900688066 04/14/2022

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM721305

SUBMISSION TYPE:	RESUBMISSION	
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL	
RESUBMIT DOCUMENT ID:	900673399	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Eldec Corporation		12/15/2021	Corporation: WASHINGTON

RECEIVING PARTY DATA

Name:	Eldec Aerospace Corp.
Street Address:	16700 13th Avenue West
City:	Lynnwood
State/Country:	WASHINGTON
Postal Code:	98037
Entity Type:	Corporation: WASHINGTON

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Serial Number:	90719122	CRANE FLEXTECH
Serial Number:	73041942	ELDEC

CORRESPONDENCE DATA

Fax Number: 9726283616

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: 9726283600

Email: cranetm@munckwilson.com

Correspondent Name: Matthew S. Anderson Address Line 1: 12770 Coit Road

Address Line 2: Suite 600

Address Line 4: Dallas, TEXAS 75251

ATTORNEY DOCKET NUMBER:	CRNC01-00063
NAME OF SUBMITTER:	Matthew S. Anderson
SIGNATURE:	/Matthew S. Anderson/
DATE SIGNED:	04/14/2022

Total Attachments: 6

source=2022.02.01 Eldec Corporation to Eldec Aerospace Corp. - IP Assignment#page1.tif source=2022.02.01 Eldec Corporation to Eldec Aerospace Corp. - IP Assignment#page2.tif

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TRADEMARK REEL: 007682 FRAME: 0773

ASSIGNMENT OF INTELLECTUAL PROPERTY

This Assignment of Intellectual Property (this "Assignment") is made and entered into as of February 1, 2022, ("Effective Date"), by and between Eldec Corporation, a Washington Corporation, with an address of 16700 13th Avenue West, Lynnwood, Washington, 98037, United States ("Assignor") and Eldec Aerospace Corp., a Washington Corporation with an address of 16700 13th Avenue West, Lynnwood, Washington, 98037, United States ("Assignee") (each a "Party," and collectively, the "Parties").

WHEREAS, Assignor owns all right, title, and interest in and to certain Intellectual Property, including patents and patent applications, trademarks and service marks, both registered and unregistered, copyrights, and Other Intellectual Property under statutory or common law worldwide;

WHEREAS, Assignee wishes to acquire from Assignor, and Assignor wishes to sell, transfer, convey, assign, and deliver to Assignee, all right, title, and interest in and to the Intellectual Property, together with all common law rights therein, along with the ongoing business and all goodwill of the business associated with and symbolized by the Trademarks.

NOW, THEREFORE, in consideration of Ten Dollars (USD \$10.00) and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

TRADEMARK ASSIGNMENTS

- Assignor does hereby assign to Assignee the trademarks and/or service marks identified in <u>Schedule A</u> attached hereto and the applications and registrations therefor shown in the said Schedule A, and any other trademark rights owned by Assignor throughout the world (the "Trademarks");
- 2. Assignor does hereby assign to Assignee all right, title, and interest in and to the Trademarks, including all applications and registrations for the Trademarks, and including the portion of the business to which the marks pertain, such business being ongoing and existing, together with the goodwill of the business symbolized by the Trademarks, and the right to sue for and collect all awards, proceeds, and compensation accruing for past infringements of the Trademarks.
- 3. Assignor will discontinue its business operations with respect to the Trademarks as of the Effective Date;
- 4. Assignee will continue the business, or portions thereof to which the Trademarks pertain, as of the Effective Date, and has a bona fide intent to use the Trademarks in commerce, whereby Assignee is the successor to the business of the Assignor, or portions thereof to which the Trademarks pertain;

3

TRADEMARK
REEL: 007682 FRAME: 0774

- This Intellectual Property Assignment is one of several related transactions being executed contemporaneously between Assignor and Assignee to effect the acquisition described herein;
- 6. Assignor does hereby sell, assign, convey, and transfer to Assignee, its successors, legal representatives, and assigns, all of Assignor's right, title, and interest in and to the Trademarks and all applications and registrations for the Trademarks, including the portion of the business to which the marks pertain, such business being ongoing and existing, together with the goodwill of the business symbolized by the Trademarks, and all claims, if any, which may have arisen thereunder prior to the Effective Date of this Assignment, and the right to recover for damages and profits and all other remedies for past, present, and future infringements of any of the Trademarks or any registrations and applications therefor as of the Effective Date;
- 7. Assignor hereby authorizes Assignee to record this Assignment with all government agencies or trademark registries; and,
- 8. Assignor shall at any time on and after the Effective Date, at the request of Assignee, execute and deliver to Assignee such additional documents, instruments, consents, conveyances, assignments, and other writings as may be reasonably required to assign, transfer, convey, or perfect the transfer of Assignor's right, title, and interest in and to the Trademarks to Assignce or otherwise to carry out, confirm, or evidence the transactions contemplated by this Agreement.

