

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT6350090

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
KEITH D. JONES	10/03/2020
RECEIVING PARTY DATA	
Name:	PEYTONDOUGLAS, LLC
Street Address:	104 SINCLAIR LANE
City:	CHESAPEAKE
State/Country:	VIRGINIA
Postal Code:	23322
PROPERTY NUMBERS Total: 1	
Property Type	Number
Patent Number:	9739045
CORRESPONDENCE DATA	
Fax Number:	
<i>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.</i>	
Phone:	757-550-3904
Email:	peter@shaddock-law.com
Correspondent Name:	PETER A. SHADDOCK II
Address Line 1:	638 INDEPENDENCE PARKWAY, SUITE 240
Address Line 4:	CHESAPEAKE, VIRGINIA 23320
ATTORNEY DOCKET NUMBER:	0311-001-IP
NAME OF SUBMITTER:	PETER A. SHADDOCK II - REG. NO. 44331
SIGNATURE:	/Peter A. Shaddock II/
DATE SIGNED:	10/14/2020
Total Attachments: 3	
source=Assignment - Peytondouglas#page1.tif	
source=Assignment - Peytondouglas#page2.tif	
source=Assignment - Peytondouglas#page3.tif	

WORLDWIDE ASSIGNMENT

WHEREAS, Keith D. Jones, an individual, having a place of business at 104 Sinclair Lane, in the City of Chesapeake, in the Commonwealth of Virginia, 23322, in the United States of America (hereinafter referred to as "Keith D. Jones"), is the owner, by assignment duly recorded in the United States Patent and Trademark Office, of the entire right, title, and interest in and to the invention(s) relating to certain new and useful improvements as set forth in the following patent (hereinafter called "PATENT PROPERTY"):

TITLE	NAMED INVENTOR(S)	APP. NO.	DATE FILED	PATENT NO.	ISSUE DATE
SHOWER FLOOR DRAIN	Keith D. Jones	14/998,654	01/28/2016	9,739,045 B1	08/22/2017

WHEREAS, Keith D. Jones wishes to assign, transfer, set over, and convey Keith D. Jones's entire right, title, and interest in the PATENT PROPERTY to PEYTONDOUGLAS, LLC, a Virginia Limited Liability Company having a place of business at 104 Sinclair Lane, in the City of Chesapeake, and the Commonwealth of Virginia, 23322, in the United States of America (hereinafter referred to as "PEYTONDOUGLAS, LLC");

NOW, THEREFORE, in consideration of the mutual promises and agreements between Keith D. Jones and PEYTONDOUGLAS, LLC and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Keith D. Jones has sold, assigned, transferred, set over, and conveyed, and by these presents does hereby assign, transfer, set over, and convey, unto PEYTONDOUGLAS, LLC, its successors, assigns, and legal representatives, without reservation, the entire, full, and exclusive right, title, and interest in and to the above-identified PATENT PROPERTY and to any and all inventions, designs, and/or discoveries described in the PATENT PROPERTY; every priority right that is or may be predicated upon, or arise from the PATENT PROPERTY; the right to file applications on the PATENT PROPERTY in the United States, its territorial possessions, and all foreign countries, and the entire right, title and interest in and to any and all applications for Letters Patent or Patents that may be filed therefor in the United States of America, its territorial possessions, and all foreign countries, and in and to any and all applications for patent or similar rights based on or claiming priority to said applications, said applications including any and all provisional, non-provisional, divisional, continuation, continuation-in-part, confirmation, substitute and reissue application(s), including any application(s) filed in any country based thereon, and including the right to file foreign applications under the provisions of any convention, union, agreement, act, or treaty, including all future conventions, unions, agreements, acts, and treaties; and in all grants, such as Letters Patent, certificates, utility models, confirmations, extensions, reissues, and reexamination certificates that have been or may be granted therefor and thereon in United States of America, its territorial possessions, and all foreign countries on the PATENT PROPERTY, the same to be held and enjoyed by PEYTONDOUGLAS, LLC, for its own use and behalf and the use and behalf of its successors, legal representatives, and assigns, to the full end of the term or terms for which Letters Patent or Patents may be granted as fully and entirely as the same would have been held and enjoyed by Keith D. Jones had this assignment not been made, together with all claims for damages by reason of past, present, or future infringement of any of the inventions, patents, and/or patent applications with the right to sue for and collect the same for its own use and for the use of its successors, legal representatives and assigns;

