507736514 02/07/2023

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7783659

SUBMISSION TYPE:	NEW ASSIGNMENT			
NATURE OF CONVEYANCE:	ASSIGNMENT			

CONVEYING PARTY DATA

Name	Execution Date
CITS ENGINEERING PTY LTD	11/09/2022

RECEIVING PARTY DATA

Name:	BASIL VAN ROOYEN			
Street Address:	dress: 18 DELAWARE AVE			
City:	ST IVES NSW			
State/Country:	AUSTRALIA			
Postal Code:	2075			

PROPERTY NUMBERS Total: 1

Property Type	Number				
Application Number:	13509888				

CORRESPONDENCE DATA

Fax Number: (248)358-3351

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: 248-358-4400

Email: dgreig@brookskushman.com **Correspondent Name:** BROOKS KUSHMAN P.C.

Address Line 1: 1000 TOWN CENTER, TWENTY-SECOND FLOOR

Address Line 4: SOUTHFIELD, MICHIGAN 48075

ATTORNEY DOCKET NUMBER:	WADU0105PUSA
NAME OF SUBMITTER:	JOHN NEMAZI
SIGNATURE:	/John E. Nemazi/
DATE SIGNED:	02/07/2023

Total Attachments: 6

source=Assignment_CHS_Engineering_Pty_Ltd_to_Basil_VAN_ROOYEN#page1.tif
source=Assignment_CITS_Engineering_Pty_Ltd_to_Basil_VAN_ROOYEN#page2.tif
source=Assignment_CITS_Engineering_Pty_Ltd_to_Basil_VAN_ROOYEN#page3.tif
source=Assignment_CITS_Engineering_Pty_Ltd_to_Basil_VAN_ROOYEN#page4.tif
source=Assignment_CITS_Engineering_Pty_Ltd_to_Basil_VAN_ROOYEN#page5.tif
source=Assignment_CITS_Engineering_Pty_Ltd_to_Basil_VAN_ROOYEN#page6.tif

PATENT 507736514 REEL: 062614 FRAME: 0455

ASSIGNMENT OF INVENTION

In	consideration	of	the	sum of	One	Dollar	(\$1.00)	and	other	good	and	valuable
cor	nsideration paid	l or	to b	e paid to:								

CITS Engineering Pty Ltd [ACN: 140 795 151] of

18 Delaware Ave

STIVES NSW 2075

AUSTRALIA

By Email: basilvr@bigpond.com

(hereinafter designated as the "Assignor")

Assignor hereby sells and assigns to:

Basil VAN ROOYEN of

18 Delaware Ave.

ST IVES NSW 2075

AUSTRALIA

By Email: basilvr@bigpond.com

(hereinafter referred to as "the Assignee")

its entire right, title and interest for the inventions the subject of Chinese Patent Application No. [201080060247.2], Indian Patent Application No. 4801/DELNP/2012,

W-D Ref. 137030 Assignment - page 1 of 6

Japanese Patent Application No. 2012-538148, Korea Patent Application No. 10-2012-

7015139, Mexican Patent Application No. MX/a/2012/005633, US Patent Application

No. 13/509888, entitled Improvements in Two-Stroke Engines, as well as of Chinese

Patent Application No. [ZL 201180064849.X], Indian Patent Application No.

4358/CHENP/2013, Indonesian Patent Application No. W00201302349, Japanese Patent

Application No. 2013-538005, Mexican Patent Application No. MX/a/2013/005193,

Korean Patent Application No. [10-2013-7014434], Thailand Patent Application No.

1301002518, US Patent Application No. 13/884273, entitled Two Stroke Engine

Porting Arrangement.

(hereinafter referred to as "the Inventions").

The Assignor agrees to execute all papers necessary in connection with any application

and any continuation, divisional or reissue applications thereof and also to execute

separate assignments in connection with such applications in Australia and elsewhere as

the Assignee may deem necessary or expedient.

The Assignor agrees to execute all papers necessary in connection with any interference

which may be declared concerning any applications in countries other than Australia or

continuations, divisions or reissues thereof and to co-operate with the Assignee in every

way possible in obtaining evidence and going forward with such interference.

