#### TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
TRITEN CORPORATION		11/21/2002	CORPORATION: TEXAS

#### **RECEIVING PARTY DATA**

Name:	Curtiss-Wright Flow Control Corporation
Street Address:	4 BECKER FARM ROAD
City:	ROSELAND
State/Country:	NEW JERSEY
Postal Code:	07068
Entity Type:	CORPORATION: NEW YORK

#### PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	2501579	TAPCO
Registration Number:	2473300	TAPCO

#### **CORRESPONDENCE DATA**

Fax Number: (216)579-6073

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 216-579-1700

Email: tmdocket@pearne.com

Correspondent Name: MICHAEL W. GARVEY

Address Line 1: 1801 EAST 9TH STREET

Address Line 2: SUITE 1200

Address Line 4: CLEVELAND, OHIO 44114-3108

ATTORNEY DOCKET NUMBER:	TLH3 H9141
NAME OF SUBMITTER:	MICHAEL W. GARVEY
Signature:	/michaelwgarvey/
	TRADEMARK

TRADEMARK REEL: 003280 FRAME: 0234

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Date: 03/31/2006

#### Total Attachments: 27

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#### Exhibit D

#### INTELLECTUAL PROPERTY ASSIGNMENT

#### INTELLECTUAL PROPERTY ASSIGNMENT AND LICENSE

THIS INTELLECTUAL PROPERTY ASSIGNMENT AND LICENSE (this "Assignment") dated as of the day of November 2002, is entered into by and between Curtiss-Wright Flow Control Corporation, a New York corporation, Curtiss-Wright Flow Control (U.K.), Ltd., a corporation organized under the laws of England (collectively, the "Buyers" or "Assignees"), Tapco International, Inc., a Delaware corporation and Triten International Ltd., a corporation organized under the laws of England ("Sellers"), and Triten Corporation, a Texas corporation and the sole shareholder of each of the Sellers ("Triten"). Triten and Sellers shall be collectively referred to herein as "Assignors."

#### RECITALS

WHEREAS the Assignors named herein are the owners of the Intellectual Property Assets described herein;

WHEREAS, the Buyers and Sellers entered into the Asset Purchase Agreement dated of even date herewith ("APA") transferring to Buyers certain business assets owned by the Sellers as is further set forth in the APA; and

WHEREAS the Assignees are desirous of acquiring all right, title and interest in and to said Intellectual Property Assets as the successors to the Business of Sellers,

NOW THEREFORE the Parties execute this Assignment effective upon the Effective Date provided herein:

#### 1. Effective Date

The "Effective Date" of this Assignment, by specific agreement of the Parties, and notwithstanding the latest date of execution shown herein, is December 1, 2002.

#### 2. Definitions

All capitalized terms not otherwise defined herein shall have the meanings assigned to such terms in the APA.

"Confidential Information" means the business, technical or other information, whether or not said information has been or is the subject of applications for or registrations of patent rights, trade secret rights, copyright rights, trademark rights or other intellectual property rights, including Trade Secrets, and improvements thereto, and further including any information relating to this Assignment, or the discussions or negotiations relating thereto, or the Intellectual Property Assets, to the extent such information (i) derives independent economic value, actual or potential, from not being generally known to, and not being readily ascertainable by proper means by, other persons who can obtain economic value from their disclosure or use; and (ii) is the subject of efforts that are reasonable under the circumstances to maintain secrecy.

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"Copyrights" means the (a) original works of authorship fixed in a tangible medium of expression, whether or not said works are yet described in copyright applications or issued copyright registrations, including the right to apply for copyright registrations in the U.S. and foreign countries and/or to claim any priority rights for such applications pursuant to U.S. laws, international conventions, international treaties, foreign laws, or otherwise; (b) copyright applications filed in the Territory or filed pursuant to international treaties designating the Territory, including any divisions, continuations or continuations-in-part of said copyright applications; and (c) copyright registrations granted in the Territory, including any reissuances, renewals or extensions of said copyright registrations.

