## 506703530 06/08/2021 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6750349

SUBMISSION TYPE:		NEW ASSIGNMENT		
NATURE OF CONVEY	ANCE:	ASSIGNMENT		
CONVEYING PARTY	DATA			
		Name		Execution Date
ECOLAB INC.				01/25/2021
RECEIVING PARTY [	ΟΑΤΑ			
Name:	NALCO HOL	DING COMPANY		
Street Address:	1 ECOLAB F	PLACE		
City:	ST. PAUL			
State/Country:	MINNESOT	Ą		
Postal Code:	55102			
PROPERTY NUMBER	RS Total: 10			
Property Typ	e	Number		
Patent Number:	6790	817		
Patent Number:	7517	846		
Patent Number:	6260	772		
Patent Number:	7112	559		
Patent Number:	D601	028		
Patent Number:	7838	484		
Patent Number:	D629	984		
Patent Number:	D680	1701		
Patent Number:	8671	500	_	
Application Number:	: 1220	3998		
CORRESPONDENCE				
Fax Number:		332-9081		
Correspondence will	l be sent to the	e-mail address first; if that is un hat is unsuccessful, it will be se		
Phone:	•	325300		
Email:	cmar	thie@merchantgould.com		
Correspondent Name	e: ANNI	ELIESE MAYER		
Address Line 1:		OX 2910		
Address Line 2:		CHANT & GOULD P.C.		
Address Line 4:	MINN	IEAPOLIS, MINNESOTA 55402		
ATTORNEY DOCKET	NUMBER:	163.1		

506703530

NAME OF SUBMITTER:	CASEY J. MANTHIE					
SIGNATURE:	/Casey J. Manthie/					
DATE SIGNED:	06/08/2021					
Total Attachments: 13	Fotal Attachments: 13					
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## **CONTRIBUTION AGREEMENT**

This Contribution Agreement (this "**Agreement**") is entered into as of January <u>25</u>, 2021 and made effective as of November 1, 2020 between Nalco Holding Company, a Delaware corporation ("**Contributor**"), and Ecolab USA Inc., a Delaware corporation ("**Contributee**"). Contributor and Contributee are hereinafter individually referred to as the "**Party**" and hereinafter collectively referred to as the "**Parties**".

### Recitals

A. Contribute and Contributor are part of the Ecolab Inc. group of companies (the "Ecolab Group").

B. Contributor is the owner of certain intellectual property relating to the Kay and Pest divisions, whether registered or unregistered, including the registered assets set forth in Exhibit A attached hereto (the "**Kay/Pest IP**").

C. The Ecolab Group previously completed a series of transactions to streamline its US trading model and centralize its supply chain structure (the "2018 US Trading Model Transactions").

D. In connection with the 2018 US Trading Model Transactions, Contributor wishes to transfer the Kay/Pest IP to Contributee as of the Effective Time (as defined below) as a contribution to additional paid in capital of the Contributee pursuant to the terms and conditions set forth in this Agreement.

E. It is the express intention that, for all US Federal income tax and applicable state income and franchise tax purposes, the Transfer constitutes a transaction described in Section 351 of the Internal Revenue Code of 1986, as amended, and corresponding provisions of applicable state laws (and any successor provisions).

F. Capitalized terms used herein, but not otherwise defined shall have the meanings as set forth in Article 7.

#### Agreement

Therefore, the Parties agree as follows:

## **ARTICLE 1**

#### Transfer and Assumption

Section 1.1 <u>Effective Time</u>. The transactions contemplated by this Agreement are effective as of 12:02 a.m., Central Time, on November 1, 2020 (the "**Effective Time**").

Section 1.2 <u>Transferred Assets</u>. Subject to and upon the terms set forth in this Agreement, Contributor hereby contributes, conveys, transfers, assigns, and delivers to Contributee, and Contributee hereby accepts from Contributor, all right, title, and interest of every kind, nature, character, or description, whether tangible or intangible that Contributor possesses

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and has the right to transfer in the Kay/Pest IP, including, without limitation, the business (within the meaning of 15 U.S.C. § 1060) and goodwill associated with the trademarks (collectively, the "**Transferred Assets**").

