			R 0 1 2055	PATENT NUME 6546876	
E	J.S. <b>UTILITY</b> Pa	atent Application		6540815	THE SEA OF THE SEA
10100362	FILING DATE 03/18/2002	CLASS SUBCLA	SS GAU 1.754	EXAMINER CO. C.	
**APPLICAN	TS: Fliltzik	Laurence; Jagielic Ja	acek; Tolles Ed	ward; Williams Roger;	The state of the s
				Certificate	
				AUG 2 6 2003	
A CONTINUE	G DATA VERIFII	Đ:		of Correction	
		г оf 60/335,897 11/2	21/2001 AL	다 아이 하다고요 하였 나 나이 아이들이 아이들	
					1
	***				
					7.7
			*		9.44
			Man.		
FOREIGN	APPLIGATIONS.	VĒRIFIED: 14 🙏	-e	and the second s	
"FOREIGN	APPLICATIONS	vërified: 1/2 🚕	-e		
	er vija menanik aran se saamil	STREET TO ALCOHOLD BY THE PARTY OF THE PARTY	e a management		To be and Problems
PG-FUE DO	NOT PUBLISH [	RE Ques Zino	Medica - The Manufacture - The	ATTORNEY DOCKET	NO
PG-FUB DO	NOT PUBLISH Collined nuttions met convicinged Examilners	RE  □ yes ≈ no □ yes to no 's intials. W		CHR 2001-79	NO
PG-FUB DO	NOT PUBLISH Collined nuttions met convicinged Examilners	RE Ques 2 no	ative emissions	CHR 2001-79	
PG-FUB DO	NOT PUBLISH Claimed additions met movedged Examilners od for reducing en	RE  □ yes ≈ no □ yes to no 's intials. W	ative emissions	CHR 2001-79	
PG-FUB DO	NOT PUBLISH Claimed additions met movedged Examilners od for reducing en	RE  □ yes a no □ yes to no 's intials  inissions from evapore	ative emissions	CHR 2001-79	
PG-FUB DO	NOT PUBLISH Colsimed nuttions met controlled ged Examilners and for reducing en	RE  □ yes a no □ yes to no 's intials  inissions from evapore	ative emissions	CHR 2001-79  control systems u.s.dept. of comm./fat.8-tm	PTO-458LIFE®V 12:94
PG-FUE DO  assign priority, as 186 119 cm  and Acx  will be the factor  NOTICE OF ALLOW	NOT PUBLISH Individual income in the control of the	REQ yes 2 no	ative emissions ship st wrence or 9-24-02	CHR 2001-79  control systems U.S DEPT. OF GOMM/FAT.8-TM	PTO-456LIPSV 12.94)  O 2  OWED  Print Claim for O.G
PG-FUB DO sugn priority, lacities 119 con little: Market  (Q-(c)  NOTICE OF ALLOW	NOT PUBLISH Individual income in the control of the reducing ending and the control of the contr	RE  Q yes 2 no Q yes 2 no S initials Anissions from evapora  Thank M. La  Assistant Examine  David A. Simmolupervisory Patent Examine	ative emissions ship est wrence or 9-24-02 ns kaminer	CHR 2001-79  control systems US DEPT. OF COMM./PAT.8 TM	PTO-456LIFF®V 12:94)  O Z  LOWED  Print Claim for O.G   NG
PG-FUB DO sugn priority, last iso 19 con last	NOT PUBLISH Colsimed notitions met chowledged Examiners and for reducing endance MAILED	Prawk M. La  Assistant Examine  David A. Simmo  upervisory Patent Ex  Technology Center	ative emissions Ship SSt WIENCE or 9-24-02 ns kaminer 1700	CHR 2001-79  CONTROL SYSTEMS U.S. DEPT. OF GOMM./FAT.8-TM  CLAIMS ALL  Total Claims  DRAWII  Sheets Drwg. Figs.Dr  3	PTO-456LIPSV 12.94)  O 2  OWED  Print Claim for O.G
NOTICE OF ALLOW	NOT PUBLISH Colaimed notitions met controlled ged Examiners and for reclucing en colaimed	Prawk M. La  Assistant Examine  David A. Simmo  upervisory Patent Ex  Technology Center	ative emissions Ship SSt WIENCE or 9-24-02 ns kaminer 1700 mary Examiner	CHR 2001-79  CONTROL SYSTEMS U.S. DEPT. OF GOMM./FAT.8-TM  CLAIMS ALL  Total Claims  DRAWII  Sheets Drwg. Figs.Dr  3	PTO 456LIFFSV. 12 24  O Z  -OWED  Print Claim for O.G  Print Fig. 12 28/25

1D100362	CONTE		NITIALS 4/4	1/6211
Application papers.	Date Received (incl. C. of M.) or Date Mailed	17	90	Pate Received (Incl. C. of M.) or <u>Date Mailed</u>
2. ARREYECTISS	04-24-02	31. 32.		
3. Dec Fre	05/09/02	33.		
4. Pre Americal A	05/09/02	34.		
5. <u>Betition</u>	05/09/02	35.		
6. Bet. Granted	9-20-02	36.		
Notice of Allowance	00/8/00R	<b>37.</b>		The second secon
36 8 DDS	12-10-02	38.	A	***
MCE	12-11-02	39.	62	- u - u
10. Ped WD Issue	12-11-02	40.		4
11. Pet Granted	12-11-02	- 41.		
Notice of Allowance	1/27/03/	742.		
13. Key Coff	5/403	43.		
14. Theirs Report	7/11/0	44.		
15. Iffroral nont	7/31/03	45		
16.	The second	46.	1	* * *
177.		47.		
		48.	W	
N/A N/A 8906099 bj: BVP/NS V/TALF	1 **	49.	<u> </u>	
N RF048 N F048	(	50:		##
CUST:RF048906099 NRM NRM MRM MRM KANNOFSKY KATHY KANNOFSKY HALF		51.		
RY 006 006		52.		
PENTRY - 3-01-00 - 00006   Switchiston   1 - 00000   1 - 000006   1 - 000000   1 - 0000000   1 - 0000000000		53.		•
		54.		* *
10K –		55/	And the same	
Q18 =		56. •		
SKP:RF0		<b>57</b>		
SKP		<b>58</b> .		
30:		60.		

# **SEARCH** Class Sub. Date Exmr. 95 90 9-23-02 146 148 900-903 132 133 147 96 123 518 519 7L 416 502 ff. updated 1-14-03 search

INTERFERENCE SEARCHED											
Class	Sub.	Date	Exmr.								
95	146 900	9-24-02									
123	519	1	71								
		મેં	<b>(</b> *)								
			a .								

# SEARCH NOTES (List databases searched. Attach

	ategy inside Date	Exmr.
<u> </u>		LAIIII.
Inventor search	9-23-02	
BRS, PG Pulas		f L
e e e e e e e e e e e e e e e e e e e	4.	
nave Live		
		!
w. N		
	}	
W.	-	
W <sub>2</sub> Constitution of the constitution of the		
eren eren eren eren eren eren eren eren		
and the second s		

				e E			IS	SUE	S													ferer	nces	<u> </u>			14.	,,				
<u> </u>												<u> </u>	-			C	RC	SS	RE	FF	RI										-	
	AS:	S				_AS	SS		CL	AS	S	I													PE	R	BL	OC	K)			
9.	5			14	16			•	9	5	_		90	20	)							L										
						<del></del>			12	3								1	4		1							٠.				
,							ú,		1.50					er er	,						1											
0	1	1	33	3	1	0 8	2		, ĝr			Ü			1	4.									,							
1 1			5	3	Ŀ	)4	1		*														4				4.		-			
					1		Ý														1		4				- 1					
					1																			r 4								
					1							1					Λ	Со	ntir	nue	d c	n Is	sue	Slip	) In	sid	e F	ile	Jac	cke	t	
						- (	Thro	ough	กน	mer	ai)	. Ca	ance	eled		· C					Noi	n-elec	cted	Α				AP	peal			
T		····	. Alle						j			. Re	estri	cted		Da	ıte		••••	••••	Inte			0	• • • • •	• • • • •				<u>ed</u>	7	
19				T	Γ	T				Γ	T					Γ		78	Ī	42	1						T -	T	Γ			T
0	2									Final	Origin						1	l o				Final	Origin		4							
_		$\perp$	$oldsymbol{\perp}$	$\perp$	$\perp$	t	1	$\perp$	1	E	51			$oxed{\Box}$			(52)	L			1		101	$\vdash$			H	$\vdash$	$\perp$	$\vdash$	$\vdash$	+
4	$\perp$	+	╀_	Ļ	$\perp$	$\vdash$	$\vdash$	$\vdash$		F		$\vdash$	F	F	F	F	-		-	$\vdash$	-		102 103	П				F	F	F	F	Ŧ
$\parallel$	$^{\pm}$	士		İ	t	T	1				54	L	Ľ								1		104					$\perp$				$\pm$
11	+	+	<del> </del> -	+	$\vdash$	$\vdash$	+	$\vdash$	1	-	1	-	$\vdash$				-		_	<u> </u>	-		105 106			_	_	$\vdash$	1		$\vdash$	f
#	1	#	1	1	T	L	1	1	1		57	L			v.						1		107									1
+	+	+	+	-	+	-	+	$\vdash$	-	$\vdash$	58 59	+	$\vdash$	-	H	-	-		-	-	-	$\vdash$	108 109				-	-	-	-	_	+
-	1		1	L	L	F	L	T	١.		60	L		14.5						1			110					T	T			‡
	+	+	+	+	$\vdash$	+	+	6			62	$\vdash$	-	-	-	-	╂			-	-		111			·	-	H	+	<u> </u>	-	+
	1	1	1	F	F	-	F	F	1	F	63	L	F								1		113					F				1
1	$\pm$		$^{\dagger}$	上							65								L		1		115				<u> </u>	$\vdash$	$\vdash$	$\vdash$	L	+
	+	+	+	<u> </u>	<del> </del>	$\vdash$	F	$\vdash$	-	-	66 67		-	2.0		F			<u> </u>				116 117		_			$\vdash$	$\vdash$		_	F
1	1	#									68		Ė										118		_							L
	+	+	+	$\vdash$	-	<del> </del>	$\vdash$	$\vdash$		-	70	_	-	-	-		-		<u> </u>	-					-			<u> </u>	-	$\left  \cdot \right $	_	$\vdash$
_1 (	ļ	Ţ	-	L			L	L			71				Ë						1		121			_						L
1	$\pm$	$\pm$	$\perp$	<u>                                     </u>		$\vdash$	T				73		-	-	-	-	<u> </u>	-	**				123		-		-	-		-		$\vdash$
	-		-		-						1	<u> </u>		_	<u> </u>		ļ					1			_	_						F
11	$\downarrow$	1									76										1		126									L
11	+	+	+	-	-	+	+	-		-	77	-	-	_	-	-	-	-	-	-	1	1 1	127 128	-				-	<u> </u>	$\vdash$	-	+
Ti	,	1	-	1	F		-	-			79	L				2							129									1
		$\perp$	$\perp$			$\vdash$	$\vdash$	$\vdash$			81	$\vdash$		_		_				_	1		131					-	-	$\vdash$	-	-
	$\vdash$	+	$\vdash$		-	_		_			82 83											1 1							$\sqsubseteq$		$\sqsubseteq$	L
1	$\bot$	$^{\dagger}$									84											$\Box$	134									$\dagger$
	+	+	+-	+	-	-	-	-		-	85 86	-			-		_			<u> </u>			135 136	-	-			<u> </u>	<u> </u>		H	F
	1	1	1								87											П	137									
T	+	+	-	-	-	_	-	-		-	88	-	<u> </u>		<u>.                                    </u>		-							$\dashv$	-			_	_	$\vdash$	-	-
	-		L			-				<u> </u>	90												140									
	$\perp$	$^{\dagger}$									92												142	_				_				$\vdash$
-	+	+	<del>                                     </del>	_						F	93 94						_						143 144	$\neg$	4			L				F
		1									95												145									
	+	+	$\vdash$	-	_	-	-	$\vdash$		-	96 97	-			-		-							$\dashv$	$\dashv$					$\dashv$	-	H
	I	1	-			_					98 99												148							$\exists$		
T			1		f	1	1	, ,	l		99				l.						1	1 1	149	- 1	- 1	- 1		. 1	. 1	- 1		1
			INTERICLASS  INTERICLASS  O 2 M  O 1 D  O 2 O 1 O 1 O 1 O 1 O 1 O 1 O 1 O 1 O 1	CLASS STATE OF THE PROPERTY OF	CLASS SUI  75 / L  INTERNATION CLASSIFICATI  2 M 33  1 D 53	INTERNATIONAL CLASSIFICATION  2 M 33 / I I I I I I I I I I I I I I I I I	CLASS SUBCLAS  95 146  INTERNATIONAL CLASSIFICATION  2 M 33 1 0 0 1	CLASS SUBCLASS  95 146  INTERNATIONAL CLASSIFICATION  2 M 33 1 0 2  1 I I I  Rejected - (Throadlowed +	CLASS SUBCLASS  95	CLASS SUBCLASS CI 95 146 9  INTERNATIONAL CLASSIFICATION  A 33 102  I D 53 104  I I I I I I I I I I I I I I I I I I I	ORIGINAL CLASS SUBCLASS CLAS 95 146 95  INTERNATIONAL CLASSIFICATION  A 33 1 0 2  I 1 I I I I I I I I I I I I I I I I I	ORIGINAL CLASS SUBCLASS CLASS  9	ORIGINAL CLASS   SUBCLASS   CLASS	ORIGINAL CLASS   SUBCLASS   CLASS	ORIGINAL CLASS SUBCLASS CLASS  7	ORIGINAL CLASS SUBCLASS SUBCLAS SUBCLASS SUBCLAS	ORIGINAL CLASS SUBCLASS CLASS SUE  9	CHASS SUBCLASS CLASS SUBCL  SUBCLASS SUBCLASS CLASS SUBCL  SUBCLASS SUBCLASS CLASS SUBCL  SUBCLASS SUBCLASS SUBCL  SUBCLASS SUBCL	CORIGINAL   CROSS   SUBCLASS   SUBCLASS	CRISINAL   CROSS RI	CRIGINAL   CROSS REFE	Class   Subclass   Class   Subclass   One S	ORIGINAL CLASS   SUBCLASS   CLASS   SUBCLASS (ONE SUBCLASS)   SUBCLASS   SUBCLASS (ONE SUBCLASS)   SUBCLASS (ONE SUBCLASS (ONE SUBCLASS)   SUBCLASS	CRISINAL   CROSS REFERENCE(S)   SUBCLASS   SUBCLASS	CROSS REFERENCE(S)   SUBCLASS   SUBCLASS	CRGINAL   CROSS REFERENCE(S)   CLASS   SUBCLASS   SUB	CROSS REFERENCE(S)   SUBCLASS   SUBCLASS	CARS   SUBCLASS   SU	CRICINAL   CROSS REFERENCE(S)   SUBCLASS   SUBCLASS	CROSS REFERENCE(S)   SUBCLASS   SUBCLASS	CARCINAL   CAROSS REFERENCE(S)   SUBCLASS   SUBCLASS   SUBCLASS PER BLOCK)   SUBCLASS   SUBCLASS PER BLOCK)   SUBCLASS PER BLOCK   SU	CASS   SUBCLASS   CLASS   SUBCLASS (ONE SUBCLASS PER BLOCK)

CLASSIFICATION NOTES								
Examiner/ Classifier	Class	Date	Initials					
			4					

NAME	ID NO	DATE
EU	ID NO.	DATE
		03-21-02
- V-n-		
(R2)	10	15/25/02
	16	3/28/04
Ha MO	75	4/4/02
5111	720	04-24-02
2474	X (03-7)	06/06/01
The state of the s	Jo A	EH KONG ( 163



U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE FEE RECORD SHEET

03/22/2002 EHAILE1 00000014 10100362

01 FC:101

740.00 OF

PTO-1556 (5/87)

 $^{\circ}$ U.S. Government Printing Office: 2001 — 481-697/59173



**CONFIRMATION NO. 3899** 

1	TO THE TRADE	
187	FORESCO.	
15/	13/ 1867	
12/10	图加入	
15 WC	19 代本	
1.10		
19.7	The state of the s	
1/2	STATES OF AMERICA	

*BIBDA	ATASHEET*	

SERIAL NUMBER 10/100,362	FILING DATE ? 03/18/2002 RULE	CLASS 502	GROUP ART U 1724		ATTORNEY DOCKET NO. CHR 2001-79
APPLICANTS				***************************************	A
Laurence H. Hiltzik, Cl	narleston, SC;				
Jacek Z. Jagiello, Cha Edward D. Tolles, Cha	rleston, SC; irleston, SC;Roger S. Willi	ams, Lexington, SC;			
그 그 일을 하는 가장 하는 것이 없는 것이 없다.	\ ************************************	11/21/2001			
** FOREIGN APPLICA	TIONS ************************************				
IF REQUIRED, FOREIC ** 04/24/2002	FF GN FILING LICENSE GRA	NTED			
Foreign Priority claimed  USC 119 (a-d) conditions  I t  J iffed and Acknowledged  Exa	□ yes □ no □ Met after Allo  www.miner's Signature Initial	- COUNTRY	SHEETS DRAWING	TOTAL CLAIMS 30	INDEPENDENT CLAIMS
ADDRESS Westvaco Corporation 5255 Virginia Avenue 5.O. Box 118005 Charleston, SC 29423-8005					-
TLE \hod for reducing em	issions from evaporative e				
			☐ All Fees	<del>inninina in antina in antina /del>	
E FEES:	Authority has been given	in Paper	□1.17 Fe	es (Filing) es (Proces	ssing Ext. of
No No	to charge/credit	DEPOSIT ACCOUN	T time)	***************************************	
			Other_	es (Issue)	
		<b>"</b>	□ Credit	***************************************	

9/9/02 1:43 PM



EXPRESS MAIL NO. EK902687082US

FORM PTO-1082

Case Docket No. CHR 2001-79

#### PATENT APPLICATION TRANSMITTAL LETTER

Box Patent Application
Assistant Commissioner for Patents Washington, DC 20231

Transmitted herewith for filing under 35 USC 111 and 37 CFR 1.53 is the original (nonprovisional) patent application of

Inventor(s): Laurence H. Hiltzik, Jacek Z. Jagiello, Edward D. Tolles, and Roger S. Williams

Entitled: METHOD FOR REDUCING EMISSIONS FROM EVAPORATIVE EMISSIONS CONTROL SYSTEMS

Enclo	sed	are	:
XXX	18	3	]

pages of specification.

XXX pages of claims.

 $\overline{XXX}$ sheets of drawings.

formal

informal

page(s) Abstract.

Executed declaration or oath of the inventors.

An assignment of the invention to: Westvaco Corporation, Westvaco Corporate Center, 1 High Ridge Park, Stamford, Connecticut 06905, a corporation of the State of Delaware.

A separate cover sheet for Assignment (Document) accompanying new patent application is also attached.

A certified copy of a application.

Associate power of attorney.

A verified statement to establish small entity status under 37 CFR 1.9 and 1.27.

Information disclosure statement.

Preliminary amendment.