"Intellectual Property Assets" means the Patents, Copyrights, Trademarks (specifically including the trade name "Tapco" but excluding the globe design), and Trade Secrets related to the Business (as further set forth in the Asset Purchase Agreement) in the Territory, the Parties specifically agreeing that the term Intellectual Property Assets also includes, but is not limited to, the properties enumerated in the following exhibits:

- Exhibit A patent applications and issued/registered patents (also known as Letters Patent);
- Exhibit B trademark applications and registered trademarks; and
- Exhibit C unregistered trademarks and trade/business names.

"Party" means either Assignors or Assignees as the context herein shall indicate.

"Parties" means both Assignors and Assignees.

"Patents" means the (a) inventions conceived or partially or wholly reduced to practice, whether or not said inventions are yet described in patent applications or issued patents, including the right to apply for Letters Patent in the U.S. and foreign countries and/or to claim any priority rights for such applications pursuant to U.S. laws, international conventions, international treaties, foreign laws, or otherwise; (b) patent applications filed in the Territory or filed pursuant to international treaties designating the Territory, including any divisions, continuations or continuations-in-part of said patent applications; (c) Letters Patent granted in the Territory, including any reissuances or extensions of said Letters Patent; and (d) all patent license agreements.

"Territory(ies)" refers to any and all countries, states and territories anywhere in the world.

"Trademarks" means the (a) trademarks, service marks, trade names, and other designations of origin or goodwill, whether or not said marks, names, or designations are yet described in applications or issued registrations, including the right to apply for registrations in the U.S. and foreign countries and/or to claim any priority rights for such applications pursuant to U.S. laws, international conventions, international treaties, foreign laws, or otherwise; (b) trademark, service mark or trade name applications in the Territory, or applications for registration of other designations of origin in the Territory, including any divisions, continuations

or continuations-in-part of said applications; and (c) trademark, service mark or trade name registrations in the Territory, or registrations of other designations of origin in the Territory, including any reissuances or extensions of said registrations.

"Trade Secrets" means business, technical or other information, whether or not said information has been or is the subject of applications for or registrations of patent rights, trade secret rights, copyright rights, trademark rights or other intellectual property rights, including formulas, patterns, compilations, programs, device information, methods, techniques, processes, development agreements, license agreements in intellectual properties other than Patents, accounting/financial information, economic information, competitive/strategic information, and improvements thereto, that (i) derive independent economic value, actual or potential, from not being generally known to, and not being readily ascertainable by proper means by, other persons who can obtain economic value from their disclosure or use; and (ii) are the subject of efforts that are reasonable under the circumstances to maintain secrecy.

#### 3. Assignment

For good and valuable consideration, the receipt of which is acknowledged, Assignors have agreed to assign and transfer, and hereby do assign and transfer, as of the Effective Date, unto Assignees, their successors and assigns, the entire right, title and interest in and to the Intellectual Property Assets, including any right, title or interest which has been, is or may be granted upon any of the foregoing, to be held and enjoyed as fully and exclusively as it would have been by Assignors had this Assignment not been made.

#### 4. Implied License and Limited License for Globe Design

Assignors grant to Assignees a non-exclusive, royalty-free worldwide license to use any of the Patents, Trade Secrets, Copyrights, Trademarks or other intellectual property rights of Assignors that may be embodied in, or necessary to the use of, the Intellectual Property Assets, provided, however, that this license is limited to the use of only those rights reasonably necessary to fully exploit the rights granted in this Assignment.

Assignors grant to Assignees a limited license for a period of one year use of the globe design, as such design is present in pre-printed brochures and electronic software being transferred to Assignees as part of the Purchased Assets of the Business. After the termination of this twelve (12) month period, Assignees shall not use the globe design in any way.