Section 1.3 <u>Assumed Liabilities</u>. Subject to the terms set forth in this Agreement, at the Effective Time, Contributor hereby transfers to Contributee, and Contributee hereby assumes, pays, performs, and discharges when due, the Assumed Liabilities. "Assumed Liabilities" means all Liabilities existing or arising at any time, whether before, at, or after the Effective Time, relating to or arising out of the Transferred Assets, including all Liabilities under the agreements, contracts, indentures, mortgages, instruments, security interests, guaranties, licenses, and other arrangements related to the Transferred Assets.

Section 1.4 <u>Retained Liabilities</u>. Even though they may be included within the description of Assumed Liabilities in <u>Section 1.3</u> above, Contributor will retain and not transfer, and Contributee will not assume, the following Liabilities, which are collectively referred to as the "**Retained Liabilities**":

(a) any Liability for taxes relating to, incurred in connection with, or arising from the Transferred Assets for any taxable period (or portion thereof) ending at or before the Effective Time; and

(b) all Liabilities other than the Assumed Liabilities under <u>Section 1.3</u> hereof.

Section 1.5 <u>Consent of Third Parties</u>.

(a) Notwithstanding anything to the contrary in this Agreement, this Agreement shall not constitute an agreement to assign or transfer, in whole or in part, any instrument, contract, lease, permit, or other agreement or arrangement or any claim, right, or benefit arising thereunder or resulting therefrom if an assignment or transfer or an attempt to make such an assignment or transfer without the consent of a third party would constitute a breach or violation thereof or affect adversely the rights of Contributor or Contributee thereunder; and any transfer or assignment to Contributee by Contributor of any interest under any such instrument, contract, lease, permit, or other agreement or arrangement that requires the consent of a third party shall only be made subject to such consent being obtained.

(b) Until such consent is obtained, or if an attempted assignment thereof would be ineffective or would adversely affect the rights and obligations of any Party hereto so that Contributee would not, in fact, receive all such rights and obligations, the Parties will cooperate with each other in any arrangement designed to provide for Contributee the benefits of, and to permit Contributee to assume Liabilities under, any such instrument, contract, lease, permit, or other agreement or arrangement and Contributee agrees to pay, perform and discharge when due all Liabilities under any such instrument, contract, lease, permit, or other agreement or arrangement even if such consent is not obtained.

Section 1.6 <u>No Representations or Warranties; As Is, Where Is</u>. The Transferred Assets are transferred hereunder in their "as is, where is" condition. No Party is making any

representation or warranty, express or implied, whatsoever as to the Transferred Assets (including the condition, or value of the Transferred Assets), the Assumed Liabilities, or as to any other matter, including with respect to merchantability or fitness for any particular purpose, and any such representations or warranties are hereby expressly disclaimed. Contributor shall not have any liability to Contributee for damages arising out of the contribution of the Transferred Assets or their use, whether based on warranty, contract, tort, or otherwise.

Section 1.7 <u>Consideration for the Transferred Assets and Assumed Liabilities</u>. Contributor shall contribute the Transferred Assets as well as the Assumed Liabilities to Contributee as a contribution as additional paid in capital in Contributee in the amount as set forth on <u>Schedule 1.7</u>.

#### **ARTICLE 2**

### **Beneficial Rights**

Section 2.1 <u>Transfer of Transferred Assets</u>. As of the Effective Time, (a) Contributor conveys, assigns, transfers and delivers the Transferred Assets to Contributee and Contributee acquires and accepts, all of Contributor's economic rights and interest in and to the Transferred Assets, and (b) Contributee assumes all of Contributor's economic risk, encumbrances and obligations with respect to ownership of the Transferred Assets. For the avoidance of doubt, Contributor's economic rights and interest in and to the Transferred Assets include all other income, profits, and gains arising from, attributable to, or inuring to the benefit of the Transferred Assets after the Effective Time. For the avoidance of doubt, Contributor's economic risk, encumbrances and obligations with respect to the Transferred Assets include the Assumed Liabilities and include all risk of economic loss with respect to the Transferred Assets.

Section 2.2 <u>Profits and Losses</u>. Without limitation of the foregoing, (a) in the event Contributor receives any income, profits, or gains attributable to the Transferred Assets, or any property with respect to the Transferred Assets, on or after the Effective Time, it shall do so as custodian or, if possible under applicable law, in trust for and on behalf of Contributee and shall immediately transfer all such income, profits, gains or property to Contributee within ten (10) days of receipt (together with interest thereon at an arm's length rate from the date of receipt); and (b) Contributee shall indemnify Contributor from and against all losses attributable to ownership to the Transferred Assets within ten (10) days of Contributor's notification to Contributee of any such loss (together with interest thereon at an arm's length rate from the date of receipt).