Other:

		CI	LAIMS AS	FILED		
N	IUMBER	FILED	NUMBER	EXTRA	RATE	FEE
BASIC FEE				<u>خ</u>	740 00	Ċ 740 00
DADIC PER		1		₽	740.00	\$ 740.00
TOTAL CLAIMS	30	- 20	= *	10 x	18.00	180.00
INDEPENDENT CLAI	MS 2	- 3 (*	= *	0 x	84.00	0
*NUMBER EXTRA MI	IST BE	ZERO C	DR T.ARCET	2	ጥርጥአፒ.	\$ 920 00

ASSIGNMENT RECORDATION FEE

TOTAL \$ 920.00

1

March 18, 2002

Date

### Case Docket No. CHR 2001-79

37 C	pplicant has small entity status under FR 1.9 and 1.27, then divide total fee , and enter amount here.  SMALL ENTITY TOTAL \$
XXX	A check in the amount of \$ 920.00 is enclosed to cover the application filing fee.
	A check in the amount of \$is enclosed to cover the Assignment recordation fee.
XXX	The Commissioner is hereby authorized to charge or credit Deposit Account No. 23-1160 as described below. I have enclosed a duplicate copy of this sheet.
	Charge the amount of \$ as filing fee.
	XXX Credit any overpayment.
	XXX Charge any additional filing fees required under 37 CFR 1.16 and 1.17.
	Charge the issue fee set in 37 CFR 1.18 at the mailing of the Notice of Allowance, pursuant to 37 CFR 1.311(b)

Terry B. McDaniel, Regis. No. 28,444
Westvaco Corporation
5255 Virginia Avenue
P. O. Box 118005
Charleston, SC 29423-8005

Telephone: (843) 746-8490

### EXPRESS MAIL NO. EK902687082US

Case Docket No. CHR 2001-79

#### CERTIFICATE UNDER 37 C.F.R. 1.10(a)

I hereby certify that this correspondence is being deposited with the United States Postal Service as Express Mail in an envelope addressed to the Assistant Commissioner for Patents, Washington, D. C. 2023l, on <u>March 18, 2002</u>.

Terry B. McDaniel
Attorney for the Applicants
Registration No. 28,444

## Alastract

#### DISCLOSURE OF THE SPECIFICATION

Disclosed is a method for sharply reducing diurnal breathing loss emissions from automotive evaporative emissions control systems by providing multiple layers, or stages, of adsorbents. On the fuel source-side of an emissions control system canister, high working capacity carbons are preferred in a first canister (adsorb) region. In subsequent canister region(s) on the vent-side, the preferred adsorbent should exhibit a flat or flattened adsorption isotherm on a volumetric basis and relatively lower capacity for high concentration vapors as compared with the fuel source-side adsorbent. Multiple approaches are described for attaining the preferred properties for the vent-side canister region. One approach is to use a filler and/or voidages as a volumetric diluent for flattening an adsorption isotherm. Another approach is to employ an adsorbent with the desired adsorption isotherm properties and to process it into an appropriate shape or form without necessarily requiring any special provision for dilution. The improved combination of high working capacity carbons on the fuel source-side and preferred lower working capacity adsorbent on the vent-side provides substantially lower diurnal breathing emissions without a significant loss in working capacity or increase in flow restriction compared with known adsorbents used in canister configurations for automotive emissions control systems.

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

#### Patent Application for

METHOD FOR REDUCING EMISSIONS

FROM EVAPORATIVE EMISSIONS CONTROL SYSTEMS

BACKGROUND OF THE INVENTION

#### 1. Field of the Invention

This invention relates to a method for reducing emissions from evaporative control systems including activated carbon particulate-filled canisters and adsorptive monolith-containing canisters, which monoliths include activated carbon, and to using said adsorbing canisters to remove volatile organic compounds, and other chemical agents from fluid streams. More particularly, this invention relates to using said vapor-adsorbing materials in hydrocarbon fuel consuming engines.

# 2. <u>Description of Related Art (Including Information Disclosed Under 37 CFR 1.97 and 37 CFR 1.98)</u>

#### (a) Standard Working Capacity Adsorbents

Evaporation of gasoline from motor vehicle fuel systems is a major potential source of hydrocarbon air pollution. The automotive industry is challenged to design engine components and systems to contain, as much as possible, the almost one billion gallons of gasoline evaporated from fuel systems each year in the United States alone. Such emissions can be controlled by canister systems that employ activated carbon to adsorb and hold the vapor that evaporates. Under certain modes of engine operation, the adsorbed hydrocarbon vapor is periodically removed from the carbon by drawing air through the canister and burning the desorbed vapor in the engine. The regenerated carbon is then ready to adsorb additional vapor. Under EPA mandate, such control systems have been employed in the U.S. for about 30 years,

and during that time government regulations have gradually reduced the allowable emission levels for these systems. In response, improvements in the control systems have been largely focused on improving the capacity of the activated carbon to hold hydrocarbon vapor. For example, current canister systems, containing activated carbon of uniform capacity, are readily capable of capturing and releasing 100 grams of vapor during adsorption and air purge regeneration cycling. These canister systems also must have low flow restrictions in order to accommodate the bulk flow of displaced air and hydrocarbon vapor from the fuel tank during refueling. Improvements in activated carbons for automotive emission control systems are disclosed in U. S. Patent Nos.: 4,677,086; 5,204,310; 5,206,207; 5,250,491; 5,276,000; 5,304,527; 5,324,703; 5,416,056; 5,538,932; 5,691,270; 5,736,481; 5,736,485; 5,863,858; 5,914,294; 6,136,075; 6,171,373; 6,284,705.

A typical canister employed in a state of the art auto emission control system is shown in Figure 1. Canister 1 includes support screen 2, dividing wall 3, a vent port 4 to the atmosphere (for when the engine is off), a vapor source connection 5 (from the fuel tank), a vacuum purge connection 6 (for when the engine is running), and adsorbent material fill 7.

Other basic auto emission control system canisters are disclosed in U. S. Patent Nos.: 5,456,236; 5,456,237; 5,460,136; and 5,477,836.

Typical carbons for evaporative emission canisters are characterized by standard measurements of bed packing density ("apparent density," g/mL), equilibrium saturation capacity for 100% butane vapor ("butane activity," g/100g-carbon), and purgeability ("butane ratio"), specifically, the proportion of adsorbed butane from the saturation step which can be recovered from the carbon by an air purge step. The multiplicative product of these three properties yields a measure of the carbon's effective butane "working capacity" ("BWC", g/dL),

measured by ASTM D5228-92, which has been established in the art as a good predictor of the canister working capacity for gasoline vapors. Carbons that excel for this application have high BWC, typically 9 to 15+ g/dL BWC, as a result of high saturation capacities on a volumetric-basis for butane (the product of density and butane activity), and high butane ratios (>0.85). In terms of isothermal equilibrium adsorption capacities across all vapor concentrations, these carbons characteristically have high incremental capacity as a function of increased vapor concentration (*i.e.*, isotherm curved upward on a semi-log graph). This isotherm upward curve reflects the high working capacity performance feature of these carbons, in that gasoline vapors are adsorbed in high quantity at high concentrations but readily released in high concentration to an air purge stream. In addition, these carbons tend to be granular (somewhat irregularly shaped) or cylindrical pellet, typically of a size just about 1-3 mm in diameter. It has been found that somewhat larger sizes hinder diffusional transport of vapors into and out of the carbon particle during dynamic adsorb and purge cycles. On the other hand, somewhat smaller size particles have unacceptably high flow restriction for displaced air and hydrocarbon vapors during refueling.

#### (b) Diurnal Breathing Loss (DBL) Requirements

Recently, regulations have been promulgated that require a change in the approach with respect to the way in which vapors must be controlled. Allowable emission levels from canisters would be reduced to such low levels that the primary source of emitted vapor, the fuel tank, is no longer the primary concern, as current conventional evaporative emission control appears to have achieved a high efficiency of removal. Rather, the concern now is actually the hydrocarbon left on the carbon adsorbent itself as a residual "heel" after the regeneration (purge) step. Such emissions typically occur when a vehicle has been parked and subjected to

diurnal temperature changes over a period of several days, commonly called "diurnal breathing losses." Now, the California Low Emission Vehicle Regulation makes it desirable for these diurnal breathing loss (DBL) emissions from the canister system to be below 10 mg ("PZEV") for a number of vehicles beginning with the 2003 model year and below 50 mg, typically below 20 mg, ("LEV-II") for a larger number of vehicles beginning with the 2004 model year. ("PZEV" and "LEV-II" are criteria of the California Low Emission Vehicle Regulation.)

While standard carbons used in the commercial canisters excel in terms of working capacity, these carbons are unable to meet DBL emission targets under normal canister operation. Furthermore, none of the standard measures of working capacity properties correlate with DBL emission performance. Nonetheless, one option for meeting emission targets is to significantly increase the volume of purge gas during regeneration in order to reduce the amount of residual hydrocarbon heel in the carbon bed and thereby reduce subsequent emissions. This strategy, however, has the drawback of complicating management of the fuel/air mixture to the engine during purge regeneration and tends to adversely affect tailpipe emissions, *i.e.*, moving or redefining the problem rather than solving it. (See U. S. Patent No. 4,894,072.)

Another option is to design the carbon bed so that there is a relatively low cross-sectional area on the vent-side of the canister system (the first portion of the bed to encounter purge air), either by redesign of the existing canister dimensions or by the installation of a supplemental, auxiliary vent-side canister of appropriate dimensions. This alternative has the effect of locally reducing residual hydrocarbon heel by increasing the intensity of purge for that vent-side portion of the bed, thereby improving its ability to retain vapors that would otherwise be emitted from the canister system under diurnal breathing conditions. The drawback is that

there is a useful limit to which a portion of the bed can be elongated at reduced cross-sectional area without otherwise incurring excessive flow restriction by the canister system. In practice, this limit does not allow employing a sufficiently narrowed and elongated geometry to meet emission targets. (See U. S. Patent No. 5,957,114.)

Another option for increasing the purge efficiency of a fuel vapor/air mixture fraction adsorbed in the pores of the adsorbent material is suggested by the teachings of U. S. Patent Nos. 6,098,601 and 6,279,548 by providing a heating capability internal of the canister, or a section thereof, either to increase pressure in the vapor storage canister to expel hot vapor through the vapor/purge conduit back into the fuel tank where it condenses at the lower ambient temperature therein ('601) or to increase the purging efficiency of hydrocarbons from the heated adsorbent material and carry the purged fuel vapor to the induction system of an associated engine ('548). However, this increases the complexity of control system management, and there appears some inherent safety concerns in providing heating internal of a canister for trapping fuel vapors.

Thus, an acceptable remedy, which does not have drawbacks as the cited alternative approaches, is greatly desired. It is submitted that the invention disclosed and claimed herein provides the desired solution.

#### SUMMARY OF THE INVENTION

An invention is disclosed for sharply reducing diurnal breathing loss emissions from evaporative emissions canisters by the use of multiple layers, or stages, of adsorbents. On the fuel source-side of the canister, standard high working capacity carbons are preferred. On the vent-side, the preferred adsorbent volume exhibits a flat or flattened adsorbent isotherm on a volumetric basis in addition to certain characteristically desirable adsorptive properties across

broad vapor concentrations, specifically relatively low incremental capacity at high concentration vapors compared with the fuel source-side adsorbent volume. Two approaches are described for attaining the preferred properties for the vent-side adsorbent volume. One approach is to use a filler and/or bed voidages as a volumetric diluent for flattening an isotherm. A second approach is to employ an adsorbent with the desired isotherm properties and to process it into an appropriate shape or form without necessarily requiring any special provision for dilution. Both such approaches provide a substantially lower emissions canister system without a significant loss in working capacity or an increase in flow restriction compared with prior art adsorbents used for automotive emissions control.

#### BRIEF DESCRIPTION OF THE DRAWINGS

Figure 1 shows, in cross-section, a prior art canister system.

Figure 2 shows, in cross-section, one embodiment of the invention canister comprising multiple adsorbents.

Figure 3 shows butane isotherm properties for different activated carbon adsorbents.

#### DESCRIPTION OF THE PREFERRED EMBODIMENT(S)

The disclosed invention relates to the use of multiple beds (or layers, stages, or chambers) of adsorbent materials, which, in combination, significantly reduce DBL emissions while maintaining the high working capacity and low flow restriction properties of the canister system. (See Figure 2.) These adsorbents include activated carbon from a variety of raw materials, including wood, peat, coal, coconut, synthetic or natural polymer, and a variety of processes, including chemical and/or thermal activation, as well as inorganic adsorbents, including molecular sieves, porous alumina, pillared clays, zeolites, and porous silica, and organic adsorbents, including porous polymers. The adsorbents may be in granular, spherical,

or pelletized cylindrical shapes, or may be extruded into special thin-walled cross-sectional shapes, such as hollow-cylinder, star, twisted spiral, asterisk, configured ribbons, or other shapes within the technical capabilities of the art. In shaping, inorganic and/or organic binders may be used. The adsorbents may be formed into a monolith or honeycomb part. The adsorbents may be incorporated into a canister as one or more layers, or separate chambers, or they may be inserted in the fluid stream flow as auxiliary canister beds.

One common feature for all of these approaches is to have a vent-side adsorbent with a

relatively flat-shaped isotherm. This isotherm shape is important for reasons related to purge efficiency across the adsorbent bed depth. For an adsorbent with a flat adsorption isotherm, the concentration of hydrocarbon vapor in equilibrium with adsorbed hydrocarbon, by definition, decreases further as the adsorbed hydrocarbon is removed compared with an adsorbent with a more steeply sloped isotherm. Thus, when such a material is employed as an adsorbent volume on the vent-side region of a canister, purge is able to reduce the vapor concentration in the area of the purge inlet to a very low level. Since it is the vapor near the purge inlet that eventually emerges as bleed, decreasing this concentration reduces the bleed emission level. The degree of removal of adsorbed hydrocarbon during purge is determined by the difference between the concentration of hydrocarbon picked up in the purge gas and the concentration in equilibrium with the adsorbent at any point in the bed. Thus, adsorbent in the immediate vicinity of the purge inlet will be most thoroughly regenerated. At points deeper in the adsorbent bed, less hydrocarbon will be removed because the purge gas will already contain hydrocarbon removed from previous points in the bed. An adsorbent with a flatter adsorption isotherm will give up less vapor into the purge stream and this purge will then be more efficient in reducing vapor concentrations deeper into the bed. Therefore, for a given quantity of purge gas, it will be

possible to reduce the vapor concentration in a volume of adsorbent with a flat adsorption isotherm to a lower level than the concentration in the same volume of an adsorbent with a steep adsorption isotherm. Bleed emission from such a volume will therefore be lower when the adsorbent has a flatter adsorption isotherm.

A region within a canister containing particulate or in an adsorbent-containing monolith with the preferred adsorption isotherm properties for achieving low bleed emission levels will, however, have a relatively low adsorption working capacity compared to the activated carbons commonly used in automotive evaporative emission control. For example, the BWC of a low capicity adsorbent will be about 6 g/dL compared to the 9 g/dL to 15+ g/dL range as used in typical automotive carbons. Therefore, in order to maintain the required hydrocarbon capacity for normal emission control system operation, the low-bleed adsorbent will be used in a vent-side auxiliary region within the canister or outside the canister in combination with an fuel source-side region containing a volume of the high capacity carbon normally employed. When two different adsorbents are used, for example, system design will involve providing sufficient volume of the high capacity carbon in the main part, or fuel source-side, of an emisssion control canister to achieve the desired working capacity, and a sufficient volume of the low-bleed adsorbent to contain vapor emitted from the main bed to such an extent that such vapor does not materially affect the bleed emissions from the low-bleed adsorbent.

In the context of the invention, "monolith" is intended to include foams, woven and non-woven fibers, mats, blocks and bound aggregates of particulates.

It is notable that the emission of vapor from the main, high-capacity fuel source-side volume of adsorbent into the auxiliary lower capacity vent-side volume is significantly affected by the presence of that vent-side volume. During purge, a vent-side adsorbent volume having a

flat adsorption isotherm will give up a relatively small hydrocarbon load into the purge gas. Therefore, the concentration of vapor carried by the purge gas will be low as it emerges from the low-bleed vent-side volume and enters the high-capacity, fuel source-side volume. This allows good regeneration of the high-capacity adsorbent in the vicinity of the junction of the two adsorbent volumes, and helps protect the vent-side volume from emissions from the fuel source-side region of the canister during diurnal breathing flow. Specifically, the greater regeneration efficiency of the fuel source-side volume reduces diurnal emissions by retarding the rate of bulk phase diffusion across the flow length of the canister system. Since bulk phase diffusion is a major mode of vapor transport during diurnal breathing conditions, by reducing the vapor concentration difference across the flow length of the canister system by enhanced regeneration, the redistribution of vapors within the canister system and subsequent emissions into the vent-side volume and out of the vent port are reduced.

Examples of adsorbents with isotherms having the preferred shape to provide low bleed performance are compared with standard canister-fill carbons (Westvaco Corporation's BAX 1100 and BAX 1500) in Figure 3. It is important to note that, as shown in this figure, the isotherm properties must be defined in terms of volumetric capacity. On this basis, the preferred low-bleed adsorbent portion will have an incremental n-butane capacity of less than about 35 g/liter between 5 and 50 volume percent n-butane vapor concentration.

While in some instances, known adsorbents may have the preferred properties for the vent-side, these adsorbents would not be expected to be useful in an evaporative canister. In some cases, these materials have low purgeability (butane ratio less than 0.85) and low working capacity (BWC less than 9 g/dL) as measured by the standard BWC test for qualifying canister carbons. Common wisdom and experience in the art associate low butane ratio with high

residual hydrocarbon heel, which is the potential source for high emissions. Furthermore, low BWC adsorbents were not considered useful for inclusion into a canister system as working capacity for gasoline vapors would be assumed impaired, with no expectation that there would be a utility for reducing emissions. In fact, one preferred embodiment of this invention, lower capacity adsorbents have BWC values preferably below 8 g/dL, which is well below the 9-15+g/dL BWC level normally deemed suitable for use in evaporative emission control canister systems. The preferred selection of these low BWC materials for inclusion into a canister system as a vent-side layer to produce low emissions was only realized once the dynamics within the adsorbent bed were realized (*i.e.*, the significance of low residual vapor concentration within the vent-side bed volume and the interactive effect that the vent-side bed volume has on the distribution and diffusion of vapor across the entire canister system during the diurnal breathing loss period).

Therefore, it has been found that the preferred vent-side adsorbent properties, in addition to a relatively low BWC, includes butane ratios between 0.40 and 0.98, which in total are substantially different properties compared with adsorbents previously conceived as useful for these canister systems.

The proposed alternative approaches described above are shown to be effective in canister bleed emission control in the following examples. One approach for preparing the vent-side adsorbent is to volumetrically dilute a high working capacity adsorbent so that its resulting isotherm is flattened on a volumetric basis. A second approach is to begin with an adsorbent that has the desired adsorption capacity and flat isotherm shape and process it into a shape or form, such as a pellet or honeycomb.

A particular preferred embodiment for a canister with multiple adsorbents is shown in Figure 2. Figure 2 shows a canister system comprising a primary canister body 1, a support screen 2, a dividing wall 3, a vent port 4 to the atmosphere, a vapor source connection 5, a vacuum purge connection 6, a fuel source-side region 7, vent-side canister regions 8 – 11 of varying low-capacities, supplemental canister body 12, and connecting hose 13 permitting fluid stream flow from the primary canister body 1 to the supplemental canister body 12. Additional embodiments, as discussed above, are also envisioned to be within the scope of the subject of the invention.

