

## TRADEMARK ASSIGNMENT

Electronic Version v1.1  
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	Agreement		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
One World Technologies Limited		06/24/2005	CORPORATION: BERMUDA
RECEIVING PARTY DATA			
Name:	Eastway Fair Company Limited		
Street Address:	P.O. Box 146		
City:	Road Town, Tortola		
State/Country:	BRITISH VIRGIN ISLANDS		
Entity Type:	CORPORATION: BRITISH VIRGIN ISLANDS		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	1687562	ACCUCLEAR	
CORRESPONDENCE DATA			
Fax Number:	4142770656		
	<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>		
Phone:	414-271-6560		
Email:	mkeipdocket@michaelbest.com		
Correspondent Name:	Billie Jean Smith		
Address Line 1:	100 East Wisconsin Avenue, Suite 3300		
Address Line 4:	Milwaukee, WISCONSIN 53202		
ATTORNEY DOCKET NUMBER:	020872-9941 US00		
DOMESTIC REPRESENTATIVE			
Name:			
Address Line 1:			
Address Line 2:			
Address Line 3:			

OP \$40.00 1687562

Address Line 4:

NAME OF SUBMITTER:

Jaime L. Trembl

Signature:

/jaime l. trembl/

Date:

05/21/2012

Total Attachments: 8

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**AGREEMENT**

This Agreement is made on this 27<sup>th</sup> day of June 2005 between:

- (1) ONE WORLD TECHNOLOGIES LIMITED, a company incorporated and existing under the laws of Bermuda, of Cedar House, 41 Cedar Avenue, Hamilton HM12, Bermuda (the 'Assignor'); and
- (2) EASTWAY FAIR COMPANY LIMITED, a company incorporated and existing under the laws of the British Virgin Islands, or Trident Chambers, P.O. Box 146, Road Tow, Tortola, British Virgin Islands (the 'Assignee').

WHEREAS, on December 10, 2004, Assignor and Assignee entered into the attached 'Deed of Gift' (Exh. A), which is made part of this Agreement.

WHEREAS, the Deed of Gift assigns to Assignee certain trademarks, trademark applications (including any trademark registrations that issued or will issue from the identified trademark applications), patents and patent applications (including any patents that issued or will issue from the identified patent applications) (collectively the 'Intellectual Properties'), as set forth in the Schedule attached to the Deed of Gift.

WHEREAS, both parties to the Deed of Gift intended that Assignor's entire right, title, and interest in and to the Intellectual Properties be transferred without limitation to Assignee or its nominee(s) by the Deed of Gift as of December 10, 2004, including but not limited to:

The sole and exclusive right to sue and collect damages and all other forms of relief for infringement of the Intellectual Properties, for any and all acts of infringement thereof that occurred prior to December 10, 2004;

The entire right, title and interest Assignor may possess in and to said Intellectual Properties, including the full right to claim for any such application all benefits and priority rights under any applicable convention; together with the entire right, title and interest Assignor may possess in and to all continuations, divisions, renewals and extensions of any of the patent applications and patents; and the sole and exclusive right to sue for and collect damages for infringement of the above-identified patent rights for any and all acts of infringement of the above-identified patent rights that occurred prior to December 10, 2004; to have and to hold for the sole and exclusive use and benefit of the Assignee, its successors and assigns, to the full end of the term or terms for all such patents; and

The goodwill of the trademarks set forth in the Schedule attached to the Deed of Gift as used on or in connection with the business, goods, and services bearing the marks.

NOW THEREFORE, the parties hereby state and confirm that as of December 10, 2004, in consideration of the sum of One Dollar (\$1.00), and other valuable and legally sufficient consideration, the receipt of which is hereby acknowledged by Assignor, Assignor's entire right, title, and interest in and to the Intellectual Properties were intended to be and were, in fact and law, sold, assigned, and transferred without limitation to Assignee or its nominee(s), and in consideration of the sum of One Dollar (\$1.00), and other valuable and legally sufficient consideration, the receipt of which is hereby acknowledged by Assignor, to the extent not already done so by the Deed of Gift, the Assignor sells, assigns and transfers to the Assignee, *nunc pro tunc*, effective as of December 10, 2004:

The sole and exclusive right to sue and collect damages and all other forms of relief for infringement of the Intellectual Properties, for any and all acts of infringement thereof that occurred prior to December 10, 2004;

The entire right, title and interest Assignor may possess in and to said Intellectual Properties, including the full right to claim for any such application all benefits and priority rights under any applicable convention; together with the entire right, title and interest Assignor may possess in and to all continuations, divisions, renewals and extensions of any of the patent applications and patents; and the sole and exclusive right to sue for and collect damages for infringement of the above-identified patent rights for any and all acts of infringement of the above-identified patent rights that occurred prior to December 10, 2004; to have and to hold for the sole and exclusive use and benefit of the Assignee, its successors and assigns, to the full end of the term or terms for all such patents; and

The goodwill of the trademarks set forth in the Schedule attached to the Deed of Gift as used on or in connection with the business, goods, and services bearing the marks.