Section 2.3 <u>Remedies</u>. Contributor and Contribute hereby acknowledge that, as of the Effective Time, no conditions (including, without limitation, regulatory approvals) exist that could prevent Contributor from transferring the Transferred Assets to Contributee and Contributor hereby grants to Contribute an equitable remedy of specific performance, or any comparable remedy as may be available in any applicable jurisdictions, to enforce the terms of this Agreement to transfer ownership to the Transferred Assets to Contributee.

Section 2.4 <u>Tax Matters</u>. It is the intent of the Parties to treat the contribution as a complete conveyance of tax ownership of the Transferred Assets for United States federal and state income tax purposes. Each of the Parties hereby agree to such treatment, agree not to take a position contrary to such position for any United States federal or state income tax purposes, and

agree not to take (or fail to take) any action which could preclude such treatment for United States federal or state income tax purposes. The Parties further intend for the contribution to be afforded non-recognition treatment for United States federal income tax purposes under Section 351 of the Internal Revenue Code of 1986, as amended, and the regulations promulgated thereunder.

#### **ARTICLE 3**

#### Covenants

Section 3.1 <u>Taking of Further Action</u>. If, at any time after the Effective Time, any further action is necessary or desirable to carry out the purposes of this Agreement, the Parties hereto will take such lawful action, including to sign such additional documentation, as is reasonably requested by any other Party to fully carry out the transactions contemplated by this Agreement.

Section 3.2 <u>Litigation Services</u>. At all times from and after the Effective Time, each of Contributor and Contributee will use its commercially reasonable efforts to make available to the other, upon reasonable written request, its and its subsidiaries' officers, directors, employees, and agents as witnesses or for providing litigation assistance (such as cooperating in a factual background investigation) to the extent that (a) such persons may reasonably be required in connection with the prosecution or defense of any Action in which the requesting Party may from time to time be involved and (b) there is no conflict in the Action between Contributor and Contributee. A Party providing witness or litigation services to the other Party under this <u>Section 3.2</u> will be entitled to receive from the recipient of such services, upon the presentation of invoices therefore, payments for amounts relating to disbursements and other out-of-pocket expenses (which shall be deemed to exclude the costs of salaries and benefits of employees who are witnesses), that are reasonably incurred in providing such witness services.

## **ARTICLE 4**

#### Survival

Section 4.1 <u>Survival of Covenants and Agreements</u>. All covenants and agreements herein shall survive the Effective Time and shall be binding upon and inure to the benefit of the successors and permitted assigns of the Parties.

## **ARTICLE 5 Representations and Warranties**

Section 5.1 <u>Representations and Warranties of Contributor</u>. Contributor hereby represents and warrants to Contributee as follows:

(a) Contributor is duly organized and validly existing under the laws of the jurisdiction of its formation;

(b) Contributor is the owner of all rights and interests in and to the Transferred Assets;

(c) Contributor is fully authorized to transfer the Transferred Assets;

(d) No party has any right to claim the contribution and transfer of the Transferred Assets;

(e) The Transferred Assets are free of all liens and charges and are not encumbered by any security or beneficial right;

(f) Contributor has the requisite corporate or similar power to execute and deliver this Agreement, to perform its obligations hereunder and to consummate the transactions contemplated hereby. The execution and delivery by Contributor of this Agreement, the performance by Contributor of its obligations hereunder and the consummation by Contributor of the transactions contemplated hereby have been duly and validly authorized by all necessary organizational action with respect to Contributor, each such authorization remains in full force and effect and no other corporate proceedings on the part of Contributor are necessary therefor;

(g) This Agreement has been duly executed and delivered by Contributor and, assuming the due execution hereof by Contributee, this Agreement constitutes a legal, valid and binding obligation of Contributor, enforceable against Contributor in accordance with its terms, except to the extent enforceability may be limited by any applicable bankruptcy, reorganization, insolvency, moratorium or other similar applicable laws affecting the rights of creditors generally; and

(h) There is no litigation, governmental proceeding, or investigation pending or, to the knowledge of Contributor, threatened against Contributor, which may call into question the validity, or materially hinder the enforceability or performance, of this Agreement.