The desired results for the subject matter of the invention can be attained with a single vent-side uniform lower capacity adsorbent material as the subsequent adsorbent material. The option of multiples of lower capacity adsorbents with the desirable adsorptive properties across broad vapor concentrations is demonstrated merely as one embodiment.

The measures for gasoline working capacity (GWC) and emissions in the Table were derived from the Westvaco DBL test that uses a 2.1L canister. The pellet examples were tested as a 300 mL vent-side layer within the canister, with the 1800 mL of BAX 1500 pellets as the remaining canister fill. The honeycomb was tested as an auxiliary bed canister that was placed in-line with the 2.1L main canister of BAX 1500 pellets. For all examples, the canister system was uniformly first preconditioned by repetitive cycling of gasoline vapor adsorption and air purge (400 bed volumes air). This cycling generated the GWC value. Butane emissions were subsequently measured after a butane adsorption and an air purge step, specifically during a diurnal breathing loss period when the canister system was attached to a temperature-cycled fuel tank. The reported value is the 2<sup>nd</sup> day DBL emissions during an 11-hour period when the fuel tank was warmed and vapor-laden air was vented to the canister system and exhausted

from the vent-side adsorbent where the emissions were measured. The procedure employed for measuring DBL emissions has been described in *SAE Technical Paper 2001-01-0733*, titled "Impact and Control of Canister Bleed Emissions," by R. S. Williams and C. R. Clontz.

Example 1: Microsphere Filler Pellets. These 2 mm pellets are an example of the volumetric dilution method by adding a solid filler to the extrusion formulation. The pellets were prepared from an extrusion blend consisting of Westvaco SA-1500 powder (12.8 wt%), solid glass microsphere filler (79.7 wt% PQ Corporation A3000), bentonite clay (7.2 wt%), and phosphoric acid (0.3 wt%). The pellets were tumbled for four minutes, dried overnight at 105°C, and subsequently heat-treated in steam at 650°C for 15 minutes. An appropriate non-adsorbing filler reduces adsorption capacities across all vapor concentrations, resulting in a flattened adsorption isotherm ("Example 1" in Figure 3). Alternative methods for diluting the vent-side region are to co-mix adsorbent granules or pellets with inert filler particles of similar size, to form the extrusion paste into high voidage shapes such as hollow cylinders, asterisks, stars, or twisted, bent, or spiral ribbon pieces, or to place multiple thin layers of non-adsorbing particles or porous mats (e.g., foam), or simply trapped air space between layers of adsorbent.

Example 2: Ceramic-Bound Honeycomb. The 200 cpsi (cells per square inch) carbon-containing honeycomb is another example of the volumetric dilution method. The honeycomb in the Table was prepared according to the method described in U.S. Patent No. 5,914,294, which discloses forming an adsorptive monolith comprising the steps of (a) extruding an extrudable mixture through an extrusion die such that a monolith is formed having a shape wherein the monolith has at least one passage therethrough and the extrudable mixture comprises activated carbon, a ceramic forming material, a flux material, and water, (b) drying the extruded monolith, and (c) firing the dried monolith at a temperature and for a time period

sufficient to react the ceramic forming material together and form a ceramic matrix. The extrudable mixture is capable of maintaining the shape of the monolith after extrusion and during drying of the monolith.

In this example, the extrusion formulation ingredients partially dilute the carbon adsorbent, and in addition, the adsorbent is further diluted by the open cell structure of the extruded part. These cells create more bed voidages within the part, compared with a similar bed volume of pellets (65 vol% voidages for the honeycomb versus 35 vol% for pellets or granules). The cell structure and high bed voidages have the added advantage of imposing minimal additional flow restriction compared with a bed of pellets, thereby allowing the honeycomb to be installed to the main canister as an add-on auxiliary device of greatly reduced cross-sectional area (see supplemental canister body 12 in Figure 2).

Example 3: Special Precursor Pellets: These 2 mm pellets were prepared by selecting the adsorbent to be extruded according to its intrinsic flat isotherm adsorption properties. In this example, there was no special provision for filler in the formulation or bed voidage dilution from the extruded shape. The ingredients for the extrusion blend producing the tested activated carbon pellets consisted of SX 1 grade activated carbon produced by NORIT (93.2 wt%) and sodium carboxymethyl cellulose binder system (6.8 wt%). The pellets were tumbled for four minutes, dried overnight at 105°C, and subsequently heat-treated in air at 150°C for three hours.

As noted above, the comparisons of these activated carbon containing materials, prepared as set forth in the examples, is shown in the following Table.

TABLE

T,0150

Performance, Properties, and Formulations for Alternative Vent-Side Adsorbents

		Ceramic-	Special	Prior Art: High Working Capacity Carbons	
	Filled	Bound	Precursor		
2	Pellet	Honeycomb	Pellet		,
Fuel source-side BAX 1500					
Volume:	1800 mL	2100 mL	1800 mL	1800 mL	1800 mL
Vent-Side Adsorbent Type:	"Ex. 1"	"Ex. 2"	"Ex. 3"	BAX 1100	BAX 1500
Vent-Side Mode:	Layer	Auxiliary Bed	Layer	Layer	Layer
Vent-Side Adsorbent Volume:	300 mL	200 mL 41mm diameter x 150 mm long, 200 cpsi	300 mL	300 mL	300 mL
G to Court Danformon and Wood	TO SO DEL TO	oot .			
Canister System Performance: West	vaco DBL Te	est			
Gasoline Working Capacity, g:	138	144	132	143	139
2 <sup>nd</sup> Day DBL Emissions, mg-C <sub>4</sub> :	29	10	13	88	221
Note:	(1)	(2)	(3)	(4)	(5)
Vent-Side Properties (6)					
Incremental Adsorption At 25°C					
5 -50 vol% butane vapor, g/L:	24	16	18	52	80
Apparent Density, g/mL:	0.869	0.355	0.453	0.358	0.284
Butane Activity, g/100g:	7.0	13.1	18.5	39.0	64.7
BWC, g/dL:	5.7	4.0	5.0	11.9	16.0
Butane Ratio:	0.929	0.852	0.593	0.852	0.868
			1		

<sup>(1)</sup> Two DBL Tests; Averaged data for GWC (400 bed volume purge) and DBL emissions (150 bed volume purge); 2.1L canister, 1500 mL fuel source-side chamber, 600 mL vent-side chamber, fuel source-side chamber cross-sectional area 2.5 times the vent-side cross-sectional area.

(2) Single DBL Test
(3) Average of three DBL Tests
(4) Average of three DBL Tests
(5) Average of six DBL Tests
(6) Density and BWC by ASTM standard techniques.

The Table shows data for the three examples of these two approaches compared with vent-side layers containing high working capacity carbons, BAX 1100 and BAX 1500.

Compared with the state of the art BAX carbons (the Figure 3), all three of the examples have significantly lower capacities for butane at high concentrations and considerably flatter isotherm curves.

As shown in the Table, the examples demonstrate reductions in emissions by factors of 3-22 over canisters consisting of only high working capacity carbons. There was either no loss or only a slight loss in GWC.

A further preferred embodiment of the invention method is presented in an evaporative emissions control system for a vehicle, the system comprising, in combination, a fuel tank for storing a volatile fuel, an engine having an air induction system and adapted to consume the fuel, a canister containing an initial volume of fuel vapor adsorbent material for temporarily adsorbing and storing fuel vapor from the tank, a conduit for conducting fuel vapor from the tank to a canister vapor inlet, a fuel vapor purge conduit from a canister purge outlet to the induction system of the engine, and a vent/air opening for venting the canister and for admission of air to the canister during operation of the engine induction system, wherein the canister defines a fuel vapor flow path via the canister vapor inlet through the initial volume of vapor adsorbent within a first region of the canister toward the vent/air opening, and an air flow path through a subsequent volume of adsorbent within a second region of the canister at the vent/air opening and the first region at the purge outlet, such that fuel vapor formed in the tank flows through the vapor inlet into the initial volume of adsorbent where it is adsorbed and, during operation of the engine induction system, ambient air flows in a path to and through the vent/air opening and along the air flow path in the canister through the

initial volume and the purge outlet to the induction system of the engine, the flow of air removing a portion of the adsorbed fuel vapor but leaving a residue of fuel in the initial volume, wherein at least one subsequent volume of vapor adsorbent material comprises a volume of 1% to 100% of the first volume and is located either inside of the canister within the second region thereof or outside of the canister, and wherein the initial volume of vapor adsorbent material is characterized by an incremental adsorption capacity at 25°C of greater than 35 g n-butane/L between vapor concentrations of 5 vol% and 50 vol% n-butane before routing the fluid stream through at least one subsequent volume of vapor adsorbent material wherein the subsequent volume of vapor adsorbent material adsorption capacity at 25°C of less than 35 g n-butane/L between vapor concentrations of 5 vol% and 50 vol% n-butane.

This invention method certainly includes an embodiment wherein the second volume of vapor adsorbent material is located outside the canister in a separate subsequent canister, but in the flow path of the ambient air to the vent/air inlet and the first region.

This invention method includes an embodiment wherein the initial volume of vapor adsorbent material and the subsequent volume of vapor adsorbent material are activated carbon derived from materials selected from the group consisting of wood, peat, coal, coconut, lignite, petroleum pitch, petroleum coke, coal tar pitch, fruit pits, nut shells, sawdust, wood flour, synthetic polymer, and natural polymer having been activated by a process selected from the group consisting of chemical, thermal, and combined chemical/thermal activation methods.

The invention method includes an embodiment wherein the initial volume of vapor adsorbent material and the subsequent volume of vapor adsorbent material are inorganic

materials selected from the group consisting of zeolites, porous silica, porous alumina, pillared clays, and molecular sieves.

The invention method includes an embodiment wherein the initial volume of vapor adsorbent material and the subsequent volume of vapor adsorbent material are porous polymers.

The invention method includes an embodiment wherein the subsequent volume of vapor adsorbent material exhibits adsorption capacities achieved by volumetric dilution.

The invention method further includes and embodiment wherein the volumetric dilution is accomplished by the addition of a non-adsorbing filler as a co-ingredient by an addition process selected from the group consisting of addition with the activated carbon raw material prior to activation, addition with the adsorbent before forming into a shaped particle or monolith, and a combination thereof.

The invention method further includes an embodiment wherein the volumetric dilution is accomplished by forming the adsorbent material into high voidage shapes selected from the group consisting of stars, hollow cylinders, asterisks, spirals, cylinders, configured ribbons, and other shapes within the capabilities of the art.

The method claimed herein includes an embodiment wherein the volumetric dilution is accomplished by forming the adsorbent into a honeycomb or monolith shape.

The method claimed herein includes an embodiment wherein the volumetric dilution is accomplished by the use of inert spacer particles, foams, fibers, and screens external to the vent-side adsorbent particles and monoliths.

The method claimed herein includes an embodiment wherein the non-adsorbing filler is a solid after processing.

Also, the method claimed herein includes an embodiment wherein the non-adsorbing filler is volatized or combusted to form voidages larger than 50Å width within the shaped particle or monolith.

The foregoing description relates to embodiments of the present invention, and changes and modifications may be made therein without departing from the scope of the invention as defined in the following claims.

We claim:

A method for reducing fuel vapor emissions in automotive evaporative emissions control systems comprising the steps of contacting the fuel vapor with an initial adsorbent volume having incremental adsorption capacity at 25°C of greater than 35 g n-butane/L between vapor concentrations of 5 vol% and 50 vol% n-butane and at least one subsequent adsorbent volume having an incremental adsorption capacity of less than 35 g n-butane/L between vapor concentrations of 5 vol% and 50 vol% n-butane.

- 2. The method of claim 1 comprising a single subsequent adsorbent volume.
- 3. The method of claim 1 comprising multiple subsequent adsorbent volumes.
- 4. The method of claim 2 wherein the initial adsorbent volume and the subsequent adsorbent volume are located within a single automotive evaporative emission control canister.
- 5. The method of claim 3 wherein the initial adsorbent volume and the subsequent adsorbent volumes are located within a single automotive evaporative emission control canister.
- 6. The method of claim 2 wherein the initial adsorbent volume and the subsequent adsorbent volume are located in separate canisters that are connected to permit sequential contact by the fuel vapor.
- 7. The method of claim 3 wherein the initial adsorbent volume and at least one subsequent adsorbent volume are located in separate canisters that are connected to permit sequential contact by the fuel vapor.
- 8. The method of claim 1 wherein the initial adsorbent volume and the subsequent adsorbent volume are activated carbon derived from materials selected from the group consisting of wood, peat, coal, coconut, lignite, petroleum pitch, petroleum coke, coal tar pitch, fruit pits, nut shells, sawdust, wood flour, synthetic polymer, and natural polymer having been

activated by a process selected from the group consisting of chemical, thermal, and combined chemical/thermal activation methods.

- 9. The method of claim 1 wherein the initial adsorbent volume and the subsequent adsorbent volume are inorganic materials selected from the group consisting of zeolites, porous silica, porous alumina, pillared clays, and molecular sieves.
- 10. The method of claim 1 wherein the initial adsorbent volume and the subsequent adsorbent volume are porous polymers.
- 11. The method of claim 1 wherein the subsequent adsorbent volume exhibits adsorption capacities achieved by volumetric dilution.
- 12. The method of claim 11 wherein the volumetric dilution is accomplished by the addition of a non-adsorbing filler as a co-ingredient by an addition process selected from the group consisting of addition with the activated carbon raw material prior to activation, addition with the adsorbent before forming into a shaped particle or monolith, and a combination thereof.
- 13. The method of claim 11 wherein the volumetric dilution is accomplished by forming the adsorbent into high voidage shapes selected from the group consisting of stars, hollow cylinders, asterisks, spirals, cylinders, and configured ribbons.
- 14. The method of claim 11 wherein the volumetric dilution is accomplished by forming the adsorbent into a honeycomb or monolith shape.
- 15. The method of claim 11 wherein the volumetric dilution is accomplished by the use of inert spacer particles, trapped air spaces, foams, fibers, and screens external to the adsorbent.

- 16. The method of claim 12 wherein the non-adsorbing filler is a solid after processing.
- 17. The method of claim 12 wherein the non-adsorbing filler is volatized or combusted to form voidages larger than 50Å width within the shaped particle or monolith.

In a method of reducing fuel vapor emissions in an automotive evaporative emissions control system comprising removing at least one volatile organic compound from a volatile organic compound-containing fuel vapor by routing the fuel vapor through a vapor adsorbent, the improvement comprising sequentially routing the fuel vapor through an initial adsorbent material-containing volume wherein the initial adsorbent material is characterized by an incremental adsorption capacity at 25°C of greater than 35 g n-butane/L between vapor concentrations of 5 vol% and 50 vol% n-butane before routing the fluid stream through at least one subsequent adsorbent-containing volume prior to venting to the atmosphere wherein the subsequent adsorbent-containing volume is characterized by an incremental adsorption capacity at 25°C of less than 35 g n-butane/L between vapor concentrations of 5 vol% and 50 vol% n-butane.

- 19. The method of claim 18 wherein the initial adsorbent volume and the subsequent adsorbent volume are located in a single automotive evaporative emissions canister.
- 20. The method of claim 18 wherein the initial adsorbent volume and the subsequent adsorbent volume are located in separate canisters that are connected to permit sequential contact by the fuel vapor.
- 21. The method of claim 18 wherein the initial adsorbent volume and the subsequent adsorbent volume are activated carbon derived from materials selected from the group consisting of wood, peat, coal, coconut, lignite, petroleum pitch, petroleum coke, coal tar pitch,

fruit pits, nut shells, sawdust, wood flour, synthetic polymer, and natural polymer and activated by chemical and/or thermal activation methods.

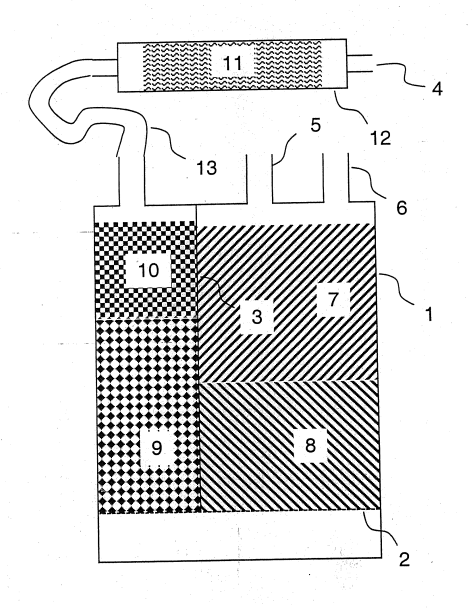
- 22. The method of claim 18 wherein the initial adsorbent volume and the subsequent adsorbent volume are inorganic materials selected from the group consisting of zeolites, porous silica, and molecular sieves.
- 23. The method of claim 18 wherein the initial adsorbent volume and the subsequent adsorbent volume are porous polymers.
- 24. The method of claim 18 wherein the subsequent adsorbent volume exhibits adsorption capacities achieved by volumetric dilution.
- 25. The method of claim 24 wherein the volumetric dilution is accomplished by the addition of a non-adsorbing filler as a co-ingredient by an addition process selected from the group consisting of addition with the activated carbon raw material prior to activation, addition with the adsorbent before forming into a shaped particle or monolith, and a combination thereof.
- 26. The method of claim 24 wherein the volumetric dilution is accomplished by forming the adsorbent into high voidage shapes selected from the group consisting of stars, hollow cylinders, asterisks, spirals, cylinders, and configured ribbons.
- 27. The method of claim 24 wherein the volumetric dilution is accomplished by forming the adsorbent into a honeycomb or monolith shape.
- 28. The method of claim 24 wherein the volumetric dilution is accomplished by the use of inert spacer particles, trapped air spaces, foams, fibers, and screens external to the adsorbent.

Case Docket No. CHR 2001-79

- 29. The method of claim 25 wherein the non-adsorbing filler is a solid after processing.
- 30. The method of claim 25 wherein the non-adsorbing filler is volatized or combusted to form voidages larger than 50Å width within the shaped particle or monolith.

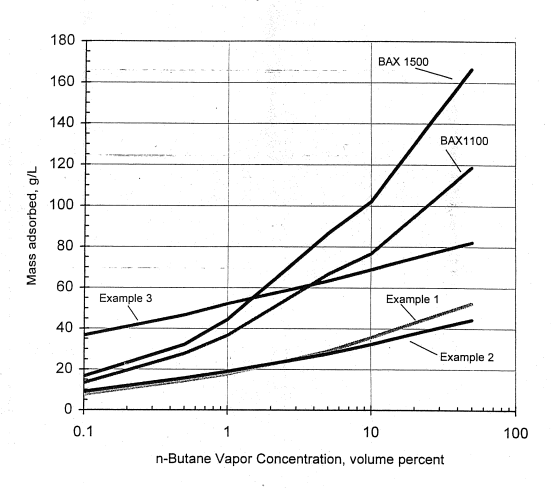
NT OF DRAWINGS ORIGINALLY FILED

FIGURE 2



LOIODISE . DJIEDE

# n-Butane Adsorption Isotherm at 25°C





# United States Patent and Trademark Office

#2

COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. 2023

APPLICATION NUMBER

FILING/RECEIPT DATE

FIRST NAMED APPLICANT

www.uspto.gov

10/100,362

03/18/2002

Laurence H. Hiltzik

ATTORNEY DOCKET NUMBER
CHR 2001-79

**CONFIRMATION NO. 3899** 

FORMALITIES LETTER

\*OC000000007944995\*

Westvaco Corporation 5255 Virginia Avenue P.O. Box 118005 Charleston, SC 29423-8005

Date Mailed: 04/24/2002

#### NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

# **Items Required To Avoid Abandonment:**

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given **TWO MONTHS** from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The oath or declaration is missing.
   A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(l) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.