#### 5. Supplies and Signage.

As soon as practicable after the Closing, Assignees shall cause the Business to discontinue use of any stationery, purchase order forms, packaging or other similar paper goods or supplies, or advertising and promotional materials, product, training and service literature and materials, or computer programs or like materials (collectively, the "Supplies") or signs, that state or otherwise indicate thereon that the Business is a subsidiary or unit of Assignors, or contain any trademarks, service marks, trade names or corporate or business names, in whole or in part not specifically assigned herein; provided, however, that Assignees (a) may use any Supplies included in the Purchased Assets that are labeled with such trademarks, service marks,

trade names or corporate or business names for a reasonable period after the Closing (which in no event shall be later than 180 days following the Closing Date), (b) shall have up to nine months following the Closing to replace any signs that bear such trademarks, service marks, trade names or corporate or business names and (c) Assignees shall be entitled to ship any Inventory that is labeled with such trademarks, service marks, trade names or corporate or business names for a reasonable period after the Closing (which in no event shall be later than 180 days following the Closing Date). Assignees shall not reorder or produce any Supplies which state or otherwise indicate thereon that the Business is a subsidiary or unit of Assignors or contain any such trademarks, service marks, trade names or corporate or business names.

#### 6. Perfection

Assignors agree, for themselves, their directors, officers, employees, and subcontractors, and for their successors and assigns, to execute and deliver without further consideration any further applications, declarations, affidavits, assignments and other documents, and to perform such other acts as they lawfully may, that may be deemed necessary, desirable or convenient by Assignees, their successors or assigns, to fully secure their interest in or to the Intellectual Property Assets or to obtain or maintain the Intellectual Property Assets in force in any and all countries, including doing all things necessary to obtain the approval of third parties necessary to effectuate the assignment of any license agreements (including patent license agreements) and development agreements, *provided*, *however*, that the Parties agree that the reasonable expenses of Assignors, if any, incurred in fulfilling this duty will be borne by Assignees.

#### 7. Recordation

Assignors hereby authorize all U.S. and foreign governmental offices in which documents evidencing rights in the Intellectual Property Assets may reside to record this Assignment, any copy of this Assignment, and/or any information relating thereto, upon the request of the Assignees, so as to evidence this transfer of rights from Assignors to Assignees.

Assignors hereby authorize Assignees to make application for, and to receive registration for, intellectual property rights in the Intellectual Property Assets, including rights under U.S. and foreign laws relating to Patents, Copyrights, Trademarks, and Trade Secrets in their own names, or in Assignors' or another's name for the benefit of Assignees, at their election.

Assignors hereby authorize and request all U.S. and foreign governmental offices which may issue Letters Patent, trademark registrations, copyright registrations, or registrations of rights in trade secrets in the Intellectual Property Assets, wherever possible, to grant said Letters Patent and registrations directly to Assignees as the assignees of the entire right, title and interest therein.

#### 8. Representations

Assignors represent and warrant that they have the full authority to enter into this Assignment and that the rights granted in the Intellectual Property Assets are free and clear of any encumbrances.

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Assignors represent and warrant that they will have no remaining Intellectual Property Assets relating to the Business after the Closing Date.

#### 9. Confidentiality

Any Confidential Information received by a party shall be retained in confidence and shall be used, disclosed, and copied solely for purposes of this Assignment.

The receiving party shall use the same degree of care to protect the Confidential Information it has received as it uses to protect its own confidential information, but no less than reasonable care, to prevent the unauthorized use, disclosure, or publication of the Confidential Information.

No party shall be bound by obligations restricting disclosure and use with respect to Confidential Information which (a) was known by the receiving party prior to disclosure; (b) was or becomes lawfully in the public domain prior to disclosure; (c) was disclosed to the receiving party by a third party provided such third party, or any other party from whom such third party receives such information, is not in breach of any confidentiality obligation; (d) is independently developed by the receiving party; or (e) is disclosed when such disclosure is compelled pursuant to legal proceedings, subject to the receiving party using reasonable efforts to provide prior notice to the disclosing party to allow it to seek protective or other court orders.

#### 10. Miscellaneous

No party shall use the name of the other party in any advertising, public relations, or media release without the prior written consent of the other party.

Assignors shall have the right to delegate any duty or assign any right hereunder upon the prior written consent of Assignees; Assignees shall have the right to delegate any duty or assign any right granted hereunder upon the prior written consent of Assignors.

Except for the rights expressly granted pursuant to this Assignment, Assignors retain all of their Patent, Trade Secret, Copyright, Trademark and other intellectual property rights. Assignees shall enjoy the free and unrestrained right to use, enjoy and dispose of the Intellectual Property Assets without the consent of the Assignors and no part of this Assignment shall be construed so as to obligate Assignees to maintain the rights in the Intellectual Property Assets in force or to enforce such rights against third parties.