Section 5.2 <u>Representations and Warranties of Contributee</u>. Contributee hereby represents and warrants to Contributor as follows:

(a) Contribute is duly organized and validly existing under the laws of the jurisdiction of its formation;

(b) Contributee has the requisite corporate or similar power to execute and deliver this Agreement, to perform its obligations hereunder and to consummate the transactions contemplated hereby. The execution and delivery by Contributee of this Agreement, the performance by Contributee of its obligations hereunder and the consummation by Contributee of the transactions contemplated hereby have been duly and validly authorized by all necessary organizational action with respect to Contributee, each such authorization remains in full force and effect and no other corporate proceedings on the part of Contributee are necessary therefor;

(c) This Agreement has been duly executed and delivered by Contributee and, assuming the due execution hereof by Contributor, this Agreement constitutes a legal, valid and binding obligation of Contributee, enforceable against Contributee in accordance with its terms, except to the extent enforceability may be limited by any applicable bankruptcy,

reorganization, insolvency, moratorium or other similar applicable laws affecting the rights of creditors generally; and

(d) There is no litigation, governmental proceeding, or investigation pending or, to the knowledge of Contributee, threatened against Contributee, which may call into question the validity, or materially hinder the enforceability or performance, of this Agreement.

### **ARTICLE 6**

### **Other Provisions**

Section 6.1 <u>Amendment and Modification</u>. This Agreement may be amended, modified, or supplemented only by written agreement of Contributor and Contributee.

Section 6.2 <u>Waiver of Compliance; Consents</u>. Any failure of a Party to comply with any obligation, covenant, agreement, or condition herein, to the extent legally allowed, may be waived in writing by the others, but any such waiver or failure to insist upon strict compliance with the obligation, covenant, agreement, or condition shall not operate as a waiver of, or estoppel with respect to, any subsequent or other failure. Whenever this Agreement requires or permits consent by or on behalf of any Party hereto, such consent shall be given in writing in a manner consistent with the requirements for a waiver of compliance as set forth in this <u>Section 6.2</u>.

Section 6.3 <u>Transfer and Sales Tax</u>. Notwithstanding any provisions of applicable law, (i) all sales, use, and transfer taxes, and (ii) all governmental charges, if any, payable as a result of the transfer of any of the Transferred Assets hereunder shall be borne equally by Contributee and Contributor. Contributee and Contributor shall cooperate in timely making all filings, returns, reports and forms as necessary or appropriate to comply with the provisions of all applicable laws in connection with the payment of such transfer taxes, and shall cooperate in good faith to minimize, to the fullest extent possible under such laws, the amount of any such transfer taxes payable in connection therewith.

Section 6.4 <u>Existing Liabilities</u>. Notwithstanding anything to the contrary in this Agreement, this Agreement shall not constitute an agreement under which the Transferred Assets shall be regarded, in whole or in part, as payment with respect to any amount of outstanding principal or accrued interest on indebtedness between Contributor and Contributee, nor shall the Transfer affect the rights of the Contributor and Contributee as to any such indebtedness. The Parties acknowledge that as of the Effective Time there is no outstanding indebtedness between the Contributor and the Contributee.

Section 6.5 <u>Notices</u>. All notices, requests, demands, and other communications under this Agreement shall be in writing and shall be deemed to have been duly given (a) on the date of service if served personally on the Party to whom notice is to be given, (b) on the Business Day after delivery to Federal Express or similar overnight courier or the Express Mail service maintained by the United States Postal Service, or (c) on the fifth day after mailing, if mailed to the Party to whom notice is to be given, by first-class mail, registered or certified, return-receipt requested, postage prepaid and properly addressed, to the Party as follows: (1) If to Contributor:

Ecolab Inc. Attn: General Counsel 1 Ecolab Place St. Paul, Minnesota 55102

(2) If to Contributee:

Nalco Holding Company Attn: General Counsel 1 Ecolab Place St. Paul, Minnesota 55102

Section 6.6 <u>Assignment</u>. This Agreement shall be binding upon and inure to the benefit of the Parties hereto and their respective successors and permitted assigns. Except as set forth below, neither this Agreement nor the rights or obligations of any Party hereunder shall be assignable or transferable by such Party without the prior written consent of the other Parties hereto; <u>provided</u>, <u>however</u>, that (a) Contributor and Contributee shall each have the right to assign any of its rights under this Agreement to any of its Affiliates and to any purchaser of a material portion of its assets, so long as Contributor or Contributee, as applicable, remains liable for its obligations hereunder notwithstanding such assignment and (b) Contributor and Contributee may each assign its rights hereunder for collateral security purposes to any lenders or agent of lenders or to any assignees of any such lenders or agent.

