506908518 10/06/2021

PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
DENIS HENRY O'SULLIVAN	08/27/2021
DANIEL R. BUCK	08/27/2021

RECEIVING PARTY DATA

Name:	NORTON (WATERFORD) LIMITED	
Street Address:	301, IDA INDUSTRIAL PARK, CORK ROAD	
City:	WATERFORD	
State/Country:	IRELAND	

PROPERTY NUMBERS Total: 4

Property Type	Number
Application Number:	17337325
Application Number:	16477380
Application Number:	17337327
Application Number:	17337328

CORRESPONDENCE DATA

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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.

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ATTORNEY DOCKET NUMBER:	026723-02-5072-US	
NAME OF SUBMITTER:	MARIO T. MILANO	
SIGNATURE:	/Mario T. Milano/	
DATE SIGNED:	10/06/2021	

Total Attachments: 2

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PATENT 506908518 REEL: 057716 FRAME: 0877

ASSIGNMENT

WHEREAS, We, Denis Henry O'Sullivan, and Daniel R. Buck, hereinafter generally referred to individually as "ASSIGNOR" or collectively as "ASSIGNORS," have invented certain new and useful inventions entitled:

"Testing Method for a Dry Powder Inhaler"

that are claimed and/or described in U.S. Patent Application No. 17/337,328 filed June 2, 2021; U.S. Patent Application No. 17/337,327 filed June 2, 2021; U.S. Patent Application No. 17/337,325 filed June 2, 2021; and U.S. Patent Application No. 16/477,380 filed July 11, 2019 ("Inventions").

WHEREAS, Norton (Waterford) Limited, a corporation having a place of business at Unit 301, IDA Industrial Park, Cork Road, Swiss Cottage, Waterford, Ireland, hereinafter generally referred to as "ASSIGNEE," is desirous of memorializing and confirming, or if necessary acquiring, legal and equitable title in the Inventions.

WHEREAS, ASSIGNOR invented the Inventions while performing work for ASSIGNEE, and/or for another entity that has assigned its rights in the Inventions to ASSIGNEE, and ASSIGNOR believes that they previously assigned all of their rights in the Inventions to those entities.

NOW, THEREFORE, each ASSIGNOR confirms that ASSIGNOR intended to assign and assigned all of ASSIGNOR's right, title, and interest in and to the Inventions.

To the extent ASSIGNORS retained any right, title, or interest in or to the Inventions, in consideration of good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged and intending to be legally bound hereby, we, ASSIGNORS, have assigned and/or hereby sell, assign, transfer and convey unto ASSIGNEE, the whole and entire right, title and interest in and to:

all Inventions;

the above patent applications and any and all United States and foreign patent applications disclosing one or more of the Inventions including, without limitation, applications for patents including provisionals, non-provisionals, divisions, continuations, continuations-in-part, utility models, PCT applications and designs and any other related United States and foreign applications and equivalents thereof ("Applications"), along with the right to claim priority to the Applications under any treaty relating thereto;

all United States and foreign patents, utility models, inventor's certificates and designs and all equivalents thereof which may be granted for the Inventions or Applications, and all post-grant actions including extensions, renewals, reissues, reexamination certificates, post-grant review certificates, inter partes review certificates, and supplemental examination certificates thereof ("Patents"); and

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all rights to sue for and recover for, and the right to profits and damages due or accrued arising out of or in connection with any and all past, present or future infringements in the United States and all foreign countries, of the Inventions, Applications or Patents for the sole use and benefit of ASSIGNEE, its successors, assigns and legal representatives.

The Inventions, Applications and Patents to be held and enjoyed by ASSIGNEE, for ASSIGNEE's own use and benefit, and for ASSIGNEE's legal representatives and assigns to the full end of the term or terms of said granted or to be granted Patents, as fully and entirely as the same would have been held by ASSIGNORS had this assignment not been made; and for the aforesaid consideration ASSIGNORS hereby covenants, agrees and undertakes to execute, whenever requested by the above-named ASSIGNEE, all patent applications, assignments, declarations, lawful oaths and any other papers which ASSIGNEE may deem necessary or desirable for securing to ASSIGNEE or for maintaining for ASSIGNEE all the Applications and Patents hereby assigned or agreed to be assigned; all without further compensation to the undersigned ASSIGNORS.

It is agreed that ASSIGNORS shall be legally bound, upon request and at the expense of ASSIGNEE or its successors or assigns or a legal representative thereof, to supply all information and evidence of which the undersigned has knowledge or possession, relating to the making and practicing of the Inventions, and to testify in any legal proceeding relating thereto.

Each ASSIGNOR hereby represents and warrants that they have full right, power and authority to assign their entire right, title, and interest in the Inventions, Applications, and Patents, and no assignment, sale, agreement, or encumbrance has been or will be made or entered into which would conflict with this Assignment.

This Assignment has been duly executed and delivered and constitutes a valid, binding and enforceable assignment of the entire right, title, and interest in the Inventions, Applications, and

Patents.

17th Nogest 2021

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Denis Henry O'Sullivan

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iorten (Waterford) Limited

NAME, TITLE

Daniel R. Buck

Drecton

Device Engineer)