AND for the same consideration, Keith D. Jones covenants and agrees that PEYTONDOUGLAS, LLC, may apply for and receive Letters Patent for any of the PATENT PROPERTY and for any and all inventions, designs, and/or discoveries described in the PATENT PROPERTY, in the name of PEYTONDOUGLAS, LLC or otherwise as PEYTONDOUGLAS, LLC may deem advisable, in the United States, its territorial possessions, and all foreign countries;

AND for the same consideration, Keith D. Jones hereby binds his successors, assigns, or legal representatives, to do, upon PEYTONDOUGLAS, LLC'S request, promptly and without additional consideration, all acts reasonably serving to carry out the intent and purpose of this assignment and assure that the PATENT PROPERTY, and any Letters Patent or patents of the United States of America, its territorial possessions, and all foreign countries that may be granted therefor and thereon, shall be held and enjoyed by PEYTONDOUGLAS, LLC as fully and entirely as the same could have been held and enjoyed by Keith D. Jones, his successors, assigns, or legal representatives if this Assignment had not been made and particularly to execute and deliver to PEYTONDOUGLAS, LLC all lawful documents, in form and in substance as may be requested by PEYTONDOUGLAS, LLC, which PEYTONDOUGLAS, LLC deems necessary in connection with any application, any interference proceeding, any continuation-in-part, continuation, divisional, substitute, reissue applications, or extension thereof, any grant, or any patent(s) issued for the invention, and also to execute separate oaths, assignments, and powers of attorney, in connection with such applications, grants, or patents as PEYTONDOUGLAS, LLC may deem necessary; and execute all papers and documents and perform any act that may be deemed by PEYTONDOUGLAS, LLC to be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements; to testify in any legal or quasi legal proceeding; to communicate to PEYTONDOUGLAS, LLC all facts known to Keith D. Jones relating to the PATENT PROPERTY or the history thereof; and to promptly furnish PEYTONDOUGLAS, LLC any and all documents, photographs, models, samples and other physical exhibits in Keith D. Jones's control or in the control of his successors, assigns, or legal representatives, which may be useful for establishing the fact of our conceptions, disclosures, and reduction to practice of said invention;

AND for the same consideration, Keith D. Jones hereby covenants and agrees to perform all affirmative acts that may be necessary to obtain, maintain, or confirm by reissue, reexamination, or otherwise, a grant of a valid patent to PEYTONDOUGLAS, LLC in the United States of America and any other country or jurisdiction in which PEYTONDOUGLAS, LLC may file a patent application and generally do everything possible that PEYTONDOUGLAS, LLC shall consider desirable for aiding in securing, maintaining, and/or enforcing proper patent protection for any of the PATENT PROPERTY and for vesting title to the PATENT PROPERTY and all applications for patents on the PATENT PROPERTY in PEYTONDOUGLAS LLC, its successors, assigns, or legal representatives;

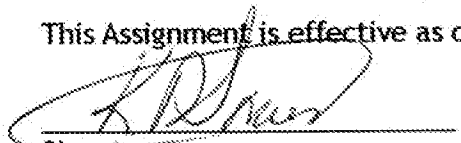
AND for the same consideration, Keith D. Jones hereby authorizes and requests the Commissioner of Patents and Trademarks of the United States of America and the empowered officials of all other governments and issuing authorities throughout the world to issue or transfer any and all said patent applications and/or patents to PEYTONDOUGLAS, LLC, as Assignee of the entire right, title, and interest therein or otherwise as PEYTONDOUGLAS, LLC may direct;

AND for the same consideration, Keith D. Jones hereby covenants and agrees with PEYTONDOUGLAS, LLC, its successors, assigns, or legal representatives and warrants that no assignment, grant, mortgage, license, or other agreement affecting the rights and property herein conveyed or in conflict herewith has been made to others, and confirms that Keith D. Jones has the full right to convey all of the rights and property, as herein expressed, without encumbrance, to PEYTONDOUGLAS, LLC;

This Assignment may be executed in two or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same document.

IN TESTIMONY WHEREOF, intending to be legally bound, Keith D. Jones has caused this Assignment to be executed by as of the date indicated below.

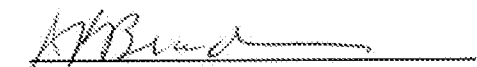
This Assignment is effective as of Oct 3 2020.


Signature

Keith D. Jones
Typed or Printed Name

10-3-20
Date

This Assignment is accepted by PEYTONDOUGLAS, LLC as of Oct 3, 2020


Signature

James P. Bradner, Managing Member
Typed or Printed Name

Oct. 3, 2020
Date