Section 6.7 <u>Rules of Interpretation</u>. As used in this Agreement:

- (a) "including" means "including without limitation";
- (b) all dollar amounts are expressed in United States dollars; and

(c) all references to statutes are deemed to refer to such statutes as amended from time to time or as superseded by comparable successor statutory provisions.

Section 6.8 <u>Headings; Internal References</u>. The Article and Section headings contained in this Agreement are solely for the purpose of reference, are not part of the agreement of the Parties, and shall not affect the interpretation hereof.

Section 6.9 <u>Entire Agreement</u>. This Agreement, including the Schedules and the Annexes hereto, contain the entire agreement among the Parties hereto pertaining to the subject matter hereof and supersedes all prior and contemporaneous agreements and understandings, except those contemplated hereunder and not inconsistent herewith. There are no restrictions, promises, representations, warranties (express or implied), covenants, agreements, or undertakings of the Parties, other than those expressly set forth or referred to in this Agreement.

Section 6.10 <u>Severability</u>. If any provision hereof is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remainder of the provisions hereof shall continue in full force and effect and shall in no way be affected or invalidated.

Section 6.11 <u>Governing Law and Jurisdiction</u>. This Agreement shall be governed by, and construed in accordance with, the laws of the State of Delaware. Any dispute, controversy or claim arising out of or in relation to this Agreement, including the validity or invalidity thereof, shall be resolved exclusively by the competent courts of the State of Delaware or the United States District Court for the District of Delaware.

Section 6.12 <u>Counterparts</u>. This Agreement may be executed in two or more counterparts and delivered by e-mail or facsimile, all of which taken together shall constitute one instrument.

## **ARTICLE 7**

#### **Certain Definitions**

"Action": any action, suit, arbitration, inquiry, proceeding, or investigation by or before any court, governmental body or agency, or arbitrator.

"Affiliate": has the meaning set forth in Rule 12b-2 of the regulations promulgated under the Securities Exchange Act of 1934.

"Agreement": as defined in the Preamble above.

"Assumed Liabilities": as defined in <u>Section 1.3</u> above.

"**Business Day**": any day other than a Saturday, Sunday, or a day that is a statutory holiday under the laws of the United States or the State of Minnesota.

"Contributee": as defined in the Preamble above.

"Contributor": as defined in the Preamble above.

"Effective Time": as defined in <u>Section 1.1</u> above.

"Kay/Pest IP": as defined in the Preamble above.

"Liabilities": all losses, claims, judgments, lawsuits, damages (including punitive damages), penalties, fines, liabilities (including strict liability), obligations, encumbrances, liens, taxes, costs, interest, expenses (including reasonable legal and accounting fees), defense costs, or other amounts due, whether known or unknown, asserted or unasserted, absolute or contingent, accrued or unaccrued, liquidated or unliquidated, and due or to become due.

"**Retained Liabilities**": as defined in <u>Section 1.4</u> above.

"Transfer": as defined in the Recitals above.

"Transferred Assets": as defined in <u>Section 1.2</u> above.

(Signature Page Follows)

The Parties have executed this Agreement as of the date first written above.

## **CONTRIBUTOR:**

# CONTRIBUTEE:

## NALCO HOLDING COMPANY

By: Daniel & Duniele Name: David F. Duvick

Name: <u>David F. Duvick</u> Title: <u>Assistant Secretary</u>

Milif Man By:

ECOLAB USA INC.

Name: <u>Michael C. McCormick</u> Title: <u>Executive Vice President, General</u> <u>Counsel and Secretary</u>

(Signature Page to Contribution Agreement)

# <u>Exhibit A</u> Kay/Pest IP

(see attached)