PATENT ASSIGNMENTS

- Assignor desires to assign to Assignee the patents, patent applications, and/or industrial
 designs or other registrations identified in <u>Schedule B</u> attached hereto, including all
 related patents and applications to those identified in Schedule B, and any other patent
 rights owned by Assignor throughout the world (the "Patents");
- 2. Assignor does hereby sell, assign, and transfer unto Assignee, its successors, assigns, and legal representatives, the full and exclusive right to the Patents and the entire right, title, and interest in and to any and all Patents which may be granted therefor and/or therefrom, to all nonprovisional applications, divisions, reissues, substitutions, continuations, continuations-in-part, and extensions of said Patents. Assignor hereby authorizes and requests the United States Commissioner of Patents and Trademarks, and respective Patent and Intellectual Property Offices worldwide, to issue all patents for any currently pending applications identified on Schedule B, or patents resulting therefrom, insofar as Assignor's interests are concerned, to Assignee, of the entire right, title, and interest in and to the same, for its sole use and benefit; and for the use and benefit of its legal representatives, to the full end of the term for which said Patent(s) may be granted, as fully and entirely as the same would have been held by the Assignor had this assignment not been made.

- 3. Assignor also assigns to Assignee, its successors, assigns and legal representatives, the full and exclusive right, title, and interest to the inventions disclosed in said Patents throughout the world, and all other inventions owned by the Assignor, including the right to file applications and obtain patents, utility models, industrial models, and designs for the inventions in the Assignee's own name throughout the world, including all rights of priority, all rights to publish cautionary notices reserving ownership of the inventions and all rights to register the inventions in appropriate registries, all foreign rights arising from pre-grant publication of the Patents;
- 4. Assignor agrees to execute any and all powers of attorney, applications, assignments, declarations, affidavits, and any other papers in connection therewith necessary to perfect such right, title and interest in Assignee, its successors, assigns and legal representatives.
- 5. Assignor agrees to communicate to Assignee, its successors, assigns and/or legal representatives, any known facts respecting any improvements, and, at the expense of Assignee, to testify in any legal proceedings, sign all lawful papers, execute all divisional, continuation, continuation-in-part, reissue and substitute applications, make all lawful oaths, and generally do everything possible to vest title in Assignee and to aid Assignee, its successors, assigns and legal representatives to obtain and enforce proper protection for the Properties in all countries.
- 6. Assignor hereby authorizes Assignee to record this Assignment with the applicable governmental authority, including, without limitation, the United States Patent and Trademark Office, with respect to the Properties. Assignor shall deliver or cause to be delivered to Assignee all such additional agreements, certificates, instruments or documents as Assignee may reasonably request or as may be necessary to more fully assign and convey to and vest in Assignee the rights herein assigned.

OTHER INTELLECTUAL PROPERTY ASSIGNMENTS

- Assignor desires to assign to Assignee all other Intellectual Property, whether or not identified in Schedule A or Schedule B attached hereto, including, without limitation, all registered or unregistered rights to inventions, patents, trademarks, service marks, trade dress, copyrights, trade secrets, industrial designs, utility models, database rights, maskworks, moral rights, Internet domain names and registrations, and social media accounts and usernames owned by Assignor throughout the world (the "Other Intellectual Property");
- 2. Assignor does hereby sell, assign, and transfer unto Assignee, its successors, assigns, and legal representatives, the full and exclusive right to the Other Intellectual Property throughout the world, all rights to register, protect, and enforce the Other Intellectual Property, and all rights to damages and injunctive remedies arising from infringement of the Other Intellectual Property.