#### Items Required To Avoid Processing Delays:

The item(s) indicated below are also required and should be submitted with any reply to this notice to avoid further processing delays.

#### **SUMMARY OF FEES DUE:**

Total additional fee(s) required for this application is \$130 for a Large Entity

\$130 Late oath or declaration Surcharge.

A copy of this notice <u>MUST</u> be returned with the reply.

Page 2 of 2

Customer Service Center (703) 308-1202
Initial Patent Examination Division (703) 308-1202
PART 3 - OFFICE COPY

Under the Paperwork Reduction Act of 1995, no person		U.S. Patent and Tra spond to a collection of info	Approve ademar rmation	ed for use through 10/31/2002. OMB 0651-0031 k Office: U.S. DEPARTMENT OF COMMERCE
OIPE		Application Numbe		10/100,362
MAY 0 9 2002 TRANSMITT	TAL	Filing Date		03/18/2002
FORM		First Named Invent	or	L. H. Hiltzik
TRADE used for all correspondence after	er initial filing)	Group Art Unit		-
		Examiner Name		
Total Number of Pages in This Subm	nission / 8	Attorney Docket Nun	nber	CHR 2001-79
	ENCL	OSURES (che	ck a	ll that apply)
Fee Transmittal Form	Assignm (for an A	ent Papers		After Allowance Communication to Group
Fee Attached	Drawing	(s)		Appeal Communication to Board of Appeals and Interferences
✓ Amendment/ÆmpMyx Preliminary	Licensin	g-related Papers		Appeal Communication to Group
After Final	Petition Decla	to make Specia aration in Supp	bort	Proprietary Information
Affidavits/declaration(s)	Provision	to Convert to a	- [	Status Letter
Extension of Time Request	Power o -Change Address	f Attorney, Revocation of Correspondence –		Other Enclosure(s) (please identify below):
Express Abandonment Request	Termina	l Disclaimer		Certificate of Mailing under CFR 1.10
	Request	for Refund		
Information Disclosure Statement	CD, Nur	mber of CD(s)	_	One return postcard
Certified Copy of Priority Document(s)	Remarks	100		
Response to Missing Parts/ Incomplete Application				
Response to Missing Parts under 37 CFR 1.52 or 1.53				
4.00.01.100.01.100		社の機構を	wi.	
SIGNATU	RE OF APPLIC	CANT, ATTORNEY, C	RAC	SENT
Firm or Individual name  Terry B. McD	aniel	Registration N	No. 2	28,444
Signature	Dr. Ja	and the same of th		
Date	- ( n	05/09/2002		
	CERTIFICA	TE OF MAILING		
I hereby certify that this correspondence is being of mail in an envelope addressed to: Commissioner to	deposited with the	LInited States Postal S	ervice is date	with sufficient postage as first class
Typed or printed name				
Signature			)ate	
Burden Hour Statement: This form is estimated to take 0.2 on the amount of time you are required to complete this for DC 20231. DO NOT SEND FEES OR COMPLETED FORM	hours to complete. orm should be sent IS TO THIS ADDRE	Time will vary depending to the Chief Information Of SS. SEND TO: Assistant C	upon th ficer, U Commis	e needs of the individual case. Any comments S. Patent and Trademark Office, Washington, sioner for Patents, Washington, DC 20231.



Express Mail No. EF370311229US
Case Docket No. CHR 2001-79
U. S. Serial (Non-Provisional) No. 10/100, 362

# MBINED DECLARATION, POWER OF ATTORNEY, AND PETITION IN ORIGINAL APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name; that

I verily believe that I am an original first and joint inventor of the subject matter that is claimed, and for which a patent is sought on the invention entitled **Method for Reducing Emissions from Evaporative Emissions Control Systems** described and claimed in the specification, that I hereby state that I have reviewed and understand the contents of the specification, including the claims;

That I hereby claim the benefit under 35 U.S.C. 119(e) of the United States Provisional Application Serial No. 60/335,897, filed November 21, 2001;

That I do not know and do not believe that this invention was ever known or used in the United States before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof for more than one year prior to this application, or in public use or on sale in the United States more than one year prior to this application, that this invention has not been patented or made the subject of an inventor's certificate in any country foreign to the United States prior to the date of this application on an application filed by me or my legal representatives or assigns more than twelve months before this application, that I acknowledge my duty to disclose information of which I am aware, which is material to patentability as defined in 37 Code of Federal Regulations § 1.56, and which is material to the examination of this application, namely, information where there is a substantial likelihood that a reasonable Examiner would consider it important in deciding whether to allow the application to issue as a patent; and that no application for patent or inventor's certificate on this invention has been filed by me or my representatives or assigns in any country foreign to the United States.

And I hereby appoint --

Terry B. McDaniel
Registration No. 28,444
MeadWestvaco Corporation
5255 Virginia Avenue
Post Office Box 118005
Charleston, South Carolina 29423-8005
(WITH WHOM CORRESPONDENCE IS TO BE DIRECTED)

1

Express Mail No. EF370311229US

Case Docket No. CHR 2001-79

U. S. Serial (Non-Provisional) No. 10/100,362

and Daniel B. Reece, IV, Registration No. 33,998, MeadWestvaco Corporation, 5255 Virginia Avenue, Post Office Box 118005, Charleston, South Carolina 29423-8005, and each of them, my attorneys, with full powers of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith. I further recognize and acknowledge that the true party in interest of the invention described and claimed herein is the assignee, Westvaco Corporation.

Wherefore I pray that Letters Patent be granted to us for the invention or discovery described and claimed in the foregoing specification and claims, and I hereby subscribe my name to the foregoing specification and claims, declaration, power of attorney, and this petition.

I, the undersigned petitioner, declare further that all statements made herein of my own knowledge are true and all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Laurence H. Hiltzik FULL NAME OF SOLE OR FIRST INVENTOR INVENTOR'S SIGNATURE 191 Broad Street, Charleston, SC 29401 United States RESIDENCE **CITIZENSHIP** 191 Broad Street, Charleston, SC 29401 POST OFFICE ADDRESS Jacek Z. Jagiello FULL NAME OF SECO NVENTOR 6240 Old Point Road., Apt. #41, Charleston, SC 29406 United States RESIDENCE CITIZENSHIP 6240 Old Point Road., Apt. #41, Charleston, SC 29406 POST OFFICE ADDRESS

Express Mail No. EF370311229US
Case Docket No. CHR 2001-79
U. S. Serial (Non-Provisional) No. 10/100,362

Edward D. Tolles Shorand D. Tolly	3/21/07
FULL NAME OF THIRD JOINT INVENTOR INVENTOR'S SIGNATURE	E DATE
2 Lampton Road, Charleston, SC 29407	United States
RESIDENCE	CITIZENSHIP
2 Lampton Road, Charleston, SC 29407	
POST OFFICE ADDRESS	
	1
Roger S. Williams Kopn Mille m	3/28/02
FULL NAME OF FOURTH JOINT INVENTOR INVENTOR'S SIGNATU	RE DATE
900 Boyer Lane, Lexington, VA 24450	United States
RESIDENCE	CITIZENSHIP
900 Boyer Lane, Lexington, VA 24450	

05-10-12

MA 3



EXPRESS MAIL NO. <u>EF370311229US</u>

Case Docket No. <u>CHR 01-79</u> Serial No.: <u>10/100,362</u> File Date: <u>3/18/02</u>

# CERTIFICATE UNDER 37 C.F.R. 1.10(a)

Terry B. McDaniel
Attorney for the Applicants
Registration No. 28,444



EXPRESS MAIL NO. <u>EF370311229US</u> Case Docket No. <u>CHR 01-79</u>

Serial No.: 10/100,362 File Date: 3/18/02

# CERTIFICATE UNDER 37 C.F.R. 1.10(a).

I hereby certify that this correspondence is being deposited with the United States

Postal Service as Express Mail in an envelope addressed to the Assistant Commissioner for

Patents, Washington, DC 20231, on May 9, 2002

Terry B. McDaniel

Attorney for the Applicants Registration No. 28,444

Express Mail No. E			IIS Patent and Tr	PTO/SB/17 (10-01) Approved for use through 10/31/2002. OMB 0651-0032 ademark Office; U.S. DEPARTMENT OF COMMERCE ormation unless it displays a valid OMB control number.
FEE TRANS				omplete if Known
· ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~			Application Number	10/100,362
MAY 0 9 2002 for FY 2002		Filing Date	03/18/2002	
		First Named Inventor	L. H. Hiltzik	
Patent fees are subject to a	annual revi	sion.	Examiner Name	
OTAL AMOUNT OF PAYMENT	1	100.00	Group Art Unit	
OTAL AMOUNT OF PAYMENT	(\$)	130.00	Attorney Docket No.	CHR 2001-79

METHOD OF PAYMENT	METHOD OF PAYMENT FEE CALCULATION (continued)			
1. The Commissioner is hereby authorized to charge	3. ADDITIONAL FEES			
indicated fees and credit any overpayments to:	Large Small			
Account 23-1160	Entity Entity			
Number Deposit	Fee Fee Fee Fee Code (\$) Code (\$)	Fee Paid		
- Account Name	105 130 205 65 Surcharge - late filing fee or oath	130.00		
Charge Any Additional Fee Required Under 37 CFR 1.16 and 1.17	127 50 227 25 Surcharge - late provisional filing fee or cover sheet			
Applicant claims small entity status. See 37 CFR 1.27	139 130 139 130 Non-English specification			
2. Payment Enclosed:	147 2,520 147 2,520 For filing a request for ex parte reexamination			
Check Credit card Money Other	112 920* 112 920* Requesting publication of SIR prior to Examiner action			
FEE CALCULATION	113 1,840* 113 1,840* Requesting publication of SIR after Examiner action			
1. BASIC FILING FEE	115 110 215 55 Extension for reply within first month			
Large Entity Small Entity	116 400 216 200 Extension for reply within second month			
Fee Fee Fee Fee Description Code (\$) Code (\$) Fee Paid	117 920 217 460 Extension for reply within third month			
101 740 201 370 Utility filing fee	118 1,440 218 720 Extension for reply within fourth month			
106 330 206 165 Design filing fee	128 1,960 228 980 Extension for reply within fifth month			
107 510 207 255 Plant filing fee	119 320 219 160 Notice of Appeal			
108 740 208 370 Reissue filing fee	120 320 220 160 Filing a brief in support of an appeal			
114 160 214 80 Provisional filing fee	121 280 221 140 Request for oral hearing			
/	138 1,510 138 1,510 Petition to institute a public use proceeding			
SUBTOTAL (1) (\$)	140 110 240 55 Petition to revive - unavoidable			
2. EXTRA CLAIM FEES	141 1,280 241 640 Petition to revive - unintentional			
Fee from Ext <u>ra Claims below Fee Paid</u>	142 1,280 242 640 Utility issue fee (or reissue)			
Total Claims20** = X =	143 460 243 230 Design issue fee			
Independent Claims - 3** = X =	144 620 244 310 Plant issue fee			
Multiple Dependent	122 130 122 130 Petitions to the Commissioner			
	123 50 123 50 Processing fee under 37 CFR 1.17(q)			
Large Entity Small Entity Fee Fee Fee Fee Description	126 180 126 180 Submission of Information Disclosure Stmt			
Code (\$) Code (\$)  103 18 203 9 Claims in excess of 20	581 40 581 40 Recording each patent assignment per property (times number of properties)			
102 84 202 42 Independent claims in excess of 3	146 740 246 370 Filing a submission after final rejection			
104 280 204 140 Multiple dependent claim, if not paid	(37 CFR § 1.129(a))			
109 84 209 42 ** Reissue independent claims over original patent	149 740 249 370 For each additional invention to be examined (37 CFR § 1.129(b))			
110 18 210 9 ** Reissue claims in excess of 20	179 740 279 370 Request for Continued Examination (RCE)			
and over original patent	169 900 169 900 Request for expedited examination of a design application			
SUBTOTAL (2)	Other fee (specify)			
**or number previously paid, if greater; For Reissues, see above	*Reduced by Basic Filing Fee Paid SUBTOTAL (3) (\$) 13	30.00		

SUBMITTED BY			Complete (ii	f applicable)
Name (Print/Type)	Terry B. McDaniel	Registration No. (Attorney/Agent) 28,444	Telephone	843-746-8490
Signature	Sugar	nd	Date	May 9, 2002

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

MAY 0

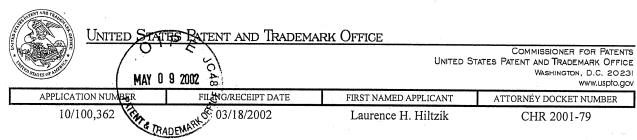
Express Mail No. E.	o, no persons are required to r	U.S. Patent and Tr espond to a collection of info	PTO/SB/17 (10-01) Approved for use through 10/31/2002. OMB 0651-0032 ademark Office; U.S. DEPARTMENT OF COMMERCE amation unless it displays a valid OMB control number.
TEE TRANS	MITTAL		omplete if Known
188- 110	IN I I I I I	Application Number	10/100,362
for FY 2002		Filing Date	03/18/2002
0 9 2002 4	.002	First Named Inventor	L. H. Hiltzik
uPatent fees are subject to a	nnual revision.	Examiner Name	
OTAL AND	400.00	Group Art Unit	
TAL AMOUNT OF PAYMENT	(\$) 130.00	Attorney Docket No.	CHR 2001 70

Amorney Bucket No.   OT IT 2001-79				
METHOD OF PAYMENT	FEE CALCULATION (continued)			
The Commissioner is hereby authorized to charge indicated fees and credit any overpayments to:	3. ADDITIONAL FEES	-		
Deposit	Large Small Entity Entity			
Account Number 23-1160	Fee Fee Fee Fee Foo Description Foo Dela			
Deposit Account	55d5 (4) 55de (4)	_		
Name	105 130 205 65 Surcharge - late filing fee or oath 130.00	4		
Charge Any Additional Fee Required Under 37 CFR 1.16 and 1.17	127 50 227 25 Surcharge - late provisional filing fee or cover sheet			
Applicant claims small entity status. See 37 CFR 1.27	139 130 139 130 Non-English specification	$\rfloor$		
2. Payment Enclosed:	147 2,520 147 2,520 For filing a request for ex parte reexamination	1		
Check Credit card Money Order Other	112 920* 112 920* Requesting publication of SIR prior to Examiner action	]		
FEE CALCULATION	113 1,840* 113 1,840* Requesting publication of SIR after Examiner action	]		
1. BASIC FILING FEE	115 110 215 55 Extension for reply within first month			
Large Entity Small Entity Fee Fee Fee Fee Description	116 400 216 200 Extension for reply within second month	1		
Fee Fee Fee Fee Description Code (\$) Code (\$) Fee Paid	117 920 217 460 Extension for reply within third month			
101 740 201 370 Utility filing fee	118 1,440 218 720 Extension for reply within fourth month			
106 330 206 165 Design filing fee	128 1,960 228 980 Extension for reply within fifth month			
107 510 207 255 Plant filing fee	119 320 219 160 Notice of Appeal	1		
108 740 208 370 Reissue filing fee	120 320 220 160 Filing a brief in support of an appeal	1		
114 160 214 80 Provisional filing fee	121 280 221 140 Request for oral hearing	11		
SUBTOTAL (1) (\$)	138 1,510 138 1,510 Petition to institute a public use proceeding	11		
2. EXTRA CLAIM FEES	140 110 240 55 Petition to revive - unavoidable	]		
Fee from	141 1,280 241 640 Petition to revive - unintentional			
Extra Claims below Fee Paid	142 1,280 242 640 Utility issue fee (or reissue)	]		
Total Claims	143 460 243 230 Design issue fee	]		
Claims	144 620 244 310 Plant issue fee	41		
	122 130 122 130 Petitions to the Commissioner	╛		
Large Entity Small Entity	123 50 123 50 Processing fee under 37 CFR 1.17(q)	IJ		
Fee Fee Fee Fee Description	126 180 126 180 Submission of Information Disclosure Stmt			
Code (\$)	581 40 581 40 Recording each patent assignment per property (times number of properties)			
102 84 202 42 Independent claims in excess of 3	146 740 246 370 Filing a submission after final rejection	П		
104 280 204 140 Multiple dependent claim, if not paid	(37 CFR § 1.129(a))	П		
109 84 209 42 ** Reissue independent claims over original patent	149 740 249 370 For each additional invention to be examined (37 CFR § 1.129(b))			
110 18 210 9 ** Reissue claims in excess of 20	179 740 279 370 Request for Continued Examination (RCE)	П		
and over original patent	169 900 169 900 Request for expedited examination	П		
SUBTOTAL (2) (\$)	Other fee (specify)	$\ $		
**or number previously paid, if greater; For Reissues, see above	120.00	П		
provides, paid, if greater, not reissues, see above	*Reduced by Basic Filling Fee Paid SUBTOTAL (3) (\$\\$) 130.00			

SUBMITTED BY		\$ 1 m	Complete (i	(if applicable)
Name (Print/Type)	Terry B. McDaniel	Pogletration No.		843-746-8490
Signature	Shamul		Date	May 9, 2002

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.



Westvaco Corporation 5255 Virginia Avenue P.O. Box 118005 Charleston, SC 29423-8005 CONFIRMATION NO. 3899
FORMALITIES LETTER
\*OC000000007944995\*

Date Mailed: 04/24/2002

# NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

### **Items Required To Avoid Abandonment:**

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given **TWO MONTHS** from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The oath or declaration is missing.
   A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(I) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.

# Items Required To Avoid Processing Delays:

The item(s) indicated below are also required and should be submitted with any reply to this notice to avoid further processing delays.

### SUMMARY OF FEES DUE:

Page 2 of 2

Customer Service Center Initial Patent Examination Division (703) 308-1202
PART 1 - ATTORNEY/APPLICANT COPY



TED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Laurence H. Hiltzik, Jacek Z. Jagiello, Edward D. Tolles, and

Roger S. Williams

Serial No.:

10/100/362

Group Art Unit: 1754

Filed:

March 18, 2002 (with benefit of Provisional Ser. No. 60/335,897)

For:

Method for Reducing Emissions from Evaporative Emissions Control System

Examiner:

Assistant Commissioner for Patents United States Patent and Trademark Office Washington, DC 20231

# PRELIMINARY AMENDMENT

Dear Sir:

The above-identified application, filed on March 18, 2002, is identical to the Provisional application Serial No. 60/335,897, filed via Express Mail with the U.S. Postal Service on November 21, 2001, with the intent to benefit from the filing date of said provisional application. A cross-reference in the instant application to said provisional application, however, was inadvertently omitted. This preliminary amendment is filed to provide such cross-referencing information.