81373 2/8/2017 95517 5/16/2019 82704 2/16/2019 101124 7/20/2020	10/94/,129	0.000								
81373 95517 82704	DC1 710/21	Pending	Utility - CON	ALUMINUM SAFE DEGREASING AND UTILITY - CON	PT10729USC1	16/947.129			MCKEE, VOORHEES & SEASE, PLC	1 ECOLAB USA INC.
81373 95517	15/434,607	Issued	Utility - NPREG	CLEANING TOOL WITH REMOVABLE S	PT10717USU1	15/434,607	10702121	USA INC.		0 No Assignment Filed
81373	16/413,998	Pending	Utility - NPREG	FOOD SAFETY RISK AND SANITATION	PT10674USU1	16/413,998		recorded in provisional - FCOLAR	FREDRIKSON & BYRON, P.A.	1 ECOLAB USA INC.
	15/427,501	Pending	Utility - NPREG	COMPOSITION FOR R	PT10616USU1	15/427,501		USA INC.		0 No Assignment Filed
80430	15/240,345	Issued	Utility - NPREG	DISPENSING DEVICE AND SYSTEM FOULTILity - NPREG	PT10449USU1	15/240,345	10724885	recorded in provisional - ECOLAR	MCKEE, VOORHEES & SEASE, PLC	1 ECOLAB USA INC.
73046	29/462,620	Issued	Design - ORG		PT10133US01	29/462,620	D716511		MCKEE, VOORHEES & SEASE, PLC	1 ECOLAB USA INC.
102922	63/089,227	Pending			E11601USP1	63/089,227				UNKNOWN - NO ACCESS
100021	62/993,031	Pending	_		E11538USP1	62/993,031				UNKNOWN - NO ACCESS
103022		Unfiled	Utility - ORG		E11489USU1					UNKNOWN - NO ACCESS
89566	62/959.247	Pending	Prov - ORG	COFFEE GRINDER CLEANER	E11489USP1					UNKNOWN - NO ACCESS
10001 007 ZOT	16/947 399	Pending	Utility - NPREG	PERSONAL PROTECTIVE FOLIPMENT	E11403USU1	16/947 399	T			UNKNOWN - NO ACCESS
0000/ 20/ 11 000000000000000000000000000	17/101 440	Pending			E11300USP1	17/101 //0				UNKNOWN NO ACCESS
265001	16/888,285	Pending		DISPENSING SYSTEM FOR TRANSFERE	E11288USU1	16/888,285			PAUL J. LAVANWAY, JR.	I ECULAB USA INC.
10000	16/451,/90	Pending		POWDER AND SOLID ALKALINE CLEAN	E112/5USU1	16/451,/90			MICKEE, VOURHEES & SEASE, PLC	1 ECOLAB USA INC.
99877	16/783,925	Pending	Utility - NPREG	AGEMENT FOR REDUC	E11256USU2	16/783,925			PAUL J. LAVANWAY, JR.	1 ECOLAB USA INC.
	16/783,908	Pending	Utility - NPREG	VESSES AND INFECTIO	E11256USU1	16/783,908			PAUL J. LAVANWAY, JR.	1 ECOLAB USA INC.
95502 6/14/2019	16/441,596	Allowed	S Utility - NPREG	ROXYGEN STABILITY U	E11239USU1	16/441,596	10870818		MCKEE, VOORHEES & SEASE, PLC	1 ECOLAB USA INC.
	16/949,872	Pending	SUtility - CON	ROXYGEN STABILITY U	E11239USC1	16/949,872		INC.		UNKNOWN - NO ACCESS
		:						recorded in parent - ECOLAB USA		
95868 6/26/2019	16/453,582	Allowed		CHEMICAL PRODUCT DISPENSING US	E11122USU1	16/453,582	10865097		SHUMAKER & SIEFFERT, P.A./ECOLAB	1 ECOLAB USA INC.
95501 6/14/2019	16/442,240	Pending	Utility - NPREG	COMPOSITIONS COMPRISING CELLUL	E10984USU1	16/442,240			MCKEE, VOORHEES & SEASE, PLC	1 ECOLAB USA INC.
	16/441,413	Pending	Utility - NPREG	SYNERGISTIC CELLULASE-SURFACTAN	E10955USU1	16/441,413			MCKEE, VOORHEES & SEASE, PLC	1 ECOLAB USA INC.
82336 5/8/2017	15/589,663	Issued	Utility - ORG	SHAPED CARTRIDGE DISPENSIGN SYS Utility - ORG	E10787US01	15/589,663	10569286		SHUMAKER & SIEFFERT, P.A./ECOLAB	1 ECOLAB USA INC.
	13/778,208	Issued	Utility - ORG	PRE-SOAK TECHNOLOGY FOR LAUND	3089USU1	13/778,208	8753453	provisional - ECOLAB USA INC.		0 record the parent
	and and for							assignment recorded in		No Assignment Filed -
77 Z90 6/26/2017	15/633.395	Issued	Utility - CON	LEATHER AND/OR VINYL CLEANER AN	3065USC2	15/633.395	10351801		MCKEE VOORHEES & SEASE, PLC	1 ECOLAB USA INC.
	11/202,009	Issued		LEATHER AND/OR VINTL CLEANER AN		14/212,009	9002202		MCKEE VOORHEES & SEASE, FLC	1 ECOLAB USA INC.
	13/253 000	Issued	Utility - ORG	CONCENTRATED CLEANING COMPOS	TOSCELICO1	13//15,533	16535431			1 ECOLAB USA INC.
	29/381,752	Issued	Design - ORG	QSR SCRUBBING PAD	2857US01	29/381,752	D648911		MCKEE, VOORHEES & SEASE, PLC	1 ECOLAB USA INC.
