

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
Peter A Kulish		02/05/2008	INDIVIDUAL:
RECEIVING PARTY DATA			
Name:	Magnetizer Industrial Technologies, Inc.		
Street Address:	6191 Kellers Church Road		
City:	Pipersville		
State/Country:	PENNSYLVANIA		
Postal Code:	18947		
Entity Type:	CORPORATION:		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	1454913	MAGNETIZER	
CORRESPONDENCE DATA			
Fax Number:	(215)563-4044		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Phone:	2155634100		
Email:	seland@ddhs.com		
Correspondent Name:	Stephen H. Eland		
Address Line 1:	1601 Market Street		
Address Line 2:	Suite 2400		
Address Line 4:	Philadelphia, PENNSYLVANIA 19103-2307		
ATTORNEY DOCKET NUMBER:	SHE/0206-T00830US0		
NAME OF SUBMITTER:	Stephen H. Eland		
Signature:	/she/		
Date:	02/28/2008		

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Total Attachments: 4

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INTELLECTUAL PROPERTY ASSIGNMENT CONFIRMATION

THIS AGREEMENT, effective as of 2-5-08, by and between Peter Kulish, an individual having a residence in Pennsylvania, (hereinafter SELLER), and Magnetizer Industrial Technologies Inc. a corporation having an office at 6191 Kellers Church Road, Pipersville, Pennsylvania 18947 (hereinafter BUYER).

WHEREAS, SELLER previously assigned intellectual property to BUYER.

WHEREAS, BUYER previously paid SELLER a previously agreed sum.

WHEREAS, BUYER and SELLER have agreed to a royalty for sales of patented products, and desire to continue under the previously agreed terms.

WHEREAS, the PARTIES desire to confirm the previous sale of intellectual property.

NOW, THEREFORE, in consideration of the following terms and covenants, the parties intending to be legally bound agree as follows:

1. DEFINITIONS

The terms set forth below shall have the following meanings when used in this Agreement:

1.1. "TRADEMARKS" shall mean the mark "MAGNETIZER" and the U.S. and foreign registered trademarks and registrations therefor listed on Appendix A-1, and all goodwill associated therewith.

1.2 "PATENTS" shall mean the U.S. and foreign patents and patent applications listed on Appendix A-2, including any and continuations, divisionals, continuations-in-part, reissues and re-examinations thereof, and in and to any and all Letters Patent that may issue therefor in the United States and in any and all foreign countries (including related rights such as utility model registrations, inventors' certificates and the like). In addition, ASSIGNOR has sold, assigned and set over and hereby does sell, assign and set over, unto ASSIGNEE, its successors and assigns, the right to claim priority in any and all foreign applications, including applications filed under the Patent Cooperation Treaty, to the above-referenced application and any and all provisional, continuation, divisional, and continuation-in-part applications for the invention.

2. ASSIGNMENT

2.1. SELLER hereby confirms that he has assigned and transferred to BUYER, and BUYER hereby accepts and assumes from SELLER the exclusive, entire right, title, and interest of SELLER in and to the PATENTS and TRADEMARKS, including the right to sue for past infringement of any of the PATENTS or TRADEMARKS by a third party.

2.2. BUYER shall be responsible, at its own expense, for the preparation, legalization, and recording of any documents and the obtaining of any third-party or governmental approvals or consents which may be necessary to effect and record the assignment or transfer of any of the PATENTS or TRADEMARKS to BUYER.

IN WITNESS WHEREOF, SELLER and BUYER have caused this Intellectual Property Agreement Confirmation to be duly executed as of the day and year first above written.

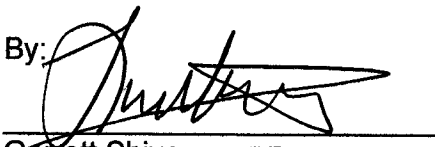
By:



Peter Kulish, SELLER

Date 02/05/08

By:



Garrett Shivo

Date 2-5-08

On behalf of Magnetizer Industrial Technologies Inc., BUYER

TRADEMARK

APPENDIX A-1
TRADEMARKS

<u>MARK</u>	<u>COUNTRY</u>	<u>REF#</u>	<u>FILING DATE</u>	<u>APPLIC#</u>	<u>REGIS DATE</u>	<u>REGIS #</u>
MAGNETIZER	CANADA	T00830CA0	3/2/1988	602,056	10/27/1989	360,912
MAGNETIZER	MEXICO	T00830MX0	8/24/1989	69,942	10/10/1990	384,925
MAGNETIZER	UNITED STATES	T00830US0	1/30/1984	511,426	9/1/1987	1,454,913

APPENDIX A-2
PATENTS

Title: Electromagnetic Device for the Magnetic Treatment of Fuel

Country	Reference#	Filing Date	Serial #	Issue Date	Patent #
US	P00537US1	10/17/1996	08/732,184	11/3/1998	5,829,420
WIPO	P00537WO0	10/17/1996	PCT/US96/16522		

Title: Method and Apparatus for Enhancing Heat Pump and Refrigeration Equipment Performance

Country	Reference#	Filing Date	Serial #	Issue Date	Patent #
WIPO	P03325WO0	11/14/2003	PCT/US03/36643		
US	P03325US1	12/16/2004	10/518,438		

Title: Method and Apparatus for Using Magnetic Fields for Enhancing Heat Pump and Refrigeration Equipment Performance

Country	Reference#	Filing Date	Serial #	Issue Date	Patent #
US	P02958US1	10/4/2002	10/264,992	12/16/2003	6,662,569
UAE	P02958UE0	3/27/2003	368/2004		
Australia	P02958AU0	3/27/2003	2003222090		
Brazil	P02958BR0	3/27/2003	PI 0308727-1		
Canada	P02958CA0	3/27/2003	2,481,235		
China	P02958CN0	3/27/2003	03812425.4		
EPO	P02958EP0	3/27/2003	03718074.2		
Hong Kong	P02958HK0	3/27/2003	06102025.9		
Japan	P02958JP0	3/27/2003	2003-580786		
Mexico	P02958MX0	3/27/2003	04/09358		
WIPO	P02958WO0	3/27/2003	PCT/US03/09394		