

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM753510

SUBMISSION TYPE:	RESUBMISSION		
NATURE OF CONVEYANCE:	NUNC PRO TUNC ASSIGNMENT		
EFFECTIVE DATE:	03/10/2022		
RESUBMIT DOCUMENT ID:	900692665		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Digital Control Lab, LLC		03/21/2022	Limited Liability Company: FLORIDA
RECEIVING PARTY DATA			
Name:	Molycop Technologies LLC		
Street Address:	6700 Mercy Road		
Internal Address:	Suite 301		
City:	Omaha		
State/Country:	NEBRASKA		
Postal Code:	68106		
Entity Type:	Limited Liability Company: DELAWARE		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Registration Number:	5406789	MILLSCAN	
Registration Number:	6215441	MILLSLICER	
CORRESPONDENCE DATA			
Fax Number:	8164215547		
<i>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.</i>			
Phone:	18164746550		
Email:	cgntmdocket@shb.com		
Correspondent Name:	Clinton G. Newton		
Address Line 1:	2555 Grand Blvd.		
Address Line 4:	Kansas City, MISSOURI 64108		
ATTORNEY DOCKET NUMBER:	41184.379410		
NAME OF SUBMITTER:	Clinton G. Newton		
SIGNATURE:	/CGN #42,930/		
DATE SIGNED:	09/06/2022		

Total Attachments: 4

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TRADEMARK ASSIGNMENT

THIS **TRADEMARK ASSIGNMENT AGREEMENT** (this "**Agreement**") is entered into effective as of March 21, 2022, by and among **Digital Control Lab, LLC**, a Florida limited liability company ("**Assignor**"), and **Molycop Technologies LLC**, a Delaware limited liability company ("**Assignee**"). Capitalized terms used herein and not defined shall have the meanings given to them in the Purchase Agreement (as defined below).

RECITALS:

- (a) Assignor, Assignee and the Owners have entered into that certain Asset Purchase Agreement dated March 10, 2022 ("**Purchase Agreement**") relating to the acquisition by Assignee of certain assets from Assignor, including, without limitation the trademarks and the registrations thereon and applications therefore, together with the goodwill of the business associated therewith, listed on Exhibit A attached hereto (collectively, the "**Trademarks**").
- (b) This Agreement is being executed pursuant to the Purchase Agreement.

AGREEMENT:

NOW, THEREFORE, in consideration of the Recitals set forth above, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereby agree as follows:

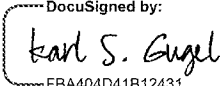
1. Assignment of Trademarks. Assignor hereby irrevocably sells, conveys, transfers, assigns and delivers to Assignee, all of Assignor's right, title and interest, throughout the world, in and to the Trademarks, any registrations therefore, any Certificates of Registration therefore, together with the goodwill of the business associated therewith, including the right to recover for past infringement of the Trademarks.
2. Authority to Record. Assignor hereby authorizes and requests any agency having jurisdiction over the ownership of the Trademarks to record and reflect Assignee as the owner of the Trademarks.
3. Purchase Agreement. The Trademarks are being sold, conveyed, transferred, assigned and delivered from Assignor to Assignee pursuant to the Purchase Agreement. In the event of a conflict between the terms and conditions of this Agreement and the terms and conditions of the Purchase Agreement, the terms and conditions of the Purchase Agreement shall govern, supersede and prevail. Notwithstanding anything to the contrary in this Agreement, nothing herein is intended to, nor shall it, extend, amplify, or otherwise alter the representations, warranties, covenants and obligations of the parties contained in the Purchase Agreement or the survival thereof.
4. Binding Effect, Benefits. This Agreement shall inure to the benefit of and be binding upon the parties hereto and their respective permitted assignees.
5. Applicable Law. This Agreement shall be governed by and construed in accordance with the law of the State of Delaware, without regard to the conflicts of law rules of such state.
6. Counterparts. This Agreement may be signed in any number of counterparts, each of which shall be an original, with the same effect as if the signatures thereto and hereto were upon the same instrument.

[Remainder of Page Left Intentionally Blank - Signature Page to Follow]

IN WITNESS WHEREOF, the parties have caused this Trademark Assignment Agreement to be executed effective as of the date first written above.

ASSIGNOR:

DIGITAL CONTROL LAB, LLC

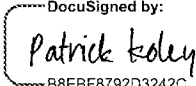
By:  _____
FBA404D41B12431...

Name: Karl S. Gugel

Its: Manager

ASSIGNEE:

MOLYCOP TECHNOLOGIES LLC

By:  _____
B8EBF8792D3242C...

Name: Patrick Koley

Its: Authorized Representative

EXHIBIT A
TRADEMARKS

Registration office	ID	Mark text	Class	App. no.	Reg. no.	App. date	Reg. date
Australia IPAU	<u>AU IPAU 2096718</u>	MillSlicer	9	2096718		2020-05-14	2020-05-14
Canada CIPO	<u>CA CIPO 2034932</u>	MILLSLICER	9	2034932		2020-05-14	
WIPO (Madrid) [AU, CA, GH, MX]	<u>INT WIPO 1536114</u>	MillSlicer	9	1536114		2020-05-14	2021-02-04
Mexico IMPO	<u>MX IMPO 2379844</u>	MILLSLICER	9	M2379844		2020-05-14	
United States USPTO	<u>US USPTO 88910307</u>	MILLSLICER	9	88910307	6215441	2020-05-11	2020-12-08
Australia IPAU	<u>AU IPAU 2098763</u>	MILLSCAN	9	2098763		2020-05-14	
Canada CIPO	<u>CA CIPO 2036240</u>	MILLSCAN	9	2036240		2020-05-14	
WIPO (Madrid) [AU, CA, GH, MX]	<u>INT WIPO 1537929</u>	MILLSCAN	9	1537929		2020-05-14	2021-12-13
Mexico IMPO	<u>MX IMPO 2380780</u>	MILLSCAN	9	M2380780		2020-05-14	
United States USPTO	<u>US USPTO 87542171</u>	MILLSCAN	9	87542171	5406789	2017-07-25	2018-02-20