41060	29/357,894	Issued	Design - ORG		2762USD1	29/357,894	D650590		Merchant & Gould	1 ECOLAB USA INC.
40285 4/8/2009	12/420,479	Issued	A Utility - ORG	GRILL TOOL, ASSOCIATED PAD, AND A	2478USU1	12/420,479	8671500		SMITH MOORE LEATHERWOOD LLP	1 ECOLAB, INC.
41591 11/19/2010	29/379,530	Issued	Design - DIV		2478USD1	29/379,530	D680701	INC.		0 record the parent
			¢					parent assignment to ECOLAB.		No Assignment Filed -
39803 4/11/2008	29/306.624	Issued	Design - ORG	GRILL TOOL	2478US01	29/306.624	D629984		SMITH MOORE LLP	1 ECOLAB. INC.
	12/358 658	lesued	Litility - CID	THICKENIED DEGREAS	247311513	12/258 658	01290620			1 FCOLAB LISA INC.
41 367 010	12/874 693	Issued	Utility - CIP	EN CLEANER COMPRIS	247311511	12/874 693	8420586		FCOLAB LISA INC	
41465 10	12/902.595	Issued	NUtility - CON	CLEANER CONCENTRATES COMPRISI	2473USC1	12/902.595	7964547	INC.		0 record the parent
33/30 4/10/2000	770'CAT /7T	Issued	א טרווונץ - טאפ	CLEANER CONCENTRATES CONFERISIN	TOCOC /#2	770'CAT /7T	+0+0C0/	narent assignment to FCOLAR		L ECULAD, INC.
	12/203,998	Pending		215	2462USU1	12/203,998	7010404		SMITH MOORE LEATHERWOOD LLP	1 ECOLAB, INC.
40291 4/13/2009	12/422,329	Issued		MOBILE HOAM PRODUCING UNIT	2399USC1	12/422,329	T60656/		IPLM GROUP, P.A./ROBIN A. SANNES	1 ECOLAB USA INC.
39328	11//44,483	Issued		MOBILE FOAM PRODUCING UNIT	2399US01	11//44,483	/51690/	ECULAB INC.	IPLM GROUP, P.A./ROBIN A. SANNES	2 ECOLAB USA INC.
	11/487,166	Issued		METHOD OF DISPENSING A SOLID PR	2332US01	11/487,166	8110233	ECOLAB INC.	IPLM GROUP, P.A./ROBIN A. SANNES	2 ECOLAB USA INC.
	29/335,496	Issued			2321USD1	29/335,496	D601028		ECOLAB INC.	1 ECOLAB INC.
	29/264,604	Issued	Design - ORG		2321US01	29/264,604	D592517		Merchant & Gould	1 ECOLAB INC.
39063 7/14/2006	11/487,138	Issued		NE LOADING OF SOLID PROD	2314US01	11/487,138	7993579	ECOLAB INC.	IPLM GROUP, P.A./ROBIN A. SANNES	2 ECOLAB USA INC.
	11/074,952	Issued	Utility - ORG	NG PRODUCTS	1904USU1	11/074,952	7863237	ECOLAB INC.	Merchant & Gould	2 ECOLAB USA INC.
41590 11/23/2010	12/953,293	Issued	Utility - CON	SOLID CLEANING PRODUCTS	1904USC1	12/953,293	8372796	INC.	Merchant & Gould	0 record the parent
	10/07/07-12	133000			TOCOCOT	10/07/07	1000000	parent assignment - ECOLAB USA		No Assignment Filed -
20102/11/9 20105 20102 20102	10/270 345	Issued	I Itility - ORG	THICKENED QUATERNART AMINIONIO	1806115111 18062/03/01-E	10/820 345	500000		FCOLAB INC	1 KAV CHEMICAL INC.
	10/139,612	Issued	Utility - ORG	PRODUCT DISPENSER	1612US01	10/139,612	6698464		WITHERS & KEYS, LLC	1 KAY CHEMICAL, INC.
	10/659,806	Issued	Utility - ORG	CLEANING SOLUTIONS FOR CARBON Utility - ORG	1466USU1	10/659,806	7056874		WITHERS & KEYS, LLC	1 KAY CHEMICAL, INC.
	09/837,398	Issued	Utility - ORG	SPRAYABLE HARD SURFACE CLEANER	1465US01	09/837,398	6784148		WITHERS & KEYS, LLC	1 KAY CHEMICAL INC.
37116	09/691,007	Issued	Utility - ORG	DISPENSING AND RINSING GUN	1371USU1	09/691,007	6260772		MAU & KRULL, P.A.	1 ECOLAB INC.
36857	09/872,149	Issued	Utility - ORG	DETERGENT COMPOSITION CONTAIN Utility - ORG	1311US01	09/872,149	6759382		WITHERS & KEYS, LLC	1 KAY CHEMICAL, INC.
34444	11/254,644	Issued	NUtility - CON	SOLID, TWO PART CHEMICAL CONCE	0957USC4	11/254,644	7517846	07/699,662	Merchant & Gould	0 record the parent
	10/220,000	NUNCE	County COIN					parent assignment - ECOLAB INC.,		No Assignment Filed -
34442	10/218.300	Issued	Utility - CON	TWO PART CHEMICAL CONCENTRATE Utility - CON	0957USC2	10/218.300	6790817	parent assignment - ECOLAB INC., - 07/699,662	Merchant & Gould	No Assignment Filed - 0 record the parent
FIP ID Date Filed	Application #	Status	Matter Type	Title:	Ecolab File Docket #	Application #	: Patent #	Previous Assignee(s) if applicable	Firm filed assignment	filed: Assignee