# IN THE SPECIFICATION:

Please amend the specification by adding, at page 1 after the title and before the heading, "BACKGROUND" the language as shown on the following page.

# Clean Copy of Amended Specification Paragraph

M

This application claims the benefit of U.S. Provisional Application No. 60/335,897 filed on November 21, 2001.

2

F FIRE

25

# **REMARKS**

The reasons for filing this preliminary amendment are stated above. A separate copy of the manner of making the amendment is attached.

If the Examiner believes, for any reason, that personal communication will expedite the prosecution of this application, the Examiner is invited to telephone the undersigned at the number provided.

It is believed that no additional fees are due as a result of this preliminary amendment. If it is determined, however, that any additional fees are required, payment will be remitted upon receipt of the appropriate notification.

Respectfully submitted,

Terry B. McDaniel Attorney for the Applicant Registration No. 28,444

Attachment

Date:May 9, 2002 5255 Virginia Avenue Post Office Box 118005 Charleston, SC 29423-8005 Telephone (843) 746-8490

# Version with markings to show changes made to amended Specification

Please amend the heading at page 1 of the application as follows:

"IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent Application for

# Method for Reducing Emissions from Evaporative Emissions Control Systems

This application claims the benefit of U.S. Provisional Application No. 60/335,897 filed on November 21, 2001.

BACKGROUND OF THE INVENTION"



8437468494;

Aug-14-02 1:45PM;

Page 1

# MeadWestvaco

#### **Facsimile**



MeadWestvaco Corporation Charleston Technical Center -- Law Dept. 5255 Virginia Avenue P. O. Box 118005 Charleston, SC 29423-8005

DATE:

August 14, 2002

TO:

Dominique Bataile

COMPANY:

**USPTO** 

FAX #:

1-703-305-1086

FROM:

Susan Harrison

SENDER'S PHONE #:

(843) 746-8493

SENDER'S FAX #:

(843) 746-8494

SUBJECT:

Application No. 10/100,362 filed 3/18/02 Our Case Docket No. CHR 2001-79

Out one podative. Cilitator 75

TOTAL NUMBER OF PAGES:

10 (including cover sheet)

# COMMENTS:

As per our conversation of today, I am submitting the following documents for your kind attention.

- □ Postcard stamped 5/9/02
- Certificate of Mailing dated 5/9/02
- Combined Declaration, Power of Attorney and Petition in Original Application
- Petition to Make Special under 37 CFR 1.102(c) for Restoration or Maintenance of Environmental Quality (MPEP 708.02, V)
- Declaration in Support of Petition to Make Special

I appreciate your assistance in this matter. Should you require any further information, please do not hesitate to contact me.

This entire transmission is intended only for the use of the individual or entity to which it is addressed and may contain information that is privileged, confidential, and exempt from disclosure under applicable law. If the reader of this message is not intended recipient, or the employee or agent responsible for delivering the message of the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone and return the original message to us at the above address via the U.S. Postal Service. You will be reimbursed for all reasonable expenses.

8437468494;

Aug-14-02 1:45PM;

Page 2

Express Mail No. EF370311229US Case Docket No. CHR 2001-79
J. Z Odielle E. D. Tolles,

Applicants: L. H. Hiltzik, J. Z

Serial No. 10/100,362

MAY 0 9 2002

Filed: March 18,2002

For: Method for Reducing Emissions From Evaporative Emissions Control Statem

Transmittal Form; Fee Transmittal Formattal duplicate; check in the amount of \$130.00; Notice to File Missing Parts; Combined Declaration, Power of Attorney and Petition in Original Application; Preliminary Amendment; Petition to Make Special under 37 CFR 1.102(c) and Declaration in Support; Certificate of Mailings for Transmittal Form and Notice to File Missing Parts; and one return postcard for the aboveidentified patent application were received in the U.S.

Patent and Trademark Office on:

8437468494;

Aug-14-02\_1:45PM;

Page 3

EXPRESS MAIL NO. EF37031122/US Case Docket No. CHR 01-79
Scrial No.: 10/100,362

File Date: 3/18/02

# CERTIFICATE UNDER 37 C.F.R. 1.10(a)

I hereby certify that this correspondence is being deposited with the United States Postal Service as Express Mail in an envelope addressed to the Assistant Commissioner for Patents, Washington, DC 20231, on May 9, 2002

> Attorney for the Applicants Registration No. 28,444

in the second

8437468494;

Aug-14-02\_1:45PM;

Page 4

Express Mail No. EF370311229US

Case Docket No. CHR 2001-79

U. S. Serial (Non-Provisional) No. 10/100, 362

# COMBINED DECLARATION, POWER OF ATTORNEY, AND PETITION IN ORIGINAL APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name; that

I verily believe that I am an original first and joint inventor of the subject matter that is claimed, and for which a patent is sought on the invention entitled **Method for Reducing Emissions from Evaporative Emissions Control Systems** described and claimed in the specification, that I hereby state that I have reviewed and understand the contents of the specification, including the claims;

That I hereby claim the benefit under 35 U.S.C. 119(e) of the United States Provisional Application Serial No. 60/335,897 , filed November 21, 2001;

That I do not know and do not believe that this invention was ever known or used in the United States before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof for more than one year prior to this application, or in public use or on sale in the United States more than one year prior to this application, that this invention has not been patented or made the subject of an inventor's certificate in any country foreign to the United States prior to the date of this application on an application filed by me or my legal representatives or assigns more than twelve months before this application, that I acknowledge my duty to disclose information of which I am aware, which is material to patentability as defined in 37 Code of Federal Regulations § 1.56, and which is material to the examination of this application, namely, information where there is a substantial likelihood that a reasonable Examiner would consider it important in deciding whether to allow the application to issue as a patent; and that no application for patent or inventor's certificate on this invention has been filed by me or my representatives or assigns in any country foreign to the United States.

And I hereby appoint --

Terry B. McDaniel
Registration No. 28,444
MeadWestvaco Corporation
5255 Virginia Avenue
Post Office Box 118005
Charleston, South Carolina 29423-8005
(WITH WHOM CORRESPONDENCE IS TO BE DIRECTED)

Express Mail No. EF370311229US Case Docket No. CHR 2001-79

Aug-14-02 1:46PM;

U. S. Serial (Non-Provisional) No. 10/100, 362

and Daniel B. Reece, IV, Registration No. 33,998, MeadWestvaco Corporation, 5255 Virginia Avenue, Post Office Box 118005, Charleston, South Carolina 29423-8005, and each of them, my attorneys, with full powers of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith. I further recognize and acknowledge that the true party in interest of the invention described and claimed herein is the assignee, Westvaco Corporation.

Wherefore I pray that Letters Patent be granted to us for the invention or discovery described and claimed in the foregoing specification and claims, and I hereby subscribe my name to the foregoing specification and claims, declaration, power of attorney, and this petition.

I, the undersigned petitioner, declare further that all statements made herein of my own knowledge are true and all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Laurence H. Hiltzik		3/26/2000
FULL NAME OF SOLE OR FIRST INVENTOR	INVENTOR'S SIGNATURE	DATE
191 Broad Street, Charleston, SC 29401	· Ut	nited States
RESIDENCE	CITI	ZENSHIP
191 Broad Street, Charleston, SC 29401		
POST OFFICE ADDRESS		
Jacek Z. Jagiello FULL NAME OF SECOND JOINT INVENTOR		6/oz DATE
6240 Old Point Road., Apt. #41, Charleston, SC	29406 <u>Ur</u>	uited States
RESIDENCE	CI	TIZENSHIP
6240 Old Point Road., Apt. # 41, Charleston, SC	29406	
POST OFFICE ADDRESS		

POST OFFICE ADDRESS

8437468494;

Aug-14-02 1:46PM;

Page 6/10

Express Mail No. EF370311229US
Case Docket No. CHR 2001-79
U. S. Serial (Non-Provisional) No. 10/100,362

Edward D. Tolles

FULL NAME OF THIRD JOINT INVENTOR INVENTOR'S SIGNATURE

2 Lampton Road, Charleston, SC 29407

RESIDENCE

2 Lampton Road, Charleston, SC 29407

POST OFFICE ADDRESS

Roger S. Williams

FULL NAME OF FOURTH JOINT INVENTOR INVENTOR'S SIGNATURE

900 Boyer Lane, Lexington, VA 24450

United States

CITIZENSHIP

CITIZENSHIP

3

8437468494;

Aug-14-02 1:46PM;

Page 7/10

Copy

Case Docket No. CHR 2001-79

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Laurence H. Hiltzik, Jacek Z. Jagiello, Edward D. Tolles, and

Roger S. Williams

Provisional Filed:

November 21, 2001

Statutory Filed:

March 18, 2002 (referencing benefit of Provisional filing date)

Provisional Serial No. 60/335,897

Serial No.:

10/100,362

For:

"Method for Reducing Emissions from Evaporative Emissions

Control Systems"

Examiner:

Assistant Commissioner for Patents U. S. Patent and Trademark Office Washington, D. C. 20231

# PETITION TO MAKE SPECIAL UNDER 37 C.F.R. §1.102(c) FOR RESTORATION OR MAINTENANCE OF ENVIRONMENTAL QUALITY (MPEP §708.02, V)

Dear Sir:

Applicants hereby petition to make this application special as being for an invention which will materially enhance the quality of the environment of mankind by contributing to the

- (a) restoration of one of the basic life-sustaining natural elements air, water, or soil.
- (b) X maintenance of one of the basic life-sustaining natural elements air, water, or soil.

8437468494;

Aug-14-02 1:46PM;

Page 8/10

Case Docket No. CHR 2001-79

# 1. Accompanying material

Accompanying this petition is a declaration by

\_applicant

X applicants' attorney

explaining how the invention materially contributes to category (a) or (b) set forth above.

# 2. Fee

In accordance with 37 C.F.R. §1.102(c), no fee is required for this petition.

Respectfully submitted,

Terry By McDaniel

Attorney for the Applicants

Registration No. 28,444

May 9, 2002
5255 Virginia Avenue
P. O. Box 118005
Charleston, South Carolina 29423-8005
tel (843) 746-8490
fax (843) 746-8494

8437468494;

Aug-14-02 1:47PM;

Page 9/10

Case Docket No. CHR 01-79

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Laurence H. Hiltzik, Jacek Z. Jagiello, Edward D. Tolles, and

Roger S. Williams

Provisional Filed:

November 21, 2001

Statutory Filed:

March 18, 2002 (referencing benefit of Provisional filing date)

Provisional Serial No. 60/335,897 10/100,362

Serial No.:

For:

"Method for Reducing Emissions from Evaporative Emissions Control

Systems"

Examiner:

Assistant Commissioner for Patents U. S. Patent and Trademark Office Washington, D. C. 20231

# DECLARATION IN SUPPORT OF PETITION TO MAKE SPECIAL UNDER 37 C.F.R. § 1.102(c)

Dear Sir:

I, Terry B. McDaniel, Esq., declare as follows:

- (1) I am an attorney-of-record for applicants in the above-identified application and, having drafted the specification and claims thereof, am fully aware of the nature of the invention thereof and of its significance and, on implementation, of its ability to materially enhance the quality of the environment and prevent health hazards (which is a basis for granting a petition to make special under MPEP 708.02, V).
- (2) The instant application describes a method for sharply reducing diurnal breathing loss emissions from automotive evaporative emissions control systems by providing multiple layers, or stages, of adsorbents. Evaporation of gasoline from motor vehicle fuel systems is a major potential source of hydrocarbon air pollution. The automotive industry is challenged to design engine components and systems to contain, as much as possible, the almost one billion gallons of gasoline evaporated from fuel systems each year in the United States alone. Such emissions can be controlled by canister systems that employ activated carbon to adsorb and hold the vapor that evaporates. Recently, regulations have been promulgated that require a change in the approach with respect to the way in which vapors must be controlled. Allowable emission levels from canisters would be reduced to such low levels that the primary source of emitted

8437468494;

Aug-14-02-1:47PM;

Page 10/10

Case Docket No. CHR 01-79

vapor, the fuel tank, is no longer the regulatory focus, as current conventional evaporative emission control appears to have achieved a high efficiency of removal. Rather, the concern now is actually the hydrocarbon left on the carbon adsorbent itself as a residual "heel" after the regeneration (purge) step. Such emissions typically occur when a vehicle has been parked and subjected to diurnal temperature changes over a period of several days, commonly called "diurnal breathing losses." The invention improved combination of high working capacity carbons on the fuel source-side and preferred lower working capacity adsorbent on the vent-side provides substantially lower diurnal breathing emissions (without a significant loss in working capacity or increase in flow restriction) compared with known adsorbents used in canister configurations for automotive emissions control systems.

I declare further that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true and, further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 USC § 1001 and that such false statements may jeopardize the validity of this document and the application to which it relates.

Signed at Charleston, South Carolina, this 9th day of May, 2002.

Terry B. McDaniel

Attorney for the Applicants Registration No. 28,444

5255 Virginia Avenue P. O. Box 118005 Charleston, SC 29423-8005 Tel (843) 746-8490 Fax (843) 746-8494



#### UNITED STATES PATENT and TRADEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE WASHINGTON, D.C. 20231 WWW.USPTO.GOV

UR PAPER NO.6

SEP 20 2002

In re Application of Laurence H. Hiltzik et al. Serial No. 10/100,362 Filed: March 18, 2002

For: METHOD FOR REDUCING EMISSIONS FROM EVAPORATIVE EMISSIONS CONTROL SYSTEMS DECISION ON PETITION UNDER 708.02, V

This is in response to the petition filed May 09, 2002, requesting that the above-identified application be granted Special Status under Sections 708.02 (V) of the MPEP and 37 CFR 1.102(c).

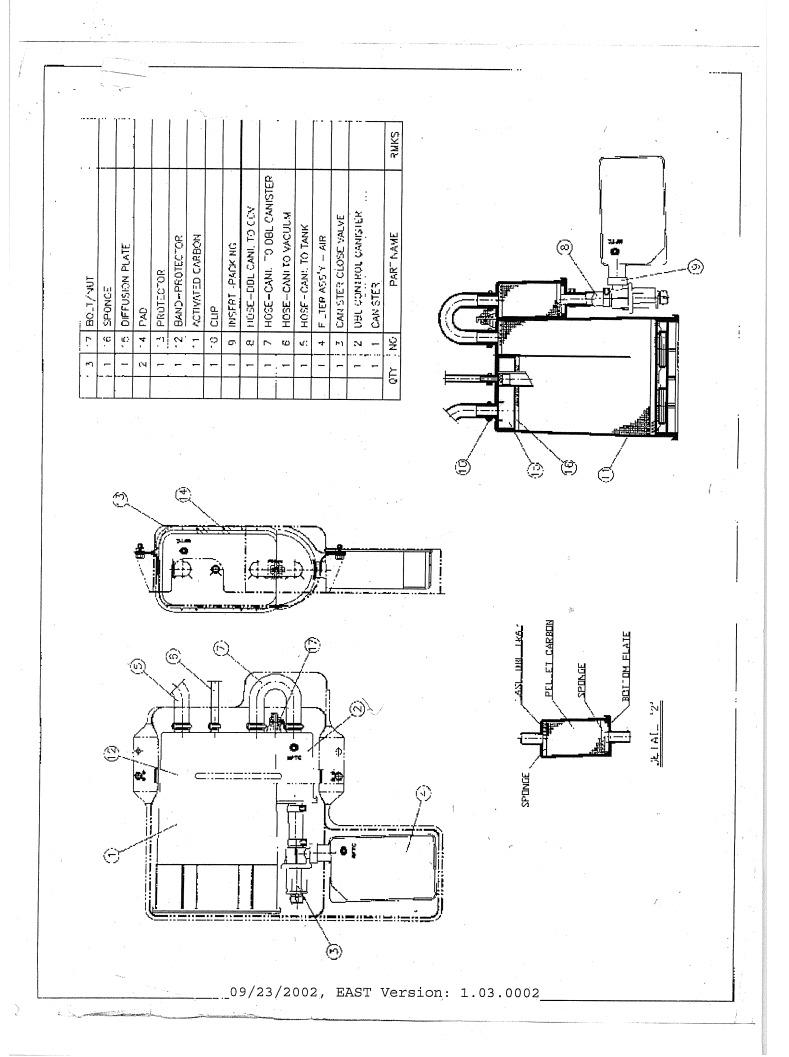
The petition has been considered and found to comply with the requirements set forth under the above-noted section. Accordingly the petition is **GRANTED**.

Richard V. Fisher, Director Technology Center 1700

Chemical and Materials Engineering

School V. Fisher

Westvaco Corporation 5255 Virginia Avenue P.O. Box 118005 Charleston, SC 29423-8005





#### UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

# NOTICE OF ALLOWANCE AND FEE(S) DUE

7590

10/08/2002

Westvaco Corporation 5255 Virginia Avenue P.O. Box 118005 Charleston, SC 29423-8005 EXAMINER

LAWRENCE JR, FRANK M

ART UNIT CLASS-SUBCLASS

095-146000

DATE MAILED: 10/08/2002

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/100,362 03/18/2002 Laurence H. Hiltzik CHR 2001-79 3899

TITLE OF INVENTION: METHOD FOR REDUCING EMISSIONS FROM EVAPORATIVE EMISSIONS CONTROL SYSTEMS

APPLN, TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1280	\$300	\$1580	01/08/2003

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. <u>PROSECUTION ON THE MERITS IS CLOSED.</u> THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

#### HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.

B. If the status is changed, pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above and notify the United States Patent and Trademark Office of the change in status, or

If the SMALL ENTITY is shown as NO:

. . .

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check the box below and enclose the PUBLICATION FEE and 1/2 the ISSUE FEE shown above.

□ Applicant claims SMALL ENTITY status. See 37 CFR 1.27.

II. PART B - FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

Page 1 of 4

PTOL-85 (REV. 04-02) Approved for use through 01/31/2004.

#### PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail Box ISSUE FEE

Commissioner for Patents Washington, D.C. 20231 (703)746-4000

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks I through 4 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block I, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications.

CURRENT CORRESPONDENCE ADDRESS (Note: Legibly mark-up with any corrections or use Block 1)

Note: A certificate of mailing can only be used for domestic mailings of the

Fax

7590 10/08/2002

Westvaco Corporation 5255 Virginia Avenue P.O. Box 118005 Charleston, SC 29423-8005 Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission.

Certificate of Mailing or Transmission

I hereby certify that this Fee(s) Transmittal is being deposited with the
United States Postal Service with sufficient postage for first class mail in an
envelope addressed to the Box Issue Fee address above, or being facsimile
transmitted to the USPTO, on the date indicated below.

(Date)

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/100,362	03/18/2002	Laurence H. Hiltzik	CHR 2001-79	3899

TITLE OF INVENTION: METHOD FOR REDUCING EMISSIONS FROM EVAPORATIVE EMISSIONS CONTROL SYSTEMS

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1280	\$300	\$1580	01/08/2003
EXAMII LAWRENCE JF		ART UNIT	CLASS-SUBCLASS 095-146000		
1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363).  Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached.  "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required.		Correspondence station form	For printing on the patent from the names of up to 3 registered or agents OR, alternatively, (2) ngle firm (having as a membatorney or agent) and the name agistered patent attorneys or agellisted, no name will be printed.	the name of a ler a registered less of up to 2	

3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type)

PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. Inclusion of assignee data is only appropriate when an assignment has been previously submitted to the USPTO or is being submitted under separate cover. Completion of this form is NOT a substitute for filing an assignment.