This Assignment constitutes the entire agreement between the parties and supersedes all other agreements between the parties concerning the subject matter herein except as provided in the APA.

This Assignment shall be governed by and construed in accordance with the laws of the State of Texas and the federal laws of the United States of America (U.S.A.). The exclusive venue for any disputes arising under or in respect of this Assignment shall be Houston, Texas, U.S.A.

#### 11. Authority

Assignors represent that the representative executing this Assignment, as evidenced in the Execution section herein, has the express authority to execute this Assignment.

Assignees represent that the representative executing this Assignment, as evidenced in the Execution section herein, has the express authority to execute this Assignment.

#### 12. Counterparts.

This Assignment may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same document.

#### Execution

IN WITNESS WHEREOF, Assignors and Assignees, acting through the designated representatives whose names and titles appear hereinbelow, have executed this Assignment upon the dates shown therewith:

### ASSIGNORS TAPCO INTERNATIONAL, INC.

Signature / execution: Printed name: Title: Date:	Donald O. Bainter Executive VP & CFO November <u>2/</u> , 2002
STATE OF TEXAS COUNTY OF HARRIS	
Before me personally appeared said foregoing INTELLECTUAL PROPERTY PROPERTY Property Public, State of Texas My Commission Expires 12/28/03	A.O. Buntu and acknowledged execution of the PERTY ASSIGNMENT AND LICENSE this 2/ day of Shaw Morse "/21/02 (Notary Public) (Date)
TRITEN CORPORATION	
Signature / execution: Printed name: Title: Date:	Donald O. Bainter Executive VP & CFO November 21, 2002
STATE OF TEXAS COUNTY OF HARRIS	
Before me personally appeared said foregoing INTELLECTUAL PROF November, 2002.	PERTY ASSIGNMENT AND LICENSE this 21 day of
SHARON MORSE is utery Public, State of Texas My Controlssion Expires 12/28/03	Sharm Mase "/21/02 (Notary Public) (Date)

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#### TRITEN INTERNATIONAL, LTD.

Signature / execution: Printed name: Title: Date:	Donald O. Bainter Executive VP & CFO November 21, 2002
STATE OF TEXAS COUNTY OF HARRIS  Before me personally appeared said foregoing INTELLECTUAL PROPONOVEMBER, 2002.  SHARON MORSE Notary Public, State of Texas Notary Public, State of Texas Notary Public State of Texas	D. D. Bantuand acknowledged execution of the PERTY ASSIGNMENT AND LICENSE this 21 day of Shaan More 11/21/02 (Notary Public) (Date)
ASSIGNEES CURTISS-WRIGHT FLOW CON	TROL CORPORATION
Signature / execution: Printed name: Title: Date:	November, 2002
STATE OF TEXAS COUNTY OF HARRIS	
Before me personally appeared said foregoing INTELLECTUAL PROPENOVEMBER, 2002.	and acknowledged execution of the PERTY ASSIGNMENT AND LICENSE this day of
	(Notary Public) (Date)

#### TAPCO INTERNATIONAL, LTD.

Signature / execution: Printed name:		
Title:		***************************************
Date:	November, 2002	
STATE OF TEXAS COUNTY OF HARRIS		
Before me personally appeared said foregoing INTELLECTUAL PROPONS November, 2002.	PERTY ASSIGNMENT A	ad acknowledged execution of the AND LICENSE this day of
	(Notary Public)	(Date)
ASSIGNEES CURTISS-WRIGHT FLOW CON Signature / execution: Printed name: Title: Date:	TROL CORPORATION  J. NAPOLEON  PRESIDENT  November 1, 2002	
STATE OF TEXAS Now Jav. COUNTY OF HARRIS 3 4 (4)	<	
Before me personally appeared said foregoing INTELLECTUAL PROPONIES.	A <u>J. NAPOLEON</u> and PERTY ASSIGNMENT A	d acknowledged execution of the AND LICENSE this 25 day of
	Kaken E. M. (Notary Public)	<u>ack_11/25/02</u> (Date)
	KAREN E. N Notary Public, State No. 48676 Qualified in Suff Commission Expires Ja	of New York 521

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Signature / execution:
Printed name:
Title:

CURTISS-WRIGHT FLOW CONTROL (N.K.), LTD.