The Assignor agrees to execute all papers and documents and perform any act which may

W-D Ref. 137030

Assignment - page 2 of 6

be necessary in connection with claims or provisions of the International Convention for

Protection of Industrial Property or similar agreements.

The Assignor agrees to perform all affirmative acts which may be necessary to obtain

grants of valid patents to the Assignee.

The Assignor hereby authorises and requests the Commissioner of Patents to issue any

and all Letters Patent in Australia and/or other countries resulting from said applications

or any division or divisions or continuing or reissue applications thereof to the said

Assignee, as Assignee of their entire interest, and hereby covenant that they have full

right to convey the entire interest herein assigned, and that they have not executed, and

will not execute, any agreement in conflict herewith.

In witness hereof, executed by the Assignors and Assignee on the below mentioned date.

DATED this Niketh day of November 2022

W-D Ref. 137030

Assignment - page 3 of 6

SIGNED, SEALED and DELIVERED by CITS Engineering Pty Ltd in the presence of:	from boyen
	(print name under signature) FOR FOU BASIL VAN ROU(EN DIRECTOR/SOLE DIRECTOR
(Witness print name under signature)	Capacity
	(print name under signature)
(Witness - print name under signature)	DIRECTOR / SECRETARY Capacity*
Executed by Basil VAN ROOYEN in accordance with Section 127 of the Corporations Act 2001 (Cth) in the presence of:	Grantooyan Calling Jan Kooyer
henge strong strong strong extra strong s	OP LOCK VAN ROOYEN. INVENTOR

^{*} Please delete as appropriate.

(Witness - print name under signature)

For your information:

Corporations Act 2001 (Cth) section 127

Execution of documents (including deeds) by the company itself

- (1) A company may execute a document without using a common seal if the document is signed by:
 - (a) 2 directors of the company, or
 - (b) a director and a company secretary of the company; or
 - (c) for a proprietary company that has a sole director who is also the sole company secretary -that director.

Note: If a company executes a document in this way, people will be able to rely on the assumptions in subsection 129(5) for dealings in relation to the company.

- (2) A company with a common seal may execute a document if the seal is fixed to the document and the fixing of the seal is witnessed by:
 - (a) 2 directors of the company; or
 - (b) a director and a company secretary of the company; or
 - (c) for a proprietary company that has a sole director who is also the sole company secretary—that director.

Note: If a company executes a document in this way, people will be able to rely on the assumptions in subsection 129(6) for dealings in relation to the company.

- (3) A company may execute a document as a deed if the document is expressed to be executed as a deed and is executed in accordance with subsection (1) or (2).
- (4) This section does not limit the ways in which a company may execute a document (including a deed).

Corporations Act 2001 (Cth) section 153 Using a name and ACN on documents

- (1) A company must set out its name on all its public documents and negotiable instruments.
- (2) Subject to sections 154 and 155, if the company's ACN is not used in its name, the company must also set out with its name, or with 1 of the references to its name, either:

W-D Ref. 137030 Assignment - page 5 of 6

- (a) the expression "Australian Company No." followed by the company's ACN; or
- (b) if the last 9 digits of the company's ABN are the same, and in the same order, as the last 9 digits of its ACN--the words "Australian Business No." followed by the company's ABN.

If the company's name appears on 2 or more pages of the document or instrument, this must be done on the first of those pages.

Note 1: If a company has a common seal, its name and ACN or ABN must be set out on the seal (see section 123).

Note 2: A public company must display its name at its registered office. Every company must display its name at places at which the company carries on business and that are open to the public (see section 144).

Note 3: Section 149 provides that "ACN" is an acceptable abbreviation of "Australian Company No.", and that "ABN" is an acceptable abbreviation of "Australian Business No.".

Note 4: In any case where the company's ACN would be used, the company's ABN may be used instead if section 1344 is satisfied.

(3) An offence based on subsection (1) or (2) is an offence of strict liability.

Note: For strict liability, see section 6.1 of the Criminal Code.

W-D Ref. 137030 Assignment - page 6 of 6

RECORDED: 02/07/2023

PATENT REEL: 062614 FRAME: 0461