In the alternative, as of the Effective Date (defined below), in consideration of the sum of One Dollar (\$1.00), and other valuable and legally sufficient consideration, the receipt of which is hereby acknowledged by Assignor, Assignor hereby sells, assigns, and transfers without limitation to Assignee or its nominee(s) Assignor's entire right, title, and interest in and to the Intellectual Properties, also including:

The sole and exclusive right to sue and collect damages and all other forms of relief for infringement of the Intellectual Properties, for any and all acts of infringement thereof that occurred prior to the Effective Date;

The entire right, title and interest Assignor may possess in and to said Intellectual Properties, including the full right to claim for any such application all benefits and priority rights under any applicable convention; together with the entire right, title and interest Assignor may possess in

and to all continuations, divisions, renewals and extensions of any of the patent applications and patents defined above; and the sole and exclusive right to sue for and collect damages for infringement of the above-identified patent rights for any and all acts of infringement of the above-identified patent rights that occurred prior to the Effective Date; to have and to hold for the sole and exclusive use and benefit of the Assignee, its successors and assigns, to the full end of the term or terms for all such patents; and

The goodwill of the trademarks set forth in the Schedule attached to the Deed of Gift as used on or in connection with the business, goods, and services bearing the marks.


The Commissioner of Patents and Trademarks is hereby authorized to issue patents and trademark registrations to the Assignee in accordance with the terms of this Agreement.

To the extent there is any conflict between this Agreement (or any portion hereof) and the Deed of Gift (or any portion thereof) attached at Exhibit A, the parties expressly agree that this Agreement shall exclusively control and shall have sole and superseding effect.

IN WITNESS whereof, the Assignor and the Assignee have executed this Agreement on the 2<sup>nd</sup> day of June 2005 ('the Effective Date').

SEALED with the Common Seal of the Assignor and signed by  
FRANK KWOK WAH, DIRECTOR  
on behalf of the Assignor in the presence of:-



  
FRANK KWOK WAH FRANK  
Solicitor, HKSAR



**THIS DEED OF GIFT** is made the 10<sup>th</sup> day of *December* 2004

**BETWEEN**

- (1) **ONE WORLD TECHNOLOGIES LIMITED**, a company incorporated and existing under the laws of Bermuda, of Cedar House, 41 Cedar Avenue, Hamilton HM12, Bermuda (the "Assignor"); and
- (2) **EASTWAY FAIR COMPANY LIMITED**, a company incorporated and existing under the laws of the British Virgin Islands, of Trident Chambers, P.O. Box 146, Road Town, Tortola, British Virgin Islands (the "Assignee").

WHEREAS the Assignor is the registered proprietor of the registered trade marks and patents (collectively the "Intellectual Properties"), the particulars of which are set out in the Schedule hereto, and has agreed to assign the Intellectual Properties to the Assignee as hereinafter appearing.

NOW THIS DEED WITNESSETH that the Assignor DOTH hereby assign unto the Assignee or its nominee(s) the Intellectual Properties more particularly described in the Schedule hereto TO HOLD the same unto the Assignee subject to the payment of the due proportion of the yearly registration and / or renewal fees so far as they relate to or affect the Intellectual Properties.

The Assignee hereby covenants with the Assignor that the Assignee will at all time hereafter observe and perform all the covenants terms and conditions (if any) as imposed for the granting of the Intellectual Properties by the authorities in the relevant jurisdictions.

IN WITNESS whereof the Assignor and the Assignee have executed this Deed on the day and year first above written.