Signature / execution:

I NAPOLEON

RESIDENT

STATE OF TEXAS Now ANY COUNTY OF HARRIS SU FRIK

Date:

Before me personally appeared said <u>J. NAPOLEON</u> and acknowledged execution of the foregoing INTELLECTUAL PROPERTY ASSIGNMENT AND LICENSE this <u>35</u> day of November, 2002.

Raten E. Mark 11/25/02 (Notary Public) (Date)

KAREN E. MACK
Notary Public, State of New York
No. 4867621
Qualified in Suffolk County
Commission of the County
2003

#### **Intellectual Property Assignment and License**

Exhibit A – patent applications and issued/registered patents identified on Schedule .2.2.1(f) of the APA.

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#### Intellectual Property Assignment and License

 $\underline{\textbf{Exhibit B}}$  – trademark applications and registered trademarks identified on Schedule .2.2.1(f) of the APA.

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#### **Intellectual Property Assignment and License**

Exhibit C – unregistered trademarks and trade/business names identified on Schedule .2.2.1(f) of the APA.

#### INTELLECTUAL PROPERTY

## TRADEMARKS

Reference			Registration	Classification			
Number	Mark/Design	Country	Number	Code	Issuance Date	Expiration Date	Ownership
TRIE 034A	"TAPCO" for Valves	United States	977,624	US 013 International 006	January 29, 1994	January 29, 2004	Triten Corporation <sup>1</sup>
TRIE 034F	"TAPCO" for Maintenance and/or Repair of Valves	United States	2,501,579	International 037	October 30, 2001	October 30, 2011	Triten Corporation
TRIE 034G	"TAPCO" for Repair and Reconditioning Services	United States	2,473,300	US 100, 103 and 106 International 037	July 31, 2001	July 31, 2011	Triten Corporation
TRIE 037 <sup>2</sup>	"ТАРСО"	India	Application No 928682	India 7	Filed May 31, 2000	10 years after issuance <sup>3</sup>	Triten Corporation

On March 30, 2000, Tapeo International, Inc. assigned worldwide right, title and interest of the "TAPCO" trademark and its registration to Triton Corporation.

TRADEMARK

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<sup>&</sup>lt;sup>2</sup> Application filed with Indian government includes "Trimay" and "Armalloy" filed under application numbers 928683 and 928684, respectively, dated May 31, 2000.

<sup>&</sup>lt;sup>3</sup> Local counsel advises that the estimated time for issuance may take as long as four years from the filing date.

# TRADEMARKS, cont'd

Reference Number	Mark/Design	Country	Registration Number	Classification Code	Issuance Date	Expiration Date
TRIE 012	"TAPCO"	United Kingdom	2,152,901	6, 7, 9, 37	December 5, 1997	
	"ТАРСО"	Community Trade Mark Registration	00498998	6, 7, 37, 42	June 7, 1999	
TAP, 001-CA	"TAPCO" and Globe Design	Canada	203,421	September 11, 1997	November 22, 1974	
TAP, 002-CA	"Tapco International" (stylized)	Canada	203,360	September 11, 1997	November 22, 1974	1
TAP, 001-AU		Australia	764733	6, 7, 37, 40 and 42	January 16, 1998	1

<sup>&</sup>lt;sup>4</sup> On December 31, 2000, Triten Corporation entered into a License Agreement with Triten International Ltd. (United Kingdom) granting Triten International Ltd. a limited license of the "TAPCO" name for production of goods manufactured in the United Kingdom. The License Agreement expires upon non-compliance by Triten International Ltd. with the terms of the License Agreement or if Triten International Ltd. is no longer owned by Triten Corporation. Triten Corporation waives the aforementioned expiration clauses of the License Agreement and agrees to transfer all of its right, title and interest in the "TAPCO" name to Curtiss-Wright.

