

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																									
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CORRESPONDENCE DATA																									
Fax Number: (303)473-2720 <i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>																									

OP \$190.00 2730192

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Address Line 4: Denver, COLORADO 80201

ATTORNEY DOCKET NUMBER:	41672.0001
NAME OF SUBMITTER:	Scott S. Havlick
Signature:	/Scott Havlick/
Date:	08/31/2009

Total Attachments: 6
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NAME, TRADEMARK AND DOMAIN NAME ASSIGNMENT

This Name, Trademark and Domain Name Assignment ("Agreement") is made and entered into effective as of September 30, 2006, by and among Energetic Systems Inc., LLC, a Nevada limited liability company, SEC Investment Corp. LLC, a Nevada limited liability company, DetaCorp Inc., LLC, a Nevada limited liability company (collectively, the "Assignors") and Hallowell Manufacturing LLC, a Delaware limited liability company (the "Assignee").

RECITALS

A. Assignors and Assignee are parties to that certain Asset Purchase Agreement dated as of September 30, 2006 (the "Acquisition Agreement") pursuant to which, each of the Assignors agreed to transfer and assign to Assignee all worldwide rights, title and interest of Assignors and each of their respective predecessors in interest in and to any and all (i) Assignors' names, all assumed fictional business names, trade names, registered and unregistered trademarks, service marks, and applications, logos and brand names, and any derivatives of the foregoing, as described on Exhibit A, attached hereto and incorporated herein by reference (the "Transferred Marks"), and (ii) internet websites and internet domain names described on Exhibit B, attached hereto and incorporated herein by reference ("Domain Names"), together with all common law rights associated therewith and all registrations and recordings thereof, and any applications in connection therewith, including, without limitation, registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country or any political subdivision thereof, and the goodwill of the business associated with and symbolized by the Transferred Marks and Domain Names, as further described herein.

B. Assignee is a successor to that portion of the business and assets of Assignors to which the Transferred Marks and Domain Names pertain, and such business is ongoing and existing.

C. This Agreement is executed and delivered in connection with, and is subject to all of the terms, provisions and conditions of, the Acquisition Agreement.

AGREEMENT

NOW, THEREFORE, in consideration of the foregoing recitals, which are hereby incorporated by reference into this Assignment and for and in consideration of the sum of Ten Dollars and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

1. Assignment. Each of the Assignors have transferred, assigned and set over and do hereby transfer, assign and set over unto the Assignee, its successors and assigns, all of the Assignors' and any predecessors in interest right, title and interest in, to and under the Transferred Marks and Domain Names, together with: (i) all common law rights

associated therewith and all registrations and recordings thereof, and any applications in connection therewith, including, without limitation, registrations, recordings and applications in the United States Patent and Trademark Office or in any similar office or agency of the United States, any State thereof or any other country or any political subdivision thereof, and all rights of registration and renewal thereof worldwide and the goodwill of the business associated with and symbolized by the Transferred Marks and Domain Names, and all rights of registration and renewal therefor, in the United States, Canada and Mexico, together with the right to sue for past infringement and to recover and hold all damages, profits, attorneys' fees and costs and other compensation arising therefrom for its own use and benefit.

2. Transfer of Domain Name Ownership. Within five (5) business days of the Effective Date of this Agreement, Assignors shall: (i) transfer the Domain Names to Assignee by filing with the appropriate registrar(s) with whom the Domain Names are registered fully completed and executed domain name registration transfer agreement(s), in the form(s) provided by such registrar(s), designating Assignee or such Affiliate(s) designated by Assignee as the owner, technical and administrative contact of the Domain Name, and (ii) provide Assignee with evidence that it has filed such domain name registration transfer agreement(s) with the appropriate registrar(s).

3. Ongoing Cooperation. Each of the Assignors, at the request of Assignee or its counsel shall promptly cooperate in all ways and perform any acts that may be deemed necessary by Assignee to evidence and give full legal effect to the rights assigned under this Agreement, including the execution and delivery of any additional documentation or instruments reasonably necessary to effectuate the transfer of ownership of the Transferred Marks and Domain Names and all other rights assigned under this Agreement to Assignors; provided, however, that this Agreement shall be effective regardless of whether any such additional documents or instruments are executed or delivered. Each Assignor further hereby irrevocably appoints Assignee, and its duly authorized officers and agents, as Assignor's agent and attorney-in-fact, to assign all of such ownership interest and rights assigned hereunder to Assignee and to execute and file any instruments or documents and to do all other lawfully permitted acts to further the intent of this Agreement, with the same legal force and effect as if executed by the Assignors in the event that Assignor fails to execute and return such documents as required under Sections 2 and 3 hereof.

4. If any provision of this Agreement is determined to be invalid or unenforceable under any applicable statute or rule of law, it is to the minimum extent necessary to be deemed omitted, in whole or in part, and the balance hereof shall remain enforceable.

5. Notwithstanding any other provisions of this Agreement to the contrary, nothing contained herein shall in any way supersede, modify, replace, amend, change, rescind, waive, exceed, expand, enlarge or in any way affect the warranties, conditions,

representations or any of the indemnifications of Assignor or Assignee set forth in the Acquisition Agreement.

TO HAVE AND TO HOLD THE SAME, unto the Assignee, its successors and assigns, for the full duration of such name, service marks and trade marks and any renewals or extensions thereof.

The parties hereto have executed this instrument as of the day and year first set forth above.

Assignee
HALLOWELL MANUFACTURING LLC

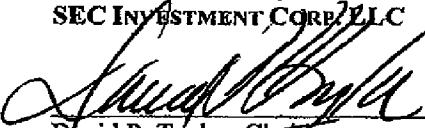
Donald O. Brinker, President

Assignors
ENERGETIC SYSTEMS, INC., LLC



David Taylor, Chairman *PRESIDENT*

SEC INVESTMENT CORP, LLC



David P. Taylor, Chairman

DETA CORP, INC. LLC



David R. Taylor, Chairman

**SIGNATURE PAGE FOR NAME, TRADEMARK AND
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Assignee

HALLOWELL MANUFACTURING LLC



Donald O. Brinker, President

Stuart Hutton, Treasurer & CFO

Assignors:

ENERGETIC SYSTEMS, INC., LLC

David Taylor, Chairman

SEC INVESTMENT CORP. LLC

David P. Taylor, Chairman

DETA CORP, INC. LLC

David P. Taylor, Chairman

EXHIBIT A
NAMES/TRADEMARKS/LOGOS

<u>Mark</u>	<u>Serial/Reg. No.</u>	<u>Place of Registration</u>	<u>Issue Date</u>
"Slurran"	940,559	United States	12/22/70
	936,412	United States	06/27/72
	344634	Australia	04/02/80
"Detagel"	1,081,629	United States	01/10/78
	344632	Australia	02/04/80
"TOPPrime"	2,078,089	United States	07/08/97
"Kinepak"	936410	United States	06/27/72
	199650	Canada	06/07/74
"Kinepouch"	1114751	United States	03/13/79
	437922	Canada	01/06/95
"Kinesik" <i>KINESTIK</i>	1077342	United States	11/15/77
"Perimex"	2730192	United States	6/24/03
"SLX"			
"T-600"			
"Slurran XLS"			
"Max"			
"Super Max"			
"Ampex"			
"Ampex Plus"			

Logo