SEALED with the Common Seal of the

Assignor and signed by

CHAN KWOK WAH, director

on behalf of the Assignor in the presence of :-

CHAN KWOK WAH FRANK  
Solicitor, HKSAR

SEALED with the Common Seal of the

Assignee and signed by

CHAN CHI CHUNG, director

on behalf of the Assignee in the presence of :-

CHAN KWOK WAH FRANK  
Solicitor, HKSAR



Description	Serial No assigned by USPTOL/Classification IP Office	Reg. No. assigned by USPTOL/Classification IP Office	Status
US V-MAG	74011261	74011261	Registered
US RAPID SET	74031515	74031515	Classed
US MAXI-FORCE	74031221	74031221	Registered
US POWER PLUS	74031512	74031512	Registered
US QUIK-STAND	74031209	74031209	Registered
US TRACKLOCK	74031519	74031519	Registered
US ACQU-SIVP	74031637	74031637	Registered
US VERSATABLE	74050089	74050089	Abandoned
US POWER PEN	75004404	75004404	Abandoned
US CHARGE PLUS (& DESIGN)	75007628	75007628	Registered
US AGGUBISCUIT	75071709	75071709	Registered
US JOBSITE	75072286	75072286	Registered
US JOBSITE SERIES (& DESIGN)	75067112	75067112	Registered
US HOME PROJECT	75080142		Abandoned
US HOME PROJECT SERIES			Classed
US CONTINUOUS DUTY TOOLS	78027341		Abandoned
US CONTINUOUS DUTY TOOLS	78039036		Abandoned
US GBT	78021550		Abandoned
US GBT	78029955		Abandoned
US FILTER-FLO	74080253	1695300	Abandoned
US TORQUE FORCE	74040306	1684800	Classed
US TORQUE FORCE	74040306	1684800	Classed
US KODAMA	74067293	1171581	Abandoned
US CONTROL CUT (+Design)	74043930	1716345	Registered
CA WORKFORCE			Assigned
US STEEL SITE	75063337	75063337	Registered
US SILENT VAC	75063351		Filed
US SILENT VAC	75070333		Filed
US MAXIMAX	75072967		Abandoned
US MAXIMAX (& DESIGN)	75072966		Abandoned
US RYOBH WOODSERVER	74130263	1171175	Registered
US MULTI-TOOL			Abandoned
US CORNER CAT	76084415	2784699	Filed
US MAGTRAY	1117515		Filed
CA MAGTRAY	76264461	76264461	Registered
US WICKED STICK	1116907		Filed
CA WICKED STICK	76264461	76264461	Registered
US WICKED STICK	390955	890955	Filed
CA WICKED STICK	1116908		Filed
US SPIN CONTROL	76079907		Filed
CA SPIN CONTROL	1116909		Filed
US Pro Features, Affordable Prices.	76297371	76297371	Registered

TRADEMARK

CA	Description	Serial Nr assigned by USPTO/Canadian IP Office	Reg. No. granted by ESOPTO/Canadian IP Office	Status
	Pro Features Affordable Prices			Filed
US	STBEL-SITE & DESIGN	76221499	76123377	Registered
US	TURBO-DUSTER	76269387		Filed
US	TUFF-SUCKER	76316034	61418787	Registered
CA	TUFF-SUCKER	1156156		Completed
US	WICKED-STICK	76377177		Filed
US	TIME-INTELLIGENT CHOICE	6768442178		Published
US	TWIST-TIGHT	761321271	76333404	Registered
US	TECHLINE	761189034		Abandoned
US	WALL-TECH	762121691		Filed
US	Steel Tech	6578216585		Published
US	Laser Tech	662214419		Published
US	SixHook	678200551		Allowed
US	Tool-Tools	68213808		Allowed
US	Steel Tech Pro	68213808		Allowed
US	Measures Tech	76213808		Allowed
US	Measures Tech Plus	76213808		Allowed
US	Line Tech	76211689		Abandoned
US	Line Tech Rotary	76211691		Abandoned
US	Line Tech Level	68213808		Published
US	Milore-Fiber	68213808		Published
US	Anyang-Can	76219171		Abandoned
US	Rapid Max Twin	68213808		Filed
US	Rapid Max	68213808		Filed
US	Max HC	68213808		Filed
US	Swastika Laser Technologies	76213808		Filed
US	Swastika Laser Technologies	76213808		Filed
US	X2	76213808		Filed
US	X1	76213808		Filed
US	X4	76213808		Filed
US	Cruze Control	76213808		Filed
US	THE WORKS	76213808		Filed
US	EMV & Design	76213808		Filed
US	PAT Meter / Design	76213808		Filed
US	MAG Magnesium Construction	68213808		Filed
US	MAG Magnesium Construction & Design	68213808		Filed