TRADEMARK

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				TRIE 008 Plug Valve			TEME 004 Valve	Reference Number Title
	United Kingdom	Germany	Japan	United States	Japan	Europe	United States	Country/Region
1280336	2208091	3808176	2620869	4,813,817	Application Number 62-036418	Application Number 87301813.9	4,693,452	Patent n Number
January 19, 1991	November 24, 1990	November 3, 1988		March 21, 1987	Application filed March 11, 1987 but later abandoned	Application filed March 2, 1987 but later abandoned	September 15, 1987	Issuance Date
February 19, 2008	February 18, 2008	March 11, 2008	November 28, 2007		N/A	N/A		Expiration Date
			The Contract of the Contract o	Marius Robert Junier Guy L. McClung III			Frank Jandrasi	inventor
				Triten Corporation <sup>2</sup>			Triten Corporation	Ownership

Assignment dated May 8, 1986 from Frank Jandrasi assigning all right, title and interest in "Valve" to Triten Corporation and filed with the United States Patent and Trademark Office on May 14, 1987.

<sup>&</sup>lt;sup>2</sup> Assignment dated March 6, 1987 by Marius Robert Junier and March 11, 1987 by Guy L. McClung III assigning all right, title and interest in "Plug Valve" to Triten Corporation and filed with the United States Patent and Trademark Office on March 13, 1987.

		17.00	TRIE OIT				Week of the second	TRIE 010	Number
			Stuffing Box for Valve Stems alk/a Pressure Vessel					Plug Valve with Internal Stuffing Box	Title
Italy	Spain	Great Britain	United States	Germany	Japan	United Kingdom	Canada	United States	Country/Region
046810 A/90	8904132	2,233,405	4,899,899	3828086.8	2721894	2208911	1,313,521	4,827,967	Patent Number
February 1, 1990	December 4, 1989	November 24, 1989	February 13, 1990			January 17, 1991	January 9, 1993	May 9, 1989	Issuance Date
February I, 2010	December 4, 2009	November 24, 2009							Expiration Date
			Marius Robert Junier					Marius Robert Junier	Inventor
			Triten Corporation 4					Triten Corporation <sup>3</sup>	Ownership

Assignment dated August 17, 1987 from Marius Robert Junier assigning all right, title and interest in "Plug Valve with Internal Stuffing Box" to Triten Corporation and filed with United States Patent and Trademark Office on

<sup>&</sup>lt;sup>4</sup> Assignment dated July 17, 1989 from Marius Robert Junier assigning all right, title and interest in "Stuffing Box for Valve Stems" to Triton Corporation and filed with the United States Patent and Trademark Office on July 21, 1989.

TRIE 019 Water Cooled Gate Valve United States  TRIE 019 Diverter Valve United States  European 7  Italy	Water Cooled Gate Yalve  Diverter Yalve	Water Cooled Gate Valve  Diverter Valve	Water Cooled Gate Valve	The state of the s	Canada	Japan	Germany	France	Number Title Country/Region
	0460794	0460794	5,029,608	5,062,445	2003760	2839609	4001731.1	9,000,478	Patent Number
1001	August 16, 1995	January 4, 1991	July 9, 1991	November 5, 1991	September 13, 1994	August 16, 1998	January 22, 1990	February 17, 1990	Issuance Date
	August 16, 2005	January 4, 2011		Lapsed January 15, 1995	November 23, 2009	January 4, 2010	January 22, 2010	February 17, 2010	Expiration Date
			Marius Robert Junier	Marius Robert Junier					Inventor
79-			Triten Corporation <sup>6</sup>	Triten Corporation <sup>5</sup>					Ownership

Assignment dated July 17, 1990 from Marius Robert Junier assigning all right, title and interest in "Water Cooled Gate Valve" to Triten Corporation and filed with the United States Patent and Trademark Office on August 24, 1990.

<sup>&</sup>lt;sup>6</sup> Assignment dated June 8, 1990 from Marius Robert Junier assigning all right, title and interest in "Diverter Valve" to Triten Corporation and filed with the United States Patent and Trademark Office on July 7, 1990.

Designated countries are as follows: Australia, Belgium, Switzerland, Liechtenstein, Germany, Denmark, Spain, France, Great Britain, Greece, Italy, Luxembourg, The Netherlands and Sweden.

