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PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6543540

SUBMISSION TYPE:		NEW ASSIGNMENT		
NATURE OF CONVEY	YANCE:	ASSIGNMENT		
CONVEYING PARTY	/ DATA			
		Name	Execution Date	
ANDRE ALEXANDER COMELLA			10/16/2020	
SINHUE CONTRERAS			10/02/2019	
RYAN JOSEPH VALENCIA			10/26/2020	
DONALD PAUL EARL			10/02/2019	
WILLIAM F. TANDROW			10/01/2019	
RECEIVING PARTY Name:		UTOMATION, INC.		
Street Address:		URGIS ROAD		
City:	OXNAR	D		
State/Country:	CALIFO	RNIA		

PROPERTY NUMBERS Total: 2

Property Type	Number
Application Number:	16557663
Application Number:	62725191

CORRESPONDENCE DATA

	to the o	830-0700 e-mail address first; if that is unsuccessful, it will be sent pat is unsuccessful, it will be sent via US Mail.	
Phone:	714-8	4-830-0600	
Email:	lori.tillman@morganlewis.com, OCIPDocketing@morganlewis.com		
Correspondent Name:	MORGAN, LEWIS & BOCKIUS LLP		
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ATTORNEY DOCKET NUMBER:		122387-5034	
NAME OF SUBMITTER:		MARK J. ITRI, REG. NO. 36171	
SIGNATURE:		/Mark J. Itri/	
DATE SIGNED:		02/09/2021	

Total Attachments: 6	
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ASSIGNMENT

WHEREAS I/We, the undersigned, have made a certain invention as set forth in the following patent applications:

U.S. Patent Application No. 16/557,633; titled MIST EXTRACTION SYSTEM; and filed on August 30, 2019; and

U.S. Provisional Application No. 62/725.191; titled MIST EXTRACTION SYSTEM; and filed on August 30, 2018;

AND WHEREAS, Haas Automation. Inc. (the "Entity"), a corporation of California and having an address of 2800 Storgis Road, Oxnard. California 93030, is desirous of acquiring the entire rights, title and interests in and to said invention and in and to any and all Letters Patent and certificates of the United States, foreign countries and all regions worldwide which may be obtained therefor;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, I/We, the undersigned, do hereby sell, assign, transfer and set over unto the Entity, its legal representatives, successors, and assigns, the entire rights, title and interests in and to said application and said invention worldwide, including any applications worldwide based in whole or in part on said application and/or said invention as well as the right to apply for any such applications worldwide, including any international and foreign applications filed or to be filed under any international or foreign patent law or treaty (including the Patent Cooperation Treaty, the European Patent Convention, the Paris Convention for the Protection of Industrial Property, and all other treaties of like purposes, including the rights to all benefits thereunder), including any provisional, non-provisional, continuation, continuation-in-part, divisional, reissue, re-examination, inter partes review, post grant review, covered business method, national stage, regional stage and extension applications filed or to be filed based in whole or in part on said application and/or said invention, including any applications to/from which said application directly or indirectly claims priority, including the right to claim priority to/from said application, said invention, and any of the foregoing applications, and in and to any and all patents and certificates of the United States, foreign countries and all regions worldwide which issued or may be issued based in whole or in part on said application, said invention and/or any of the foregoing applications, including the right to enforce such patents and certificates, including the right to sue for injunctions and recover damages and attorney fees for past, present and future infringements;

UPON SAID CONSIDERATION, I/We, the undersigned, hereby agree with said assignee that I/We, the undersigned, will not execute any writing or do any act whatsoever conflicting with these presents, and that I/We, the undersigned, will, at any time upon request, without further or additional consideration but at the expense of said assignee, execute such additional assignments and other writings and do such additional acts as said assignee may deem necessary or desirable to perfect said assignee's enjoyment of this assignment, and render all necessary assistance in preparing provisional applications, in making application for and obtaining original, non-provisional, continuation, continuation-in-part, divisional, reissue, re-examination, inter partes review, post grant review, covered business method, national stage, regional stage and extension Letters Patent and certificates of the United States and/or of any and all foreign countries and regions based in whole or in part on said applications, patents or certificates, by giving testimony in any proceedings or transactions involving such applications, patents or certificates, and by executing preliminary statements and other affidavits, it being understood that the foregoing covenant and agreement shall bind, and inure to the benefit of heirs, executors, administrators, assigns and legal representatives of said assignee;

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AND I/We, the undersigned, authorize and request all Letters Patent and certificates based on said application and/or said invention to be issued to the Entity: its legal representatives, successors or assigns, as the sole owner of the entire rights, title and interests in and to said patents, said certificates and said invention hereby assigned.

Undersigned:

Date Name: Andre Alexander COMELLA Camarillo, CA 2019 10/2 Date Name: Sinhue CONTRERAS Oxnard, CA Date Name: Ryan Joseph VALENCIA Oxnard, CA Name: Donald Paul EARL Oxnard, CA Date Name: William F, TANDROW Simi Valley, CÅ Date Name: Gene F. HAA Camarillo, CA

