PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT8122898

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	NUNC PRO TUNC ASSIGNMENT
EFFECTIVE DATE:	05/01/2014

CONVEYING PARTY DATA

Name	Execution Date
OUTOTEC OYJ	05/20/2022

RECEIVING PARTY DATA

Name:	OUTOTEC (FINLAND) OY
Street Address:	PUOLIKKOTIE 10
City:	ESPOO
State/Country:	FINLAND
Postal Code:	02230

PROPERTY NUMBERS Total: 20

Property Type	Number
Patent Number:	7294168
Patent Number:	7645372
Patent Number:	7494528
Patent Number:	7731777
Patent Number:	7964080
Patent Number:	7615199
Patent Number:	7871504
Patent Number:	7811357
Patent Number:	9322079
Patent Number:	8398740
Patent Number:	8551306
Patent Number:	8617443
Patent Number:	8790516
Patent Number:	9138698
Patent Number:	9284626
Patent Number:	8961795
Patent Number:	8540950
Patent Number:	9617621
Patent Number:	8974755

PATENT REEL: 064644 FRAME: 0168

508075745

Property Type	Number
Patent Number:	9359657

CORRESPONDENCE DATA

Fax Number: (703)739-2815

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.

Email: iprecordals@cpaglobal.com

Correspondent Name: CPA GLOBAL

Address Line 1: CASTLE STREET, LIBERATION HOUSE

Address Line 4: ST HELIER,, JERSEY JE1 1BL

NAME OF SUBMITTER:	PETAR JOVANOVIC
SIGNATURE:	/JR/MetsoOutotecOy(C,D & E)IPR_2021_121/
DATE SIGNED:	08/21/2023

Total Attachments: 3

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PATENT REEL: 064644 FRAME: 0169

INTELLECTUAL PROPERTY RIGHTS ASSIGNMENT AGREEMENT

THIS INTELLECTUAL PROPERTY RIGHTS ASSIGNMENT AGREEMENT is entered into on the 1st day of May, 2014 (hereinafter referred to as the "Agreement") by and between:

OUTOTEC OYJ, a Finnish company having its registered office at Puolikkotie 10, 02230 Espoo, Finland (hereinafter referred to as the "Assignor");

and

OUTOTEC (FINLAND) OY, a Finnish company having its registered office at Puolikkotie 10, 02230 Espoo, Finland, (hereinafter referred to as "Assignee")

(collectively, the "Parties")

WHEREAS, the Assignor is the proprietor of patents and patent applications listed in Schedule 1 hereto (the "Patents"), trademark and trademark applications listed in Schedule 2 hereto ("Trademarks"), invention notices listed in Schedule 3 hereto ("Inventions"), designs listed in Schedule 4 hereto ("Designs"), Utility Models listed in Schedule 5 hereto ("Utility Models"), and domain names listed in Schedule 6 hereto ("Domain Names") (The Patents, Trademarks, Inventions, Designs, Utility Models and Domain Names hereinafter collectively referred to as the "IPR"); and

WHEREAS, the Assignee is the economic owner of certain technologies, registered patents and trademarks, service marks, trade names, logos and know-how and desires to obtain from the Assignor all its rights relating to the IPR

WHEREAS, the Assignor wishes to assign and transfer all its rights relating to the IPR to Assignee for the consideration and upon the terms and subject to the conditions set forth in this Agreement.

NOW THEREFORE, the Parties agree as follows:

- 1. The Assignor hereby assigns and transfers to the Assignee the entire right, title and interest and Assignee accepts such assignment and transfer of all right, title and interest of Assignor in and to the IPR. The assignment and transfer shall become effective immediately. For clarity, such assignment of all rights in and to the IPR also contains (without limitation) all continuations, divisions, and reissues arising from or related to the Patents, or other grants that issue from any of the rights or applications referred to herein and all rights and remedies associated therewith including the right to sue for and recover past, present and future damages.
- 2. On the date hereof, as instructed by the Assignee, Assignor shall execute, acknowledge and deliver to Assignee any assignments prepared by Assignee conveying the Assignor's rights, titles and interests to the IPR to Assignee. Such assignments shall be in a form or forms acceptable to both Parties. In addition Assignor shall deliver to Assignee all documents in its possession related to the prosecution, maintenance and status of the IPR.
- 3. The Parties shall execute any necessary assignments and forms required by governmental agencies for the transfer of the IPR.
- 4. The Assignee shall pay all documentary, filing, registering and recording fees required in connection with the filing and recording of the assignments described above.
- 5. It is further agreed between the Parties that the Assignee shall bear as of today all the other costs and expenses related to the IPR, including but not limited to maintenance, application and handling costs. The Assignee shall in addition pay all liabilities in relation

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- to the employee inventions becoming due upon today and which relate to invention notices assigned according to this Agreement.
- 6. The assignment of the IPR shall be made as a gratuitous investment to the Assignee's reserve for invested non-restricted equity. The Assignor shall have the right to transfer the IPR to the Assignee as contribution in kind in its entirety. The value of the IPR shall be based on the book value of the transferred IPR as shown in the Account specifying the contribution in kind, attached hereto as Schedule 7.
- 7. Assignor represents and warrants to Assignee that:
 - (i) it has the requisite power and authority to execute and deliver this Agreement and to consummate the transactions contemplated hereby;
 - (ii) Assignor is the sole and exclusive owner of the IPR and has all authority and right to transfer any and all of the IPR to Assignee;
 - (iii) All rights pertaining to prior licenses granted by Assignor to third Parties for the IPR, can be, and are hereby assigned to Assignee:
 - (iv) To the best of its knowledge there is no litigation pending which challenges or otherwise relates to Assignor's ownership or validity of any or all of the IPR.
- 8. This Agreement shall be governed by and construed in accordance with the laws of the Finland. All disputes arising out of or in connection with this Agreement shall be finally settled by arbitration in accordance with Arbitration Rules of the Finnish Central Chamber of Commerce by one arbitrator appointed in accordance with the said Rules. The arbitration shall take place in Helsinki, Finland.
- 9. The Parties shall treat this Agreement and its content confidential. Each Schedule to which reference is made herein and which is attached hereto shall be deemed to be incorporated in this Agreement by such reference.

Schedule 1 Patents and patent applications

Schedule 2 Trademarks and trademark applications

Schedule 3 Invention notices

Schedule 4 Designs

Schedule 5 Utility Models

Schedule 6 Domain Names

Schedule 7 Account specifying the contribution in kind

The Assignor and the Assignee have executed this Agreement in two (2) identical copies, one for each party, on the date first written above.

OUTOTEC OYJ

Nina Kiviranto

p.p. Sami Lindstrom

OUTOTEC (FINLAND) OV

Chairman of the Board

Mikko Puolakka

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I confirm that NING KIVIC Sami Lindstvom - right together to represent the com	many Outotecoy 1.5,201
in accordance with Finland's Trade Helsinki, Finland Ex officio: a	
	o Puolakka hazthe has the right alone/have the company Dutotec (Finland) oy
in accordance with Finland's Tr Helsinki, Finland	

Saara Kantokorpi ylltarkastaja, julkinen notaari överinspektör, notarius publicus Senior Officer, Notary Public

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RECORDED: 08/21/2023

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