IRIE 027 Butterfly Valve TP,061-CA Control Valve for Flow of Solids					W-2027 Ceramic Slide Valve			Reference Number Title
Children	Canada	United States	Japan	Germany	United States	Japan	PCT 8	Country/Region
1000/5/	1186672	5,269,493	JP 7035245	DE 4403517	5,301,712	2856948		Patent Number
July 21, 1987	May 7, 1988	December 14, 1993			April 12, 1994	November 27, 1998	Application filed November 27, 1991	Issuance Date
July 21, 2004	May 17, 2005		Abandoned	Abandoned	Lapsed 2001	July 3, 2011		Expiration Date
Frank J. Jandrasi G. Davv	Frank J. Jandrasi F. Rangle	Marius Robert Junier			Lee E. Treichel Gary J. Baumgartner			Inventor
		Triten Corporation 10			Tapco International 9			Ownership

Designated countries are as follows: Canada, Japan, Republic of Korea, Soviet Union and United States.

<sup>&</sup>lt;sup>9</sup> Assignment dated July 19, 1993 from Lee E. Treichel and July 14, 1993 from Gary I. Baumgartner assigning all right, title and interest in "Ceramic Slide Valve" to Tapco International and filed with the United States Patent and Trademark Office on August 12, 1993.

Assignment dated January 22, 1993 from Marius Robert Junier assigning all right, title and interest in "Butterfly Valve" to Triten Corporation and file with the United States Patent and Trademark Office on January 27, 1993.

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Number	Title	Country/Region	Number	Issuance Date	Expiration Date	Inventor	Ownership
W-2023 EPC	Slide Valve	United States	Application Number 081527511		Abandoned by failure to respond to Official Action due January 29, 1997	Howard A. Purvis	Tapco International, Inc. 11
		European	0559832	March 3, 1996	Abandoned		
		Japan	Application Number 4-503678	Application filed on March 11, 1987	Abandoncd		
		РСТ					
TP,066-CA	Valve Operator Control System	Canada	1215697	December 23, 1986	December 23, 2003	Walter J. Stinson L. Phillips	
W-2036 EPC	Plug Valve	United States	Re-issue Number 36,121	Re-issued March 2, 1999		Marius Robert Junier	Triten Corporation 12
		European 13	0713038				
		Japan	Application Number 7-296,696	Application filed October 3, 1996			
				Physical advantage on the physical physical and the physical and the physical physic			

Assignment dated May 5, 1993 from Howard A. Purvis assigning all right, title and interest in "Slide Valve" to Tapco International, Inc.

TRADEMARK

REEL: 003280 FRAME: 0257

<sup>&</sup>lt;sup>12</sup> Assignment dated November 3, 1994 from Marius Robert Junier assigning all right, title and interest in "Plug Valve" to Triten Corporation and filed with the United States Patent and Trademark Office on November 16, 1994.

<sup>13</sup> Designated countries are as follows: France, Germany, Great Britain, Italy and The Netherlands.

Number							
Tite	Slide Valve with Welded Internals						
Country/Region	United States		United States Original	Australia		Brazil	~~~
Number -	6,354,324 (Version I)	6050288 (Version 2)	Application Number 09/007,666	738906 (Version 1)	Application Number 39275/00 (Version 2)	Application Number P19906921-0 (Version 1)	Application Number P10013403-1 (Version 2)
Issuance Date	March 12, 2002	April 18, 2000	Application filed January 15, 1998	January 10, 2002	Application filed March 28, 2000	Application filed January 14, 1999	Application filed March 28, 2000
Expiration Date	July 12, 2020		Abandoned	January 14, 2019	Pending	Pending	Pending
Inventor	Marius Robert Junier						
Ownership	Tapco International, Inc. 14						

Assignment dated June 29, 2000 from Marius Robert Junier assigning all right, title and interest in "Slide Valve with Welded Internals" to Tapco International, Inc. and filed with the United States Patent and Trademark Office on July 12, 2000 regarding U.S. Patent Number 6,354,324.

