508367131 01/31/2024 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT8414320

SUBMISSION TYPE:		NEW ASSIGNMENT				
NATURE OF CONVEYANCE:		ASSIGNMENT	ASSIGNMENT			
CONVEYING PARTY I	λτα					
		Name		Execution Date		
GREEN AIR, INC.						
RECEIVING PARTY D	ΑΤΑ					
Name:	EVOLV	AIR SYSTEMS LLC				
Street Address:	11250 H	11250 HOPSON ROAD				
Internal Address:	SUITE (SUITE C				
City:	ASHLAI	ASHLAND				
State/Country:	VIRGIN	VIRGINIA				
Postal Code:	23005	23005				
PROPERTY NUMBER	S Total: 3					
Property Type		Number				
Application Number: 63		63086806				
Patent Number: 1		96232				
Application Number: 18-		18469745				
CORRESPONDENCE						
		804)708-0491				
		the e-mail address first; if that ; if that is unsuccessful, it will :				
		3047080471				
		hedford@hitaffer.com				
•						
		1012 THE PRESERVE DRIVE				
Address Line 4:	I	MAIDENS, VIRGINIA 23102				
ATTORNEY DOCKET N	IUMBER:	0258.00000US				
NAME OF SUBMITTER		THEDFORD I. HITAFFER	THEDFORD I. HITAFFER			
SIGNATURE:		/thedford i. hitaffer/	/thedford i. hitaffer/			
DATE SIGNED:		01/31/2024				
Total Attachments: 3						
source=Green Air and E						
source=Green Air and E	• •					
source=Green Air and E	voive#page	±ວ.แi				

PATENT ASSIGNMENT AGREEMENT

This **Patent Assignment Agreement** (hereinafter referred to as the "Agreement") is made and entered into on **January 20, 2024** (the "Effective Date") by and between Green Air, Inc., a Virginia corporation having a principal place of business at 11250 Hopson Road, Suite B, Ashland, VA 23005 (the "Assignor"), and Evolve Air Systems LLC, a Limited Liability Company of Virginia having a principal place of business at 11250 Hopson Road, Suite C, Ashland, VA 23005 (the "Assigner").

WHEREAS, the Assignor is the sole and rightful owner of certain ideas, inventions, patent applications and/or patents therefor (collectively referred to as the Patents) set forth in Exhibit A attached hereto; and

WHEREAS, the Assignee desires to acquire the Assignor's right, title and interest in and to the Patents; and

WHEREAS, the Assignor is duly authorized and capable of entering into this Assignment.

NOW, THEREFORE, for valuable consideration, the receipt of which is acknowledged, the parties hereto agree as follows:

1. ASSIGNMENT.

Assignor hereby assigns to Assignee, and its successors, representatives and assigns, all right, title and interest in the Patents, including any and all foreign patent and applications, divisionals, continuations, substitutes, reexaminations, extensions, and reissues thereof. The right, title and interest conveyed in this Agreement is to be held and enjoyed by Assignee, and its successors, representatives and assigns, as fully and exclusively as would have been held and enjoyed by Assignor had this assignment not been made (including, without limitation, the right to sue and recover for any past or continuing infringements or contract breaches related to the Patents, the right to maintain the Patents, the right to apply for patents within or outside the United States based in whole or in part upon the Patents, and any priority right that may arise from the Patents).

Assignor hereby authorizes and requests the Commissioner of Patents of the United States Patent and Trademark Office and any other jurisdiction outside the United States to record this assignment of all right, title and interest in the Patents to Assignee, and its successors, representatives and assigns.

Assignor further agrees to upon the request and at the expense of Assignee: (a) cooperate with Assignee in the protection of the patent rights and prosecution and protection of foreign counterparts; (b) execute, verify, acknowledge and deliver all such further papers, including application applications and instruments of transfer; and (c) perform such other acts as Assignee lawfully may request to obtain or maintain the Patents and any and all applications for the Patents.

2. WARRANTY.

Assignor warrants that Assignor is the legal owner of all right, title and interest in the Patents, that the Patents have not been previously pledged, assigned or encumbered, and that this Assignment does not infringe on the rights of any person.

3. GOVERNING LAW.

This Agreement is governed by and is to be construed in accordance with the laws of the Commonwealth of Virginia.

4. ENTIRE AGREEMENT.

This Agreement constitutes the sole agreement of the parties and supersedes all oral negotiations and prior writings with respect to the subject matter hereof.

5. SEVERABILITY.

If one or more provisions of this Agreement are held to be unenforceable under applicable law, the parties agree to renegotiate such provision in good faith. If the parties cannot reach a mutually agreeable and enforceable replacement for such provision, then (i) such provision will be excluded from this Assignment, (ii) the balance of the Agreement will be interpreted as if such provision were so excluded and (iii) the balance of the Agreement will be enforceable in accordance with its terms.

IN WITNESS whereof, the Assignor has executed this Agreement as of the Effective Date.

Assignor:

Date: 01-20-24

Nathaniel S. Roady, President, Green Air, Inc.

EXHIBIT A

List of Patents

Appl. No.	Filing Date	Patent No.	Issue Date
63/086,806	October 2, 2020		
17/492,292	October 1, 2021	11,796,232	October 24, 2023
18/469,745	September 19, 2023		

Date: January 20, 2024