of Seller in and to the Domain Names.
- 4. <u>Transfer of Intangible Assets</u>. Seller sells, transfers, conveys, assigns and delivers to Buyer and Buyer accepts all right, title and interest of Seller in and to the goodwill and all other intangible assets currently used exclusively in connection with the Business, including, without limitation, if and to the extent in existence, any and all trade secrets, inventions, designs, copyrights, non-registered trademarks and other intellectual property, know-how, manufacturing methods and processes ("Assigned Intangible Assets").
- 5. Relationship with the Asset Purchase Agreement. This Agreement is intended to evidence the consummation of the transactions contemplated by the Asset Purchase Agreement. This Agreement is made without representation or warranty except as provided in and by the Asset Purchase Agreement. This Agreement is in all respects subject to the provisions of the Asset Purchase Agreement and is not intended in any way to supersede, limit or qualify any provision of the Asset Purchase Agreement, except that Exhibit A attached to this Agreement shall take precedence over exhibits to the Asset Purchase Agreement for purposes of this Agreement.
- 6. <u>Further Assurances</u>. Seller hereby undertakes to give to Buyer all assistance reasonably necessary finalize the assignments for the Assigned IP and the Assigned Intangible Assets contemplated by this Agreement in favor of Buyer even, where necessary, by appointing an attorney-in-fact duly empowered to carry out all the actions necessary for such purpose.
- 7. <u>Successors</u>. This Agreement shall inure to the benefit of and is binding upon the respective successors and assigns of Seller and Buyer.
- 8. Governing Law. This Agreement shall be governed by, and construed in accordance with (i) the laws of the United States, in respect to trademark and patent issues, and (ii) in all other respects, including as to validity (except for patent and trademark issues), interpretation and effect, by the laws of the State of Wisconsin without giving effect to the conflict of laws rules thereof.
- The U.S. Commissioner of Patents and Trademarks is requested to issue the Certificate of Registration of all pending Trademarks and Patents to Buyer.

[Signature Page Follows.]

PATENT REEL: 050780 FRAME: 0285 IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed as the date first above written.

BUYER:

NewID, Inc.

Oscar Wientjes, Chief Executive Officer

Severine Zaslavski, President

SELLER:

CAVU Glass, LLC

By

Brian Roome, Member

Brian Roome, individually

Christa Donohue-Roome, Individually

Dy.

By:

Christa Donohue-Roome, Member

James Colwin, Individually

James Colwin, Member

EXHIBIT A

TRADEMARKS

"THE GREEN GLASS CO."; Trademark Serial Number 77662945; Filing Date: February 4, 2009; Supplemental Register Date: May 14, 2009; Registration Number: 3641508.

PATENTS

U.S. Letters Patent No. 7,318,329 B2, issued on January 15, 2008 (derived from U.S. Patent Application No. 10/509,883; Filed October 24, 2004; Title: Method of Making a Container from a Bottle; Inventor: Penrith; Assignee: CAVU Glass, LLC).

DOMAIN NAMES

http://www.greenglass.com

PATENT REEL: 050780 FRAME: 0287

RECORDED: 10/21/2019