508718320 08/21/2024

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 Assignment ID: PATI444998

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
3P TECHNOLOGY CORP.	08/09/2024

RECEIVING PARTY DATA

Company Name:	CANADIAN ENERGY SERVICES L.P.		
Street Address:	Suite 1400, 332 – 6th Avenue S.W.		
City:	Calgary		
State/Country:	CANADA		
Postal Code:	T2P 0B2		

PROPERTY NUMBERS Total: 1

Property Type	Number		
Patent Number:	10829694		

CORRESPONDENCE DATA

Fax Number: 4032657219

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: 4032983100

Email: docketing-patentscalgary@bennettjones.com

Correspondent Name: Roseann B. Caldwell

Address Line 1: Bennett Jones LLP, 4500 Bankers Hall East, 855 - 2nd Street SW

Address Line 4: Calgary, CANADA T2P 4K7

ATTORNEY DOCKET NUMBER:	71904-129
NAME OF SUBMITTER:	Rosamaria Castillo
SIGNATURE:	Rosamaria Castillo
DATE SIGNED:	08/21/2024

Total Attachments: 7

source=Executed 3P - CES General Conveyance#page1.tiff source=Executed 3P - CES General Conveyance#page2.tiff source=Executed 3P - CES General Conveyance#page3.tiff source=Executed 3P - CES General Conveyance#page4.tiff source=Executed 3P - CES General Conveyance#page5.tiff source=Executed 3P - CES General Conveyance#page6.tiff

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GENERAL CONVEYANCE

This Agreement is made effective as of August 9, 2024,

BETWEEN:

3P TECHNOLOGY CORP.

(the "Vendor")

AND:

CANADIAN ENERGY SERVICES L.P.

(the "Purchaser")

WHEREAS:

- A. The Purchaser and the Vendor are parties to an Asset Purchase Agreement dated August 9, 2024 (the "Asset Purchase Agreement") whereby the Vendor has agreed to sell and the Purchaser has agreed to buy certain assets on the terms set forth in the Asset Purchase Agreement (the "Purchased Assets").
- B. The Purchaser and the Vendor are executing this Agreement pursuant to and subject to the terms of the Asset Purchase Agreement.

THIS AGREEMENT WITNESSES THAT for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by each of the parties, the Purchaser and the Vendor agree as follows:

1. Definitions

Unless otherwise defined herein, all terms used in this Agreement will have the meanings ascribed to such terms in the Asset Purchase Agreement.

2. Conveyance

The Vendor hereby transfers, sells, grants, conveys, assigns and sets over unto the Purchaser all of its right, title and interest in and to the Purchased Assets as at and from the Effective Date and with full power and authority to exercise and enforce any right of the Vendor with respect thereto.

3. Trust

The Vendor hereby declares that, as to any property or asset or interest in any property or asset of the Vendor intended to be transferred, sold, granted, conveyed, assigned and set over to the Purchaser pursuant to this Agreement and title to which may not have passed to the Purchaser by virtue of this Agreement or any transfer or conveyance which from time to time may be executed and delivered in pursuance of the covenants contained in this Agreement or the Asset Purchase Agreement, the Vendor holds the same in trust for the Purchaser to transfer, sell, grant, convey, assign and set over the same as the Purchaser from time to time may direct.

4. Further Assurances

The Vendor from time to time and at all times hereafter upon every reasonable request of the Purchaser, and without further consideration, shall do and perform or cause to be done or performed all such further acts and things, and execute or cause to be executed all such further deeds, documents, writings or other instruments and give all such further assurances as may be required by the Purchaser to carry out effectively the intent and meaning of this Agreement and of the Asset Purchase Agreement.

5. No Superseding or Merger

The provisions contained in this Agreement shall not supersede or merge with any provision contained in the Asset Purchase Agreement, as such may be amended from time to time.

6. General Conveyance Subject to Asset Purchase Agreement

The provisions of this Agreement are subject to the Asset Purchase Agreement and in the event of any conflict or inconsistency between the provisions of this Agreement and the provisions of the Asset Purchase Agreement, the provisions of the Asset Purchase Agreement shall prevail.

7. Governing Law

This Agreement is governed by and will be construed in accordance with the law in force in the province of Alberta and each party irrevocably agrees that the courts of the province of Alberta shall have jurisdiction, but not exclusive jurisdiction, with respect to any matter arising out of or in connection with this Agreement.

8. Enurement

This Agreement shall enure to the benefit of and be binding upon the successors and permitted assigns of the parties.

(continued on following page)

9. Counterparts

This Agreement may be executed in any number of counterparts, each of which is deemed to be an original, and such counterparts together constitute one and the same instrument. Transmission of an executed signature page by facsimile, email or other electronic means is as effective as a manually executed counterpart of this Agreement.

IN WITNESS WHEREOF this Agreement has been executed by the parties as of the date set out above.

3P TECHNOLOGY CORP. by its authorized signatory:
Trent Hunter, President

CANADIAN ENERGY SERVICES L.P., by its General Partner, CANADIAN ENERGY SERVICES INC.

by its authorized signatory:

Matthew Bell, Corporate Secretary

9. Counterparts

This Agreement may be executed in any number of counterparts, each of which is deemed to be an original, and such counterparts together constitute one and the same instrument. Transmission of an executed signature page by facsimile, email or other electronic means is as effective as a manually executed counterpart of this Agreement.

IN WITNESS WHEREOF this Agreement has been executed by the parties as of the date set out above.

3P TECHNOLOGY	C	ORP	
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by its authorized signatory;

Trent Hunter, President

CANADIAN ENERGY SERVICES L.P., by its General Partner, CANADIAN ENERGY SERVICES INC.

by its authorized signatory:

Matthew Bell, Corporate Secretary

Schedule 2.1(a) Purchased Intellectual Property

Registered Intellectual Property owned by the Vendor

Matter Code	Country Name	Equinox Title	Status	Filing Number	Nat/Reg entry Number	Next Fatal Task	Next Fatal Task Due Date
P1761US- D1	United States of America	Methods for Separating Hydrocarbons from Particulates	Filed	17/065,372			
P1761US	United States of America	Apparatus and Methods for Separating Hydrocarbons from Particulates	Granted	15/471,394	15/471,394	DEADLINE - Maintenance Fee - 7.5 Years	10 May 2028
P1761CA	Canada	Apparatus and Methods for Separating Hydrocarbons from Particulates Using a Shockwave Generator	Granted	PCT/CA2017/ 050357	3,019,420	DEADLINE - Maintenance Fee - 8th Anniversary	21 Mar 2025

Unregistered Intellectual Property owned by the Vendor

Unregistered trademark: "Real-Time Remediation"

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Schedule 2.1(b) Purchased Machinery and Equipment

- Two waste treater vessels ("Alpha 4 electrode" and "Beta 12 electrode") including proprietary control electronics
- High voltage capacitor banks
- Hermetically sealed switch gear with trigger transformers and generators
- Three rack mounted TDK Lambda ("802's") high voltage power supplies and charge networks
- Variable frequency motor drives
- Process augers with motors and gear boxes
- Feed hopper and progressive cavity pump skid
- Pallet scale and monitor
- Pallet floor jack
- Gantry crane
- Assorted hand tools and tool chest
- Sample refrigerator

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Schedule 3 Allocation

Purchased Assets	Allocation of Purchase Price
Equipment and Machinery	
Purchased Intellectual Property	

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RECORDED: 08/21/2024