(A) NAME OF ASSIGNEE

(B) RESIDENCE: (CITY and STATE OR COUNTRY)

Please check the appropriate assignee category or categories (will not be printed on the patent)		☐ individual	□ corporation or other private group entity	☐ governmen
a. The following fee(s) are enclosed:	4b. Payment of Fee(s):			
□ Issue Fee	☐ A check in the amount of the fee(s) is enclosed.			
□ Publication Fee	☐ Payment by credit card. Form PTO-2038 is attached.			
□ Advance Order - # of Copies	☐ The Commissioner is here Deposit Account Number	eby authorized	by charge the required fee(s), or credit any ov (enclose an extra copy of this form).	erpayment, to
Commissioner for Patents is requested to apply the Issue Fee and Public	cation Fee (if any) or to re-ap	ply any previo	usly paid issue fee to the application identifie	d above.

(Authorized Signature) (Date) NOTE; The Issue Fee and Publication Fee (if required) will not be accepted from anyone other than the applicant; a registered attorney or agent; or the assignee or other party in interest as shown by the records of the United States Patent and Trademark Office.

This collection of information is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Department of Commerce, Washington, D.C. 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, Washington, D.C. 20231.

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

TRANSMIT THIS FORM WITH FEE(S)

PTOL-85 (REV. 04-02) Approved for use through 01/31/2004. OMB 0651-0033

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE



### United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/100,362 03/18/2002 Laurence H. Hiltzik CHR 2001-79 EXAMINER 10/08/2002 7590 Westvaco Corporation LAWRENCE JR, FRANK M 5255 Virginia Avenue ART UNIT P.O. Box 118005 PAPER NUMBER Charleston, SC 29423-8005 1724 DATE MAILED: 10/08/2002

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b) (application filed on or after May 29, 2000)

The patent term adjustment to date is 0 days. If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the term adjustment will be 0 days.

If a continued prosecution application (CPA) was filed in the above-identified application, the filing date that determines patent term adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) system. (http://pair.uspto.gov)

Page 3 of 4



# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/100,362	03/18/2002	Laurence H. Hiltzik	CHR 2001-79	3899
75	590 10/08/2002		EXAMINI	ER
Westvaco Corporation 5255 Virginia Avenue		LAWRENCE JR, FRANK M		
P.O. Box 118005		·	ART UNIT	PAPER NUMBER
Charleston, SC 294 UNITED STATES			1724	
UNITED STATES			DATE MAILED: 10/08/2002	

# Notice of Possible Fee Increase on October 1, 2002

If a reply to a "Notice of Allowance and Fee(s) Due" is filed in the Office on or after October 1, 2002, then the amount due may be higher than that set forth in the "Notice of Allowance and Fee(s) Due" since there may be an increase in fees effective on October 1, 2002. See Revision of Patent and Trademark Fees for Fiscal Year 2003; Notice of Proposed Rulemaking, 67 Fed. Reg. 30634, 30636 (May 7, 2002). Although a change to the amount of the publication fee is not currently proposed for October 2002, if the issue fee or publication fee is to be paid on or after October 1, 2002, applicant should check the USPTO web site for the current fees before submitting the payment. The USPTO Internet address for the fee schedule is: <a href="http://www.uspto.gov/main/howtofees.htm">http://www.uspto.gov/main/howtofees.htm</a>.

If the issue fee paid is the amount shown on the "Notice of Allowance and Fee(s) Due," but not the correct amount in view of any fee increase, a "Notice to Pay Balance of Issue Fee" will be mailed to applicant. In order to avoid processing delays associated with mailing of a "Notice to Pay Balance of Issue Fee," if the response to the Notice of Allowance and Fee(s) due form is to be filed on or after October 1, 2002 (or mailed with a certificate of mailing on or after October 1, 2002), the issue fee paid should be the fee that is required at the time the fee is paid. If the issue fee was previously paid, and the response to the "Notice of Allowance and Fee(s) Due" includes a request to apply a previously-paid issue fee to the issue fee now due, then the difference between the issue fee amount at the time the response is filed and the previously paid issue fee should be paid. See Manual of Patent Examining Procedure, Section 1308.01 (Eighth Edition, August 2001).

Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at (703) 305-8283.

Page 4 of 4

		E.T.	
	Application No.	Applicant(s)	
	10/100,362	HILTZIK ET AL.	
Notice of Allowability	Examiner	Art Unit	
	Frank M. Lawrence	1724	
The MAILING DATE of this communication at All claims being allowable, PROSECUTION ON THE MERITS herewith (or previously mailed), a Notice of Allowance (PTOL NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATEN of the Office or upon petition by the applicant. See 37 CFR 1	S IS (OR REMAINS) CLOSED in -85) or other appropriate commu T RIGHTS. This application is s	this application. If not included inication will be mailed in due cour	se THIS
<ol> <li>This communication is responsive to the application fill</li> <li>The allowed claim(s) is/are 1-30.</li> <li>The drawings filed on 18 March 2002 are accepted by</li> <li>Acknowledgment is made of a claim for foreign priority         <ul> <li>All</li> <li>Some*</li> <li>None</li> <li>Certified copies of the priority documents in</li> </ul> </li> </ol>	the Examiner. under 35 U.S.C. § 119(a)-(d) or	(f).	
2. Certified copies of the priority documents i		n No	
3. Copies of the certified copies of the priority International Bureau (PCT Rule 17.2(a)	y documents have been received		from the
* Certified copies not received:  5. Acknowledgment is made of a claim for domestic priori  (a) The translation of the foreign language provision			
6. Acknowledgment is made of a claim for domestic priori	• •		
Applicant has THREE MONTHS FROM THE "MAILING DATE below. Failure to timely comply will result in ABANDONMEN"  7.  A SUBSTITUTE OATH OR DECLARATION must be s INFORMAL PATENT APPLICATION (PTO-152) which gives	Tof this application. THIS THR submitted. Note the attached EXA	EE-MONTH PERIOD IS NOT EXT AMINER'S AMENDMENT OF NOTI	ENDABLE.
<ul> <li>8.  CORRECTED DRAWINGS must be submitted.</li> <li>(a)  including changes required by the Notice of Drafts</li> <li>1) hereto or 2)  to Paper No</li> <li>(b) including changes required by the proposed draw</li> </ul>	-		niner
(c) including changes required by the attached Exam			······································
Identifying indicia such as the application number (see 37 CF of each sheet. The drawings should be filed as a separate pa			ie back)
9. DEPOSIT OF and/or INFORMATION about the deattached Examiner's comment regarding REQUIREMENT FO			the
Attachment(s)			
1⊠ Notice of References Cited (PTO-892) 3□ Notice of Draftperson's Patent Drawing Review (PTO-946 5□ Information Disclosure Statements (PTO-1449), Paper N 7□ Examiner's Comment Regarding Requirement for Deposit	B) 4☐ Interview o 6☐ Examine	Informal Patent Application (PTO Summary (PTO-413), Paper No r's Amendment/Comment r's Statement of Reasons for Allow	•
			-
U.S. Patent and Trademark Office PTO-37 (Rev. 04-01)	Notice of Allowability	Part of	Paper No. 7 .

Application/Control Number: 10/100,362

Art Unit: 1724

# **DETAILED ACTION**

# Allowable Subject Matter

- 1. Claims 1-30 are allowed.
- 2. The following is an examiner's statement of reasons for allowance: A method for reducing fuel vapor emissions in automotive evaporative emissions control systems, comprising contacting the fuel vapor with an initial adsorbent volume having incremental adsorption capacity at 25° C of greater than 35 g n-butane/L between vapor concentrations of 5 vol% and 50 vol% n-butane and at least one subsequent adsorbent volume having an incremental adsorption capacity of less than 35 g n-butane/L between vapor concentrations of 5 vol% and 50 vol% n-butane, is not taught, disclosed or suggested in a single reference or a combination of references in the prior art of record. The closest prior art discloses evaporative emission prevention systems comprising different sorbents for reducing diurnal breathing but fails to suggest using sorbents having the butane working capacities specified above. Note that a "PRIOR ART" label has been added to figure 1 because only that which is known is depicted.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

#### Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The additional references listed on the attached PTO-892 form, including those listed

Page 71 of 141

Page 2

Application/Control Number: 10/100,362

Art Unit: 1724

Page 3

in the instant specification, disclose prepared sorbent materials and evaporative emission systems having different sorbent chambers.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Frank M. Lawrence whose telephone number is 703-305-0585. The examiner can normally be reached on Mon-Thurs 7:30-5:00; alternate Fridays 7:00-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A. Simmons can be reached on 703-308-1972. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9310 for regular communications and 703-872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0651.

fl / September 24, 2002

David A. Simmons
Supervisory Patent Examiner
Technology Center 1700

			1,2	Application	n/Control No.		/Patent Under
		. N. C C. D. C	- 041	10/100,36	2	Reexaminati HILTZIK ET	
		Notice of Reference	s Citea	Examiner		Art Unit	Dono 4 of #
				Frank M. L	awrence	1724	Page 1 of 🖥
		·	T	U.S. PATENT DOCL	JMENTS		(*
*		Document Number Country Code-Number-Kind Code	Date MM-YYYY		Name		Classification
*	Α	US-5,207,808	05-1993	Haruta et al.		-	123/519
*	В	US-5,337,721	08-1994	Kasuya et al.			123/519
*	С	US-5,408,976	04-1995	Reddy, Sam R.	4		123/198D
*	D	US-5,456,236	10-1995	Wakashiro et al.			123/519
*	Е	US-5,564,398	10-1996	Maeda et al.			123/519
*	F	US-5,914,457	06-1999	Itakura et al.		7	123/519
*	G	US-6,136,075	10-2000	Bragg et al.			55/519
*	Н	US-6,279,548	08-2001	Reddy, Sam Raght	ıma		123/519
*	1	US-4,677,086	06-1987	McCue et al.			123/519
*	J	US-5,204,310	04-1993	Tolles et al.			123/519
*	К	US-5,206,207	04-1993	Tolles, Edward D.			502/423
*	L	US-5,250,491	10-1993	Yan, Zhiquan Q.			264/117
*	М	US-5,276,000	01-1994	Matthews et al.			502/424
	L			FOREIGN PATENT DO	CUMENTS		
				TOREION TATER BO	OUNLIVIO		
*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name		Classification
*	N		Date	T	<del></del>		Classification
*	N O	Country Code-Number-Kind Code	Date MM-YYYY	Country	Name		Classification
*		Country Code-Number-Kind Code	Date MM-YYYY 02-2002	Country	Name		Classification
*	0	Country Code-Number-Kind Code	Date MM-YYYY 02-2002	Country	Name		Classification
*	O P	Country Code-Number-Kind Code	Date MM-YYYY 02-2002	Country	Name		Classification
*	O P Q	Country Code-Number-Kind Code	Date MM-YYYY 02-2002	Country	Name		Classification
*	O P Q R	Country Code-Number-Kind Code	Date MM-YYYY 02-2002	Country	Name		Classification
*	O P Q R S	Country Code-Number-Kind Code	Date MM-YYYY 02-2002	Country	Name		Classification
*	O P Q R S	Country Code-Number-Kind Code  KR 2002012826 A	Date MM-YYYY 02-2002	Country Korea  NON-PATENT DOCUMENT	Name		
,	O P Q R S	Country Code-Number-Kind Code  KR 2002012826 A	Date MM-YYYY 02-2002	Country Korea  NON-PATENT DOCUMENT	JMENTS		
,	O P Q R S T	Country Code-Number-Kind Code  KR 2002012826 A	Date MM-YYYY 02-2002	Country Korea  NON-PATENT DOCUMENT	JMENTS		
,	O P Q R S T	Country Code-Number-Kind Code  KR 2002012826 A	Date MM-YYYY 02-2002	Country Korea  NON-PATENT DOCUMENT	JMENTS		
,	O P Q R S T	Country Code-Number-Kind Code  KR 2002012826 A	Date MM-YYYY 02-2002	Country Korea  NON-PATENT DOCUMENT	JMENTS		

Notice of References Cited

U.S. Patent and Trademark Office PTO-892 (Rev. 01-2001)

Part of Paper No. 7

DERWENT-ACC-NO: 2002-544937

DERWENT-WEEK: 200258

COPYRIGHT 1999 DERWENT INFORMATION LTD

TITLE: Diurnal breathing loss control canister

module system and constructing

method thereof

INVENTOR: OH, W S

PATENT-ASSIGNEE: KOREA FUEL TECH CORP[KOFUN]

PRIORITY-DATA: 2000KR-0046045 (August 9, 2000)

PATENT-FAMILY:

PUB-NO PUB-DATE

LANGUAGE PAGES MAIN-IPC

KR 2002012826 February 20, 2002 N/A

001 B60K 015/10

Α

APPLICATION-DATA:

PUB-NO APPL-DESCRIPTOR APPL-NO

~APPL-DATE

KR2002012826A N/A

2000KR-0046045 August 9, 2000

INT-CL (IPC): B60K015/10

ABSTRACTED-PUB-NO: KR2002012826A

BASIC-ABSTRACT: NOVELTY - A constructing method of

a DBL(Diurnal Breathing

Loss) control canister module system is provided to

cut down expenses and

improve fuel efficiency by regulating DBL and

preventing evaporative gas of

fuel corresponding to exhaust gas regulation.

09/23/2002, EAST Version: 1.03.0002

DETAILED DESCRIPTION - Hydrocarbon is discharged through a large canister(1), and collected to a DBL control canister(2). Activated carbon is filled in the DBL control canister with the volume of 250-1000CC. A canister close valve(3) is connected between the DBL control canister and an air filter(4) to detect leakage of gas, and air is purified with the air The DBL control filter. canister is fixed with a bolt and a nut(17), or integrally formed in the large canister to prevent from being separated against impact and vibration. Gas is evaporated with increasing temperature of fuel in a tank, and evaporative gas is adsorbed in activated carbon of the canister. Evaporative hydrocarbon is adsorbed in the activated carbon of the DBL control canister, and burned with recycling to the engine by negative pressure of the engine. Fuel efficiency is improved with regulating exhaust gas.

CHOSEN-DRAWING: Dwg.1/10

#### TITLE-TERMS:

DIURNAL BREATH LOSS CONTROL CANISTER MODULE SYSTEM CONSTRUCTION METHOD

DERWENT-CLASS: Q13

09/23/2002, EAST Version: 1.03.0002

Application/Control No. Applicant(s)/Patent Under Reexamination HILTZIK ET AL. 10/100,362 Notice of References Cited Art Unit Examiner Page 2 of 3 Frank M. Lawrence **U.S. PATENT DOCUMENTS** Document Number Date \* Classification Country Code-Number-Kind Code MM-YYYY \* US-5,304,527 04-1994 Dimitri, Mitchell S. 502/416 Α \* US-5,324,703 06-1994 McCue et al. 502/424 В US-5,416,056 05-1995 Baker, Frederick S. 502/425 С US-5,538,932 07-1996 Yan et al. 502/424 502/174 Ε US-5,691,270 11-1997 Miller, James R. 502/174 US-5,736,481 04-1998 Miller, James R. 502/174 04-1998 G US-5,736,485 Miller, James R. 01-1999 Miller et al. 502/180 US-5,863,858 \* 501/100 06-1999 Park et al. US-5,914,294 123/519 US-5,456,237 10-1995 Yamazaki et al. \* 01-2001 Park et al. 95/138 US-6,171,373 \* 09-2001 Park et al. 502/180 US-6,284,705 \* US-5,456,236 123/519 10-1995 Wakashiro et al. Μ FOREIGN PATENT DOCUMENTS Date Document Number Country Country Code-Number-Kind Code MM-YYYY Ν 0 Р Q R s Т NON-PATENT DOCUMENTS Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages) \*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).)

Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

Notice of References Cited

U.S. Patent and Trademark Office PTO-892 (Rev. 01-2001)

Part of Paper No. 7

		Notice of Reference	s Cited	Application/ 10/100,362		Reexamination HILTZIK ET A	
		Monce of Veterance	.s Crieu	Examiner		Art Unit	Page 3 of 3
				Frank M. La		1724	
_		Document Number	Date	U.S. PATENT DOCUM	MENTS	·	
		Country Code-Number-Kind Code	MM-YYYY		Name		Classification
	Α	US-5,460,136	10-1995	Yamazaki et al.	·.		123/519
	В	US-5,477,836	12-1995	Hyodo et al.			123/519
	С	US-4,894,072	01-1990	Turner et al.			123/519
	D	US-					
	Е	US-					
	F	US-				•	
1	G	US-					
	Н	US-					
	ı	US-					
	J	US-			24.5		
	K	US-			, u)		
	L	US-					
	М	US-					
				FOREIGN PATENT DO	CUMENTS		
		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Na	ame	Classification
	N					- 1	
	0						
	Р						
	Q					,	
	R						
	S						
_	Т			·			
لـــ		L		NON-PATENT DOCU	MENTS		
		Inclu	de as applicabl	e: Author, Title Date, Pub	21.941	ume, Pertinent Pages)	
	U						
	٧						
	W				<del></del>		
,						<del></del>	
	Χ	V		, A			•

PART B - FEE(S) TRANSMITTAL

nd this form, together with applicable fee(s), to: Mail Box ISSUE FEE

Commissioner for Patents
Washington, D.C. 20231
Fax (703)746-4000

PUBLICATION FEE (if required). Blocks diffication of maintenance fees will be mailed a new correspondence address: and/or (b) in CURRENT CURRESPONDENCE ADDRESS (Note: Legibly mark-up with any

Westvaco Corporation 5255 Virginia Avenue

P.O. Box 118005 Charleston, SC 29423-8005

November 2002

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 10/100,362 03/18/2002 Laurence H. Hiltzik CHR 2001-79

TITLE OF INVENTION: METHOD FOR REDUCING EMISSIONS FROM EVAPORATIVE EMISSIONS CONTROL SYSTEMS

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	МО	\$1280	\$300	\$1580	01/08/2003
EXAM	INER	ART UNIT	CLASS-SUBCLASS		
LAWRENCE I	R, FRANK M	1724	095-146000		
1. Change of corresponde CFR 1.363).	nce address or indication of	Fee Address" (37	2. For printing on the patent for the names of up to 3 registered		B. McDaniel

10/08/2002

Change of correspondence address (or Change of Correspondence Address from PTO/SB/122) attached.

the names of up to 5 registered patent attorneys or agents OR, alternatively, (2) the name of a single firm (having as a member a registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed.

Daniel B. Reece IV

3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type)

PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. Inclusion of assignee data is only appropriate when an been previously submitted to the USPTO or is being submitted under separate cover. Completion of this form is NOT a substitute for filing an assignment.