Assignment regarding U.S. Application No. 09/007,666 dated January 13, 1998 filed with the United States Patent and Trademark Office on February 25, 1998 thereafter assignment from Triten Corporation to Tapeo International, Inc. dated July 28, 1998 and filed with the United States Patent and Trademark Office on August 21, 1998.

Assignment dated August 12, 1999 from Marius Robert Junier assigning all right, title and interest in "Slide Valve with Welded Internals" to Tapco International, Inc. and filed with the United States Patent and Trademark Office on August 17, 1999 regarding U.S. Patent Number 6050288.

								Number
								Tide
	International		Japan		European		Canada	Country/Region
Application Number US00/08206 (Version 2)	Application Number US99/00825 (Version 1)	Application Number 2001-517079 (Version 2)	Application Number 540386 (Version I)	Application Number 00918473.0 (Version 2)	Application Number 99902258.5 (Version 1)	Application Number 2,317,647 (Version 2)	Application Number 2,317,647 (Version 1)	Patent Number
Application filed March 28, 2000	Application filed January 14, 1999	Application filed March 28, 2000	Application filed January 14, 1999	Application filed March 28, 2000	Application filed January 14, 1999	Application filed March 28, 2000	Application filed January 14, 1999	Issuance Date
Completed	Completed	Pending	Pending	Pending	Pending	Pending	Pending	Expiration Date
								Inventor
								Ownership

Number Number	W-2052						
Tite	Iron Ore Slide Valve with Internal Support Clamp						
Country/Region	United States	Australia	Brazil	Canada	European 16	Japan	International
Patent Number	6,109,590	Application Number 26691/99	Application Number PI9908984-0	Application Number 2,319,488	Application Number 99906883.6	Application Number 531682	Application Number US99/02876
Issuance Date	August 29, 2000	Application filed February 10, 1999	February 10, 1999				
Expiration Date		Pending	Pending	Pending	Pending	Pending	Completed
Layentor	Andre F. Koener						
Ownership	Tapco International, Inc. 15						

Assignment dated February 6, 1998 from Andre F. Koerner assigning all right, title and interest in "Iron Ore Slide Valve with Internal Support Clamp" to Tapco International, Inc. and filed with the United States Patent and Trademark Office on February 12, 1998.

Designated countries are as follows: France, Great Britain, Italy and The Netherlands.

PATENTS

				W-2057		W-2053	Reference Number
				Improved Assembly of Orifice Chambers Progressively Reducing Operating Pressure for Large Gas Flows		Butterfly Valve with Offset Stom	Title
International	Japan	European 18	Canada	United States	International	United States	Country/Region
Application Number US00/40481	Application Number 2001-512192	Application Number 00963773.7	Application Number 2,380,274	6,170,528	Application Number US99/04368	5,979,870	Patent : Number
Application filed July 26, 2000	Application filed July 26, 1999	Application filed July 26, 2000	Application filed July 27, 2000	January 9, 2001	Application filed February 26, 1999	November 9, 1999	Issuance Date
Completed	Pending	Pending	Pending	July 26, 2019	Not completed		Expiration Date
				Marius Robert Junier		Marius Robert Junier	Inventor
				Tapco International		Tapco International 17	Ownership

<sup>&</sup>lt;sup>17</sup> Assignment dated February 20, 1998 from Marius Robert Junier assigning all right, title and interest in "Butterfly Valve with Offset Stem" to Tapco International, Inc. and filed with the United States Patent and Trademark Office on June 12, 1998.

Designated countries are as follows: Germany, France, United Kingdom and The Netherlands.

**RECORDED: 03/31/2006** 

### PATENTS

		W-2069 Improved Slide Valve with Wedging System	Number Title
. I	International	United States	Country/Region
	Application Number 02/01791	Application Number 09/767,548	Number
	Application filed January 23, 2002	Application filed January 23, 2001	Issuance Date
<sup>19</sup> Assignment dated January 18, 2001 from Andre F. Koerner assigning all right, title and interest in "Improved Slide Valve with Wedging System" to Tapco International, Inc. and filed with the United States Patent and Trademark Office on Immunity 22, 2001	Pending	Pending	Expiration Date
		Andre F. Koerner	Inventor
		Tapco International, Inc. 19	Ownership