3

3. Assignor agrees to execute any and all powers of attorney, applications, assignments, declarations, affidavits, and any other papers in connection therewith necessary to perfect such right, title and interest in the Other Intellectual Property in Assignee, its successors, assigns and legal representatives.

This Assignment of Intellectual Property shall be binding on and inure to the benefit of the respective heirs, successors, and assigns of the Parties.

IN WITNESS WHEREOF, Assignor and Assignee have caused this Assignment to be effective as of the Effective Date written above.

Eldec Corporation By: Malt law D. Mahal	Eldec Aerospace Corp. By: MMM D MM
Name: Matthew D. Michael	Name: Matthew D. Michael
Title: Assistant Secretary	Title: Assistant Secretary
STATE OF	me (or satisfactorily proven) to be the person

Notary Public

My commission expires:

LENORA ROWSER

NOTARY PUBLIC

State of Connecticut

MY COMMISSION EXPIRES DEC, 31, 2024

IN WITNESS THEREOF, I hereunto set my hand and official seal.

Schedule A

Jurisdiction	Trademark	Application No	Registration No
Brazil	ELDEC	813474990	813474990
Brazil	ELDEC	813475007	813475007
Canada	ELDEC	0498652	TMA296469
China	ELDEC	92012963	633185
EUTM	ELDEC	000133124	000133124
Israel	ELDEC	55401	55401
Japan	ELDEC	1982-113879	1825573
Japan	ELDEC	1982-113877	1883154
Norway	ELDEC	19823805	124103
Russian Federation	ELDEC	135222	109983
Taiwan	CRANE FLEXTECH	110047248	3000000000
Taiwan	ELDEC	72040266	00247078
Taiwan	ELDEC	72005867	00247954
Ukraine	ELDEC	135222SU	7943
United Kingdom	ELDEC	900133124	900133124
United States	CRANE FLEXTECH	90719122	
United States	ELDEC	73041942	1056502
International Registration designating: Australia, Brazil, Canada, China, European Union, India, Israel, Japan, Mexico, Republic of Korea (South), Russian Federation, Singapore, Switzerland, United Kingdom		1605426	1605426

TRADEMARK REEL: 007682 FRAME: 0778

Schedule B

Jurisdiction	Application No.	Publication No.	Patent/Design No.	
Brazil	BR112012001901A		BR112012001901B1	
Brazil	BRPI0909794A		BRP10909794B1	
Canada	CA2675774A	CA2675774A	CA2675774C	
Canada	CA2719294A		CA2719294C	
Canada	CA2769382A		CA2769382C	
Canada	CA2869118A		CA2869118C	
Canada	CA2943345A	CA2943345A1		
Canada	CA2959156	CA2959156A1		
China	CN200980118363A		CN102036840B	
China	CN201080039425A		CN102498616B	
China	CN201380018047A		CN104540691B	
China	CN201580046250A		CN107074048B	
European Patent Office	EP20090722476		EP2271506B1	
European Patent Office	EP20100738134		EP2460229B1	
European Patent Office	EP20130718429		EP2830893B1	
European Patent Office	EP20150760334		EP3186098B1	
Hong Kong	HK17113856.7		HK1240543B	
Japan	JP2011501017T		JP2011515269T	
Japan	JP2011515269A		JP5281143B2	
Japan	JP2012522977A		JP5575242B2	
Japan	JP2015503660A		JP6178403B2	
Japan	JP2017510402A		JP6550458B2	
Spain	ES09722476T		ES2541318T3	
Spain	ES10738134T		ES2441620T3	
Spain	ES13718429T		ES2793495T3	
Spain	ES15760334T		ES2688133T3	
United States	12/018104		US7796413B2	
United States	12/409432		US8059014B2	
United States	12/843817		US8215162B2	
United States	13/289555		US8305237B2	
United States	13/436616		US8519869B2	
United States	13/492577			
United States	13/560894		US8573047B2 US8473225B2	
United States	13/647219		US8736466B2	
United States	14/285111			
United States	14/469087	the state of the s		
United States	15/127777		US9614377B2 US10449812B2	
United States	63/169,830			
United States	63/185,068			
United States	63/185,520			
United States	63/195,685			
United States	PCT/US2020/030440)	WO/2021/011052A1	

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RECORDED: 02/01/2022