(A) NAME OF ASSIGNEE

(B) RESIDENCE: (CITY and STATE OR COUNTRY) (B) RESIDENCE: (CITY and STATE OR COUNTRY)

Westvaco Corporation

Stamford, Connecticut

Please check the appropriate assignee category or categories (will no	ot be printed on the patent) 🔾 individual 🔊 corporation or other private group entity 🔾 government
4a. The following fee(s) are enclosed:	4b. Payment of Fee(s):
☑ Issue Fee	RA check in the amount of the fee(s) is enclosed. \$1610.00
□ Publication Fee	☐ Payment by credit card. Form PTO-2038 is attached.
Advance Order - # of Copies 10 soft copies	If The Commissioner is hereby authorized by charge the required fee(s), or credit any overpayment, Deposit Account Number 23-1160 (enclose an extra copy of this form).

ed to apply the Issue Fee and Publication Fee (if any) or to re-apply any previously paid issue fee to the application identified above.

(Date)

November 14, 2002 and Publication Fee (if required) will not be accepted from anyone it. a registered attorney of agent, or the assignee or other party in records of the United States Patent and Trademark Office. d by 37 CFR 1,311. The information is required to which is to file (and by the USPTO to process) an y 35 U.S.C. 122 and 37 CFR 1,14. This collection is including gathering, preparing, and submitting the 10. Time will vary depending upon the individual of time you require to complete this form and/or ould be sent to the Chief Information Officer, U.S. ritnent of Commerce, Washington, D.C. 2023 I. DO D. FORMS TO THIS ADDRESS. SEND TO: 20231. S. Department of IPLETED FORM ington, DC 20231.

11/21/2002 RNEBRAH1 00000091 10100362

01 FC:1501 02 FC:1504 03 FC:8001

TRANSMIT THIS FORM WITH FEE(S)

PTOL-85 (REV. 04-02) Approved for use through 01/31/2004. OMB 0651-0033

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

8437468494;

Dec-10-02 4:36PM;

Case Docket No. CHR 2001-79 Serial No. 10/100,362

#### Certificate of Transmission under 37 CFR 1.8

I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office

On \_ December 10, 2002. Date

Terry B. McDaniel

Attorney for the Applicants

91

Registration No. 28,444
Typod or printed name of person signing Certificate

Note: Each paper must have its own certificate of transmission, or this certificate must identify each submitted paper.

Fee Transmittal Form PTO/SB/17 Petition to Withdraw from Issue Under 37 CFR 1.313 (c)(2) Declaration in Support of Petition Request for Continued Examination (RCE) Transmittal form Information Disclosure Statement PTO-1449 Copies of Cited Art

Total 140 pages

PECENED TO 12003

OEC 1 1 2002 FAXRECEIVED

8437468494;

Dec-10-02 4:37PM;

Page 3

Case Docket No. CHR 2001-79

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: L. H. Hiltzik, J. Z. Jagiello, E. D. Tolles, R. S. Williams

Filed:

March 18, 2002

Group Art Unit: 1724

Serial No.:

10/100,362

For:

"Method For Reducing Emissions From Evaporative Emission

Control Systems"

Examiner:

Frank M. Lawrence

**Assistant Commissioner for Patents** U. S. Patent and Trademark Office Washington, D. C. 20231

## PETITION FOR WITHDRAWAL FROM ISSUE UNDER 37 C.F.R. §1.313(c)(2)

Dear Sir:

Applicants hereby petition to have the above-described patent application withdrawn from issue under 37 C.F.R. §1.313(c)(2).

#### 1. Accompanying material

Accompanying this petition is a declaration by

\_\_applicant

X applicants' attorney

ENT RECEIVED TOO GROUP TOO showing good and sufficient reasons why withdrawal of the application from issue is necessary.

8437468494;

Dec-10-02 4:37PM;

Page 4

Case Docket No. CHR 2001-79 Serial No. 10/100,362

#### 2. Fee

In accordance with 37 C.F.R. §1.313, the fee set forth in 37 C.F.R. §1.17(h) is hereby submitted with this petition, as permission to authorize a charge to Deposit Account 23-1160.

Respectfully submitted,

Terry B. McDaniel
Attorney for the Applicants
Registration No. 28,444

Attachments December 10, 2002 5525 Virginia Avenue P. O. Box 118005 Charleston, South Carolina 29423-8005 Phone (843) 740-2311 FAX (843) 740-2335

8437468494;

Dec-10-02 4:37PM;

Page 5

Case Docket No. CHR 2001-79

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: L. H. Hiltzik, J. Z. Jagiello, E. D. Tolles, R. S. Williams

Scrial No.

10/100,362

Filed:

March 18, 2002

For:

"Method For Reducing Emissions From Evaporative Emission Control

Systems"

Examiner:

Frank M. Lawrence

Assistant Commissioner for Patents U. S. Patent and Trademark Office Washington, D. C. 20231

### DECLARATION IN SUPPORT OF PETITION TO WITHDRAW FROM ISSUE UNDER 37 C.F.R. § 1.313(c)(2)

Dear Sir:

I, Terry B. McDaniel, Esq., declare as follows:

- I am an attorney-of-record for the applicants in the above-identified application and, having drafted the specification and claims thereof, I am fully aware of the subject matter of the invention thereof and of the field of invention in which it resides. Upon my receipt of the results of the prior art search conducted by the European Patent Office (EPO) in conjunction with the PTC filing based on the instant application, I was made aware for the first time of prior art references that appear to be material and relevant to the examination of the instant application, but have not been examined (which is a basis for this petition to have this application withdrawn from issue under 37 C.F.R. §1.313(c)(2)).
- The instant application describes a method for sharply reducing diurnal breathing loss emissions from automotive evaporative emissions canisters by the use of multiple layers, or stages, of adsorbents. On October 8, 2002, the Examiner mailed the notice of allowance of claims 1-30 responsive to the filing of the instant application. The issue fee was timely paid on November 11, 2002. To date, the application has not issued as a U.S. Patent.

In view of the facts set forth, the undersigned attorney-of-record in this application petitions for withdrawal of the application from issue for consideration of a request for continued examination in compliance with 37 C.F.R. §1.114(c). An Information Disclosure Statement

> FAX RECEIVED DEC 1 1 2002 GROUP 1700

8437468494;

Dec-10-02~ 4:37PM;

Page 6

Case Docket No. CHR 2001-79

listing the newly discovered references, with some discussion to distinguish from the invention disclosed and claimed in the instant application, is also enclosed for consideration.

I declare further that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true and, further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 USC § 1001 and that such false statements may jeopardize the validity of this document and the application to which it relates.

Signed at Charleston, South Carolina, this 10th day of December, 2002.

Térry B. McDaniel
Attorney for the Applicants
Registration No. 28,444

Enclosure

5255 Virginia Avenue P. O. Box 118005 Charleston, SC 29423-8005 Tel (843) 740-2311 Fax (843) 740-2335

Dec-10-02 4:38PM;

Page 7

REQUEST	Serial No:	10/100,362
FOR	Filing Date:	March 18, 2001
CONTINUED EXAMINATION (RCE)	First Named Inventor:	L. H. Hiltzik
TRANSMITTAL	Group Art Unit;	1724
35 USC 132(b) effective May 29, 2000	Examiner:	F. M. Lawrence Jr.
	Attorney Docket No:	CHR 2001-79
This is a Request for Continued Examination (RC identified application.	E) under 37 C.F.R.	§ 1.114 for the above
37 C.F.R. 9 1. 17(1) (required.)	al Brief/Reply Brief filed  rt of Petition to Withdr PS) PTO-1449 and copi	aw From Issue es of references
b. Other:  3. Fees a. The Director is hereby authorized to charge the Deposit Account No. 23-1160. i. RCE fee required under 37 C.F.R. § 1.17(iii. Extension of time fee (37 C.F.R. § 1.136 aiiii. Other: b. Check in the amount of \$ is enclosed. c. Payment is made by credit card (Form PTOd. Reference).	9). nd 1.17). 2038 enclosed)	
SIGNATURE OF APPLICANT, ATTORN	EY OR AGENT REQUI	RED
Name: Terry B. McDaniel Regit	tration Number.	28,444
Signature: Date:	December 10, 2002	
	***************************************	· · · · · · · · · · · · · · · · · · ·

GROUP 1700

8437468494:

Dec-10-02 4:38PM;

Page 8

Case Docket No. CHR 2001-79 Scrial No. 10/100,362

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

L. H. Hiltzik, J. Z. Jagiello, E. D. Tolles, R. S. Williams

Serial No.:

10/100,362

Group Art Unit:

1704

Filed:

03/18/02

For:

Method For Reducing Emissions From Evaporative Emission Control Systems

Examiner:

Dear Sir:

Frank M. Lawrence Jr.

Honorable Commissioner of Patents and Trademarks Washington, DC 20231

#### INFORMATION DISCLOSURE STATEMENT

STATISTICAL DISCLOSURE STATISMENT

Under the provisions of 37 C.F.R.§§ 1.56, 1.97, and 1.98, applicant submits herewith copies of publication that the Office may wish to consider in continued examination of the subject application. The publications are listed on the attached form PTO-1449.

I hereby certify that each item of information contained in this information disclosure statement was first cited in a communication, dated November 19, 2002, from a foreign patent office in a counterpart foreign application and first came to the attention of the undersigned attorney on December 2, 2002, after being forwarded from the corporate receiving office for such correspondence in Atlanta, GA. The Commissioner is hereby authorized to charge the fee set forth in 37 C.F.R. §1.17 (p) in the amount of \$180.00, which is listed on the enclosed Fee Transmittal form.

Allowability of the claims of the instant application was based on the examiner's finding that "the closest prior art discloses evaporative emission control systems comprising different

1

Page 9

Case Docket No. CHR 2001-79 Scrial No. 10/100,362

sorbents for reducing diurnal breathing but fails to suggest using sorbents having the (specified) butane working capacities."

Of the six documents cited in the attached International Search Report, describing canisters with layers or compartments containing different adsorbents or containing heat absorbing or heat generating media, three are considered to define the general state of the art but are "not considered to be of particular relevance." These are WO 92 01585 A to British Petroleum Co., U.S. Patent No. 5,460,136 to Yamazaki et al., and U.S. Patent No. 6,279,548 to Reddy.

WO 92 01585 A describes the use of two different adsorbents to improve canister working capacity. The first adsorbent is conventional activated carbon, and the second is selected from a group of adsorbent organic polymers. A claimed feature is that purge gas first enters the activated carbon component. The disclosure of the instant application, on the other hand, teaches that for bleed emission control the purge gas must first enter the special adsorbent, not the conventional activated carbon component. The invention claimed is consistent with such teaching, and it is respectfully submitted that there is no suggestion of such invention in WO 92 01585 A.

Yamazaki, et al., in US 5,460,136 A, consider an evaporative emission control system with more than one chamber, which improves adsorption efficiency when the system is used to capture both on-board refueling and other evaporative losses. It is respectfully submitted that this teaching is irrelevant to the invention of the instant application because the patent teaching only concerns canister hardware, not the properties of the adsorbent contained therein.

Reddy, in US 6,279,548 B1, describes a canister having more than one chamber that achieves improved regeneration by heating a volume of adsorbent at the purge inlet. The disclosure of the instant application does not teach heating the adsorbent; therefore, such feature is not claimed by the applicants.

In view of the above descriptions of the cited references, it is apparent that their designation as by the international searching authority "not particularly relevant" is accurate.

The remaining three references cited in the International Search Report, however, were designated to be "of particular relevance." Therefore, it was deemed that compliance with the disclosure requirements of 37 C.F.R.§§ 1.56, 1.97, and 1.98 required the necessary effort to have the application withdrawn from issue, even though the issue fee had been paid, to request continued examination for their consideration by the examiner in resolving the issue of patentability.

The additional cited references include EP 11 13163 to Tennex Corporation, WO 01 62367 to MacDowall et al., and U.S. Patent No. 6,488,748 to Yamafuji et al. (formerly an application published as US 2001-0020418).

The International Search Report also included a copy of the search results for the published application, EP 1,113,163, of Tennex. The document discloses an improvement in 'conventional" vapor treatment technology as disclosed by Japanese Patent Provisional Publication No. 9-112356. The document describes a canister that comprises a single compartment with layers of adsorbent and alternate layers of heat accumulative material. The EP application describes a canister containing an adsorbent mixed with a heat absorbing material that has a heat capacity higher than that of the adsorbent, and considers multiple chambers and layer configurations designed to overcome drawbacks of the earlier design. In each of these inventions, canister working capacity is proposed to increase over canisters filled with adsorbent alone because heat produced during uptake of vapor is absorbed to a greater extent, so that the temperature of the adsorbent does not increase as much as it would in the absence of the heat absorbing material. Likewise the temperature would not decrease as much during regeneration. Therefore, more vapors would be picked-up during adsorption and more removed during purge. The EP application contends that this strategy is so effective that engine operation may be disrupted by too much vapor being released during regeneration purge. The object of the EP application is to overcome this drawback by physical arrangement of the different layers of adsorbent and heat absorbing materials, and by particular constructions of the adsorption canister.

The parts of EP 1,113,163 cited as relevant to the instant application are:

Pg 18, Para 64, which describes a honeycomb form of adsorbent incorporating a dispersed mixture of adsorbent, binder, and heat accumulative material. The previous paragraph lists aluminum, aluminum alloy, and ceramic as examples of heat accumulative materials.

<u>Claims 1-6</u> specify different arrangements of canisters incorporating fuel adsorbing and heat accumulative materials, wherein the heat accumulative material has a heat capacity higher than that of the adsorbent.

Figs 1-7 show different canister configurations and different ways of partitioning fuel adsorbing and heat accumulative materials.

The Tennex application teaches that the working capacity of automotive fuel treatment canisters can be improved by incorporation of heat accumulating materials into the canister or directly into an adsorbent form such as a honeycomb. This is quite different from the object of the invention claimed in the instant application, which is directed more specifically toward control of diurnal bleed emissions from automotive canisters, and on a volume basis, use of the invention actually tends to decrease the working capacity of the canister system. The applicants' disclosure teaches that the canister system should consist of a volume of fuel adsorbing material

with high adsorption capacity, and a separate volume of bleed control adsorbent. The bleed control adsorbent preferably has a high adsorption capacity on a mass basis, but is distributed in space so that its volumetric capacity is relatively low according to a claimed range. The distribution in space of the adsorbent can be attained by different means, one of which is dispersion by the addition of diluents and/or binders. However, such dispersing materials are not required to have a heat capacity even as high as the adsorbent itself. The applicants' experiments showed, for example, that when activated carbon was dispersed in a pellet by dilution with glass microbeads, the performance in control of bleed emissions was the same whether the beads were solid, with a relatively high heat capacity, or hollow, with a relatively low heat capacity. Coincidentally, honeycomb forms of activated carbon made by extrusion of a mixture of carbon and clays under our commonly-assigned patent contain components which could contribute to heat absorption, but good performance of honeycomb elements in bleed control is not related to this. A honeycomb element contains so little carbon (in relation to the clay-based material) that heat exchange with purge gas easily offsets the cooling due to desorption during purge, which would be appreciated by one skilled in the art. Furthermore, little heat is generated during the adsorption of bleed emissions because both the vapor concentration and flow rate influent to the honeycomb is very small.

It is respectfully submitted, therefore, that the teaching of published application EP 11 13163 would not suggest, to one skilled in the art, the claimed invention of the instant application.

Macdowall, et al., in WO 01 6267 A, describe a canister system that uses a layered bed consisting of a first layer of conventional activated carbon and a smaller second layer of another adsorbent with faster adsorption kinetics. Optionally, the two layers might be located in separate containers. In either case, the adsorbent with faster kinetics is located to receive first contact with purge air during regeneration. Pelletized activated carbon is cited as an example of conventional adsorbent. Examples of adsorbents with faster kinetics include materials with smaller particle size, or other favorable shape, and materials with a favorable but undefined pore size distribution. The only supporting data concerns use of smaller particle size for the second layer, and the most preferred embodiment of this invention is stated to be characterized by the external particle surface-area-to-volume ratios of the smaller and larger particles in the two layers.

Pg 4, In 9-29, noted by the searcher, discusses use of two separate adsorbents, differentiated by adsorption kinetics.

The claimed invention of the instant application does not rely upon adsorption kinetics to obtain desired performance. Required dilution of cartion particles in a matrix of nonadsorbent material would actually be expected to cause slower adsorption kinetics for the some of our

claimed embodiments. Thus, a teaching of reliance on adsorption kinetics would <u>not</u> suggest what the applicants did, as defined by the claims of the instant application.

Pg 5, Ln 15-20, also noted by the searcher, states

The amount of adsorbents is selected such that the adsorption capacity in the lower heat capacity section is greater than the capacity in the higher heat capacity section. This generally means that the weight of adsorbent in the lower heat capacity section is greater than the weight of adsorbent in the higher heat capacity section.

This feature of the MacDowall et al. invention is based on the necessity of restricting the increase in pressure drop resulting from use of smaller particles, and on observed improvements in experimental breakthrough performance. It must be noted, however, that the demonstrated improvement was obtained using different particle sizes of the same carbon in the first and second layers. While this clearly supports the kinetic concept exposited by their invention, it is not relevant to the applicants' claimed invention, which teaches the use of different adsorbents with a particular range of equilibrium volumetric capacity in the second layer.

Finally, the searcher noted the "claims" to be somehow relevant. However, the claims of the reference principally concern adsorption rate and particle size of first and second adsorbents. None of which are relevant to our invention, as it places no reliance on kinetics or particle size.

Lastly, Yamafuji et al., in U.S. Patent No. 6,488,748/US 2001/020418 A1, describe a canister system with two or more compartments or layers containing a conventional adsorbent in the first layer, and material with higher heat capacity in the second layer. The higher heat capacity can be produced by selecting a particular adsorbent with a high heat capacity, or by mixing another material with high heat capacity with the adsorbent in this layer. Goals are the same as in the Tennex published application EP 1,113,163.

Attention was called by the searcher to:

Pg 3. paragraphs 44 and 45, which report that the heat capacity of the second layer can be increased by adding particles of materials with higher specific heat and thermal conductivity including alumina, glass, etc., iron, copper, lead, etc.

The applicants' claimed invention may use glass, or clays containing alumina, in a dispersive matrix with carbon to dilute the adsorptive activity of the carbon component, but beneficial properties are in no way based on heat management, and it is coincidental that such materials may also increase heat capacity. It is respectfully submitted that there is no teaching or

Page 13

Case Docket No. CHR 2001-79 Serial No. 10/100,362

claimed embodiments. Thus, a teaching of reliance on adsorption kinetics would <u>not</u> suggest what the applicants did, as defined by the claims of the instant application.

Pg 5, Ln 15-20, also noted by the searcher, states

The amount of adsorbents is selected such that the adsorption capacity in the lower heat capacity section is greater than the capacity in the higher heat capacity section. This generally means that the weight of adsorbent in the lower heat capacity section is greater than the weight of adsorbent in the higher heat capacity section.

This feature of the MacDowall et al. invention is based on the necessity of restricting the increase in pressure drop resulting from use of smaller particles, and on observed improvements in experimental breakthrough performance. It must be noted, however, that the demonstrated improvement was obtained using different particle sizes of the same carbon in the first and second layers. While this clearly supports the kinetic concept exposited by their invention, it is not relevant to the applicants' claimed invention, which teaches the use of different adsorbents with a particular range of equilibrium volumetric capacity in the second layer.