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NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, I/We, the undersigned, do hereby sell, assign, transfer and set over unto the Entity, its legal representatives, successors, and assigns, the entire rights, title and interests in and to said application and said invention worldwide, including any applications worldwide based in whole or in part on said application and/or said invention as well as the right to apply for any such applications worldwide, including any international and foreign applications filed or to be filed under any international or foreign patent law or treaty (including the Patent Cooperation Treaty, the European Patent Convention, the Paris Convention for the Protection of Industrial Property, and all other treaties of like purposes, including the rights to all benefits thereunder), including any provisional, non-provisional, continuation, continuation-in-part, divisional, reissue, re-examination, inter partes review, post grant review, covered business method, national stage, regional stage and extension applications filed or to be filed based in whole or in part on said application and/or said invention, including any applications to/from which said application directly or indirectly claims priority, including the right to claim priority to/from said application, said invention, and any of the foregoing applications, and in and to any and all patents and certificates of the United States, foreign countries and all regions worldwide which issued or may be issued based in whole or in part on said application, said invention and/or any of the foregoing applications, including the right to enforce such patents and certificates, including the right to sue for injunctions and recover damages and attorney fees for past, present and future infringements:

UPON SAID CONSIDERATION, I/We, the undersigned, hereby agree with said assignee that I/We, the undersigned, will not execute any writing or do any act whatsoever conflicting with these presents, and that I/We, the undersigned, will, at any time upon request, without further or additional consideration but at the expense of said assignee, execute such additional assignments and other writings and do such additional acts as said assignee may deem necessary or desirable to perfect said assignee's enjoyment of this assignment, and render all necessary assistance in preparing provisional applications, in making application for and obtaining original, non-provisional, continuation, continuation-in-part, divisional, reissue, re-examination, inter partes review, post grant review, covered business method, national stage, regional stage and extension Letters Patent and certificates of the United States and/or of any and all foreign countries and regions based in whole or in part on said application and/or said invention, and in enforcing any rights or choses in action accruing as a result of such applications, patents or certificates, by giving testimony in any proceedings or transactions involving such applications, patents or certificates, and by executing preliminary statements and other affidavits, it being understood that the foregoing covenant and agreement shall bind, and inure to the benefit of heirs, executors, administrators, assigns and legal representatives of said assignee;

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Page 1 of 2

AND I/We, the undersigned, authorize and request all Letters Patent and certificates based on said application and/or said invention to be issued to the Entity, its legal representatives, successors or assigns, as the sole owner of the entire rights, title and interests in and to said patents, said certificates and said invention hereby assigned.

Undersigned:

10/16/2020 Name: Andre Alexander COMELLA Date Camarillo, CA Name: Sinhue CONTRERAS Date Oxnard, CA Name: Ryan Joseph VALENCIA Date Oxnard, CA Name: Donald Paul EARL Date Oxnard, CA Name: William F. TANDROW Date Simi Valley, CA Name: Gene F. HAAS Date Camarillo, CA

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NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, I/We, the undersigned, do hereby sell, assign, transfer and set over unto the Entity, its legal representatives, successors, and assigns, the entire rights, title and interests in and to said application and said invention worldwide, including any applications worldwide based in whole or in part on said application and/or said invention as well as the right to apply for any such applications worldwide, including any international and foreign applications filed or to be filed under any international or foreign patent law or treaty (including the Patent Cooperation Treaty, the European Patent Convention, the Paris Convention for the Protection of Industrial Property, and all other treaties of like purposes, including the rights to all benefits thereunder), including any provisional, non-provisional, continuation, continuation-in-part, divisional, reissue, re-examination, inter partes review, post grant review, covered business method, national stage, regional stage and extension applications filed or to be filed based in whole or in part on said application and/or said invention, including any applications to/from which said application directly or indirectly claims priority, including the right to claim priority to/from said application, said invention, and any of the foregoing applications, and in and to any and all patents and certificates of the United States, foreign countries and all regions worldwide which issued or may be issued based in whole or in part on said application, said invention and/or any of the foregoing applications, including the right to enforce such patents and certificates, including the right to sue for injunctions and recover damages and attorney fees for past, present and future infringements;

UPON SAID CONSIDERATION, I/We, the undersigned, hereby agree with said assignee that I/We, the undersigned, will not execute any writing or do any act whatsoever conflicting with these presents, and that I/We, the undersigned, will, at any time upon request, without further or additional consideration but at the expense of said assignee, execute such additional assignments and other writings and do such additional acts as said assignee may deem necessary or desirable to perfect said assignee's enjoyment of this assignment, and render all necessary assistance in preparing provisional applications, in making application for and obtaining original, non-provisional, continuation, continuation-in-part, divisional, reissue, re-examination, inter partes review, post grant review, covered business method, national stage, regional stage and extension Letters Patent and certificates of the United States and/or of any and all foreign countries and regions based in whole or in part on said applications, patents or certificates, by giving testimony in any proceedings or transactions involving such applications, patents or certificates, and by executing preliminary statements and other affidavits, it being understood that the foregoing covenant and agreement shall bind, and inure to the benefit of heirs, executors, administrators, assigns and legal representatives of said assignee;

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Page 1 of 2

AND I/We, the undersigned, authorize and request all Letters Patent and certificates based on said application and/or said invention to be issued to the Entity, its legal representatives, successors or assigns, as the sole owner of the entire rights, title and interests in and to said patents, said certificates and said invention hereby assigned.

Undersigned:

Date

Name: Andre Alexander COMELLA Camarillo, CA

Date

Name: Sinhue CONTRERAS Oxnard, CA

<u> 16 1/ a l ---</u>

Date

Name: Ryan Joseph VALENCIA Oxnard, CA

Date

Name: Donald Paul EARL Oxnard, CA

Date

Name: William F. TANDROW Simi Valley, CA

Date

Name: Gene F. HAAS Camarillo, CA

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PATENT REEL: 055204 FRAME: 0557

RECORDED: 02/09/2021