# REEL: 056468 FRAME: 0904

2 ROYAL PEST SOLUTIONS INC.	2 ROYAL PEST SOLUTIONS INC.	ani Birri
LUTIONS INC.	JITIONS INC.	
ROBERT MCKINLEY	ROBERT MCKINLEY	internet and internet in additionation
ROYAL FUMIGATION,	ROYAL FUMICATION, INC.	r upprovici
METHOD AND APPARATUS FOR E11294USOT TREATING GOODS	COOLING APPARATUS, SYSTEMS E11293USQ1 AND METHODS	
R P Utility - ORG	rs Utility - ORG	
United States	United States of America	
lssued 09/871,774	Issued 10/657,958	
94188 Subdivision	94187 Subdivision	
The present invention is directed to a method and apparatus for treating goods, such as, for example, fumigating and re-cooling perishable goods, such as fruit, using a tarp and floor seal. The apparatus encloses goods on a surface and includes a canopy that is substantially impermeable to flowable materials, such as gas, liquid, or a combination thereof, an upper perimeter for supporting a lower portion of the canopy, the lower perimeter to be placed in proximity to the surface; a support structure for supporting to upper perimeter and lower perimeters; and a gastet in communication with the lower perimeter, wherein the gasket is deformable to substantially seal the chamber by compressing the gasket against the surface. The apparatus may also include an intermediate support structure for providing support to the canopy and a conduit in for a to the chamber. The supply cool 6/1/2001 air to the chamber.	The present invention is directed toward a method, apparatus and system for cooling goods, such as, for example, agricultural products, in a substantially sealed chamber. A method of the invention includes placing goods on the surface; positioning a cooling apparatus having a first portion and a second portion proximate to the goods; enclosing the first portion of the cooling apparatus in the chamber; substantially sealing the chamber; and cooling the goods. A cooling system of the invention compress a first support having a carrier; a evaporation coil mounted to the first support; a second support having a compressor rounted to the second support, the compressor outpled to the second support, the vegoration coil and a substantially sealed enclosure positioned over the vegoration coil and a substantial such that the 19/8/2003 compressor is positioned without the chamber. 7162880	
7435378 10/1		
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## <u>Schedule Section 1.7</u> <u>Consideration for Transferred Assets and Assumed Liabilities</u>

Contributor shall contribute the Transferred Assets as well as the Assumed Liabilities to Contribute as a contribution of additional paid in capital in the amount of  $[\bullet]^1$ .

<sup>&</sup>lt;sup>1</sup> NTD: Ecolab/EY to provide amount based on book value.