Finally, the searcher noted the "claims" to be somehow relevant. However, the claims of the reference principally concern adsorption rate and particle size of first and second adsorbents. None of which are relevant to our invention, as it places no reliance on kinetics or particle size.

Lastly, Yamafuji et al., in U.S. Patent No. 6,488,748/US 2001/020418 A1, describe a canister system with two or more compartments or layers containing a conventional adsorbent in the first layer, and material with higher heat capacity in the second layer. The higher heat capacity can be produced by selecting a particular adsorbent with a high heat capacity, or by mixing another material with high heat capacity with the adsorbent in this layer. Goals are the same as in the Tennex published application EP 1,113,163.

Attention was called by the searcher to:

Pg 3, paragraphs 44 and 45, which report that the heat capacity of the second layer can be increased by adding particles of materials with higher specific heat and thermal conductivity including alumina, glass, etc., iron, copper, lead, etc.

The applicants' claimed invention may use glass, or clays containing alumina, in a dispersive matrix with carbon to dilute the adsorptive activity of the carbon component, but beneficial properties are in no way based on heat management, and it is coincidental that such materials may also increase heat capacity. It is respectfully submitted that there is no teaching or

8437468494;

Dec-10-02 4:40PM;

Page 14

Case Docket No. CHR 2001-79 Serial No. 10/100,362

suggestion that the adsorbents disclosed by Yamafuji et al. fall within the specifically defined ranges of adsorption capacity claimed by the applicants.

In his earlier statement of reasons for allowance that resulted in this application's postissue fee paid status, the Examiner noted that the applicants' claimed "method for reducing fuel vapor emissions in automotive evaporative emissions control systems comprising the steps of contacting the fuel vapor with an initial adsorbent volume having incremental adsorption capacity at 25°C of greater than 35 g n-butane/L between vapor concentrations of 5 vol% and 50 vol% n-butane and at least one subsequent adsorbent volume having an incremental adsorption capacity of less than 35 g n-butane/L between vapor concentrations of 5 vol% and 50 vol% nbutane is not taught, disclosed or suggested in a single reference or a combination of references in the prior art of record." It is respectfully submitted that, having placed the above disclosed and discussed prior art in the record of examination of the instant application, that statement by the examiner remains true. Moreover, the Examiner's further statement that "The closest prior art discloses evaporative emission prevention systems comprising different sorbents for reducing diurnal breathing but fails to suggest using sorbents having the butane working capacities specified above [in applicants' claim 1]." It is respectfully submitted that, having placed the above disclosed and discussed prior art in the record of examination of the instant application, that statement by the examiner also remains true.

Although noted of varying degrees of relevance in an international search report in a foreign application filing based on the instant U.S. application, these citations do not necessarily constitute an admission that the references are relevant or material to the claims; they are cited only as constituting the closest art of which the applicant has recently been made aware.

Respectfully Submitted,

Attorney for the Applicants Registration No. 28,444

Attachments

Dated: December 10, 2002 5255 Virginia Avenue Post Office Box 118005 Charleston, SC 29423-8005 (843) 746-8493

8437468494;

Dec-10-02 4:41PM; Page 15

	ζ										01, 1	Sheet	l of :	, 1
Form PT0 (REV. 8-83		,	1						COMME DEMARK OF	and a section	l l	ильно. /100,362	A NAME OF THE OWNER, T	1
INFORMATION DISCLOSURE CITATION										APPLICANT	-!-Ua E D	Tallan and	1 15 17 317	****
(Use several sheets if necessary)										L.H. Hiltzik, J.Z. Jag		tones, and	K.S. W	шатрь
•		(Cat	: 80 10	Tai an	1.600	l libe	San y	,		03/18/02	- 1	1725		
111¢ ,'	-	at the section						************	U.S. I	PATENT DOCUMENTS	, L.,	-		
EXAMINER INITIAL			D	OCUN	י לאמוי	NUMBE	≅R		DATE	NAME	CLASS	SUBCLASS		KG DATE ROPRIATE
		5	4	6	0		3	6	10/95	Yamazaki et al.				
		6	2	7	9	5	4	8	08/01	Reddy		T		
		6	4	8	8	7	4	8	12/02	Yamafuji et al. (Publication No US 2001-0020418 (09/01)	).			
	<b></b>			<u> </u>	<u> </u>	1_			<u> </u>					
-	1		$\square$		_	1_								
					<u> </u>	<u> </u>	<u> </u>	<u> </u>			1			
			<b></b>		<u></u>	<u> </u>			<u> </u>					
					<u></u>	<u> </u>								
				<u> </u>	<u> </u>	<u> </u>			2	<u> </u>				
				لـــا	<u> </u>					1 ( OY Y				
		_						<u> </u>						
				لـــا	<u></u>	L			لــــــا					
<u> </u>	- F			<del></del>		· 	نست		POREIGN	N PATENT DOCUMENTS				
	1		DOC	UMEN	AUN TV	ÆER		. !	DATE	COUNTRY	CLASS	SUBCLASS	TRANSLA YAS	NO
	EP	Ţ	1	1	3	1	6	3	7/01	European Patent Office Publication			.,	
	WO	. 0	1(	6	2	3	6	7	8/01	PCT Publication			-1-1 - 1-1-1	
	wo	9	92	0	i	5	8	5	9/92	PCT Publication				
	<u> </u>	$\mathbb{L}$												
		floor												
		$\perp$												-
	<u></u>													
					ОТ	HER	DOC	UMEI	NTS (Inch	uding Author, Title, Date, Pertinent Pa	ges, Etc.)		,	
													<del></del>	
	L	4		•••••										
XAMINER				<del></del>					DATE	CONSIDERED				-
											•			
EXAMINE!	R: Initial i	f citati	on cons	idered,	wheth	pr Qr' n/ri	ı citelin	n be len ca	onformance w	with MIPEP 609. Draw line through citation if not in	conformance and r	not considered. Isc	lude copy of	this form

8437468494;

Dec-10-02 4:41PM; --

Page 16

## PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY	PCT
To: WESTVACO CORPORATION Attn. McDaniel, Terry, B. 4850D North Church Lane Smyrna, GA 30080 UNITED STATES OF AMERICA	RPORATION
1101/2	
LEGAL DEPARTM	NT ATLANTA
BY	Date of-mailing (day/month/year) 19/11/2002
Applicant's or agent's file reference CHR 2001-79	FOR FURTHER ACTION See paragraphs 1 and 4 below
International application No. PCT/US 02/21621	International filing date (day/month/year) 08/07/2002
Applicant WESTVACO CORPORATION	
The applicant is hereby notified that the International Search Filling of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the cialin When? The time limit for filling such amendments is normal international Search Report, however, for more definitions.	ns of the International Application (see Fluis 46):  with 2 months from the date of transmittal of the
Where? Directly to the International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Fascimile No.: (41–22) 740,14,35	
2. The applicant is hereby notified that no international Search Article 17(2)(a) to that effect is transmitted herewith.	en e
3. With regard to the protest against payment of (an) addition the protest together with the decision thereon has been applicant a request to forward the texts of both the pro	mai lee(s) under Rule 40.2, the applicant is notified that:  n transmitted to the international Bureau together with the test and the decision thereon to the designated Offices.
no decision has been made yet on the protest; the epi	as a decision is made.
4. Further action(s): The applicant is reminded of the following:  Shortly after 18 months from the priority date, the international signs if the applicant wishes to avoid or postpone publication, a notice priority claim, must reach the international Bureau as provided completion of the technical preparations for international publics.  Within 19 months from the priority date, a demand for internation wishes to postpone the entry into the national phase until 30 mc.  Within 20 months from the priority date, the applicant must parter.	of withdrawal of the international application, or of the in Rules 90bis.1 and 90bis.3, respectively, before the aton.  at preliminary examination must be filed if the applicant with from the priority data (in some Offices even later).
before all designated Offices which have not been elected in the priority date or could not be elected because they are not bound	
Name and malting address of the International Searching Authority  European Patent Office, P.B. 5818 Patentiaan 2  NL-2280 HV Rijswijk  Tel. (431-70) 340-2040, Tx. 31 661 epo ni, Fax: (+31-70) 340-3016	Authorized officer Peggy Frenzel

Form PCT/ISA/220 (July 1998)

Received from < 8437468494 > at 12/10/02 4:36:38 PM [Eastern Standard Time]

Page 17

#### NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty, in case of discrepancy between these Notes and those requirements, the latter are applicable, For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

in those Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative instructions respectively.

#### INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Artible 19 except where, e.g., the applicant wants the latter to be published for the purposes of provisional proteotion or has another reason for amending the claims before international physication. Furthermore, it should be emphasized that provisional proteotion is available in some States only.

#### What parts of the international application may be amanded?

Under Article 19, only the claims may be amended,

During the international phase, the claims may also be amended (or further amended) under Article 34 before the international Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the international Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later, it should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Fluie 46.1).

#### Where not to file the ameridments?

The amendments may only be filed with the international Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been in filled, are below.

How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Seption 205(b)).

The amendments must be made in the language in which the international application is to be published.

#### What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims, it should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the intermetional application is English, the letter must be in English; if the language of the intermetional application is French, the letter must be in French.

Notes to Form PGT/ISA/220 (first sheet) (January 1994)

Page 18

#### NOTES TO FORM PCT/ISA/220 (continued)

The letter must indicate the differences between the claims as filed and the claims as amended, it must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the plaim replaces one or more plaims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- Where originally there were 48 claims and after amendment of some claims there are 51]:
   "Claims 1 to 29, 31, 32, 34, 35, 27 to 48 replaced by amended claims bearing the same numbers;
   claims 30, 33 and 36 unchanged; new claims 48 to 51 added."
- (Where originally there were 15 claims and after smendment of all claims there are 11): "Claims 1 to 15 replaced by amended claims: 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims);
   "Claims 1 to 5 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added," or "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- Where various kinds of amendments are made):
   "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 18 and 17; new claims 20 and 21 added."

#### "Statement under article 19(1)" (Fixe 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the informational appplication is to be published.

It must be brief, not exceeding 500 words if in English or If translated into English."

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate shool and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of obstions contained in that report. Fisterence to obstions, relevant to a given claim, contained in the international search report may be made only in connection with an emendment of that claim.

#### Consequence if a demand for international preliminary examination has already been filled

It, at the time of filing any amendments under Article 19, a domand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the international Bureau, also file a copy of such amendments with the international Preliminary Examining Authority (see Bute 62.2(a), first sentence).

#### Consequence with regard to translation of the international application for untry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filled.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.

Notes to Form PGTASA/220 (second sheet) (January 1994)

8437468494;

Dec-10-02 4:42PM;

Page 19

### PATENT COOPERATION TREATY

### PCT

#### INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER See Notification	n of Transmittel of International Search Report V220) as well as, where applicable, item 5 below.
CHR 2001-79	ACTION	villey do not de, milita approve, milita solon.
International application No.	Internetional filing date (dey/month/year)	(Earliest) Priority Date (day/month/year)
PCT/US 02/21621	08/07/2002	21/11/2001
Applicant		
	•	
WESTVACO CORPORATION		
This international Search Report has a according to Article 18, A copy is being	peen prepared by this international Searching A g transmitted to the international Bureau.	uthority and is transmitted to the applicant
To the second of	to the second se	
This International Search Report consi	ists of a total of 4 sheets.  If by a copy of each prior and document cited in the	nis report.
(A)		· · · · · · · · · · · · · · · · · · ·
1. Basis of the report		
<ul> <li>With regard to the language, language in which it was filed,</li> </ul>	the International search was carried out on the t unless otherwise Indicated under this item.	pasis of the international application in the
the international search		of the international application furnished to this
	•	international application, the international search
was carried out on the basis o	I the sequence listing :	
	national application in written form.	
	international application in computer readable for	orm.
	ly to this Authority in written form.	
·	ly to this Authority in computer readble form.	
the statement that the international application	subsequently furnished written sequence listing on as filed has been furnished.	3 qoes yot do pelong me alacioshte in ave
the statement that the furnished	Information recorded in computer readable for	n is identical to the written sequence listing has been
O Contractor alabase supre	days and communicated the Communication of the Comm	
Land .	found unsearchable (See Box I).	•
3. Unity of invention is	tacking (see Box II).	
4. With regard to the title,		
<u></u>	e submitted by the applicant.	
the text has been esta	ablished by this Authority to read as follows:	
ļ		1
	:	
<ol><li>With regard to the abstract,</li></ol>		
	s submitted by the applicant.	
	ablished, according to Puls 38.2(b), by this Auth the date of mailing of this international search	ority as it appears in Box III. The applicant may, report, submit comments to this Authority.
6. The figure of the drawings to be	published with the abstract is Figure No.	2
as suggested by the e	epplicant.	None of the figures.
because the applicant	t falled to suggest a figure.	<del></del>
X because this figure be	etter characterizes the invention.	
Form PCT/ISA/210 (first sheet) (July 199	8)	

Form PCT/ISA/210 (first sheet) (July 1998)

Dec-10-02 4:42PM;

# INTERNATIONAL SEARCH REPORT

International Application No

PCT/US 02/21621 A. CLASSIFICATION OF SUBJECT MATTER IPC 7 F02M25/08 B01D53/04 According to International Patent Classification (IPC) or to both national deseffication and IPC B. FIELDS SEARCHED Minimum documentation searched (classification system followed by classification symbols) IPC 7 FO2M BO1D Documentation searched other than minimum documentation to the extent that such documents are included. In the fields searched Electronic data base consulted during the International search (name of data base and, where practical, search terms used) EPO-Internal C. DOCUMENTS CONSIDERED TO BE RELEVANT Citation of document, with indication, where appropriate, of the relevant passages Relevant to claim No EP 1 113 163 A (TENNEX CORP) 4 July 2001 (2001-07-04) 1-8,11, 12, 14-16, 24-29 column 18, paragraph 64; claims 1-6; figures 7-12 WO 01 62367 A (MACDOWALL JAMES DUFF; KLEIJ MICHIEL TRIJNISSE (NL); KLEUT DIRK VAN) 30 August 2001 (2001-08-30) page 4, line 9-29 page 5, line 15-20; claims 1-9,11, 18-22,24 X Patent family members are listed in annex. X Further documents are listed in the continuation of box C. \* Special categories of cited documents: \*A\* document defining the general state of the lart which is not considered to be of particular relevance. invention di particular relevance; the cleaned invention cannot be considered novel or cannot be considered to involve an inventive step when the document is laten eleme document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such docu-ments, such combinelion being obvious to a person sidied in the art. \*E\* earlier document but published on or after the International Ming date using care

'L' document which may throw doubts on priority claim(s) or which is cled to establish the publication date of another citation or other special reason (as specified)

'O' document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed "&" document member of the same palent family Date of mailing of the International search report Date of the actual completion of the international search 19/11/2002 12 November 2002 Name and mailing address of the ISA

European Patent Office, P.B, 5818 Patentiaan 2
NL - 2260 HV Riswijk
TEI. (+31-70) 340-3016, Tx, 31-651 spo ni,
Fax: (+31-70) 340-3016 Authorized officer Gruber, M

page 1 of 2

1

8437468494;

Dec-10-02 4:43PM;

Page 21

### INTERNATIONAL SEARCH REPORT

International Application No

		PCT/US 02/21621
C.(Continue Category	Chation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	US 2001/020418 A1 (ITAKURA YUJİ ET AL) 13 September 2001 (2001-09-13)	1,2,4,8, 11,15, 18,19, 21,24,26
	page 3, paragraphs 44,45	
A	WO 92 01585 A (BRITISH PETROLEUM CO PLC) 6 February 1992 (1992-02-06) the whole document	
A	US 5 460 136 A (YAMAZAKI KAZUMI ET AL) 24 October 1995 (1995-10-24) cited in the application the whole document	
A	US 6 279 548 B1 (REDDY SAM RAGHUMA) 28 August 2001 (2001-08-28) the whole document	
	:	
		4 <del>%</del>
		·
	· · · · · · · · · · · · · · · · · · ·	
	· ·	

Farm PCY//SA/240 (continuation of accord street) Links 160

page 2 of 2

8437468494;

Dec-10-02 4:43PM; ~

Page 22

INTERNATIONAL SEARCH REPORT
-----------------------------

Information on potent family members

International Application No

ci	Patent document ited in search report		Publication date	•	Patent family member(s)		Publication date
E	P 1113163	A	04-07-2001	JP DE EP US	2001248504 1113163 1113163 2001015134	T1 A2	14-09-2001 17-01-2002 04-07-2001 23-08-2001
in	0 0162367	Α	30-08-2001	. AU . WO	3621301 0162367		03-09-2001 30-08-2001
i	\$ 2001020418	A1	13-09-2001	JP	2001182631	A	06-07-2001
W	0 9201585	A	06-02-1992	AU WO	8281391 9201585	F -	18-02-1992 06-02-1992
Ü	IS 5460136	A	24-10-1995	JP JP	2934699 7174050		16-08-1999 11-07-1995
U	IS 6279548	B1	28-08-2001	NONE			

Form PCT/ISA/210 (palent tamily prinax) (July 1992)

Page 2

Under the Paperwork Reduction Act of 1995, no persons are red	nian io	T	114.10-4	XXIIIXX			if Knov		d.OMB control n
FEE TRANSMITTA	\L	Ar	plication	ırı Nı	***************************************	to final 1	0.362	777	, 40
for FY 2002			ing Dat					03/18/20	ngo.
101 F 1 2002			at Nam	*******	vantor	L. H.	HIIZIK		
Patent fees are subject to annual revision,			aminer			L		wrenc	A.F
The state of the s			oup Art						e Jr.
TOTAL AMOUNT OF PAYMENT (\$) 1050.00	0	7/6	omey I	wine.	of No.	CHP	2001	70	
METHOD OF PAYMENT		7,14				Union Control		Esperiological Language	
771	1.					LCULA	TION (c	(beunlino	
Indicated fees and credit any overpayments to:	] 3. /	11.	TION/	AL F					• 1
Account 23-1160		En	tity	Em	ity				
Deposit TWestvace Corporation	Fee		e Fee Code			Fee I	Descripti	on	Fee Pa
Name Account Name	105	130	205	65	Surchan	ge - late f	ling fee or	oath	
Charge Any Additioned Fee Required	127	50	227	25	Surchary cover sh	ge - late p	rovisional	filing f <del>á</del> c or	
Under 37 CFR 1.18 and 1.17 Applicant claims small entity statue,	139	130	139	120			184		
See 37 CFR 1.27	147		147 ;		-	glish spec		ne reexami	
Payment Enclosed:	112			920*	Request	ting public	ation of Si		nation
Check Credit card Money Other	113	1,840	* 443	1 840	Examine	er action	etion of SII	•	
FEE CALCULATION		7			Examine	er action			
. BASIC FILING FEE	115	110 400		55 .		•	y within fire		
Large Entity Small Entity Fee Fee Fee Fee Description	117		216 217				r within thir Within thir	ond month	
Code (\$) Code (\$) Fee Paid  101 740 201 370 Utility filing fee	1	1,440					within fou		
106 330 206 165 Design filing fee	128	1,960	228 9	180			within fifth		C2000
107 510 207 255 Plant filing fee	119	320	219	160	Notice of				L.J.
108 740 208 370 Relssue filing fee	. 120	320	220	160	Filing a.b	orief in aup	port of an	appeal	Q
114 160 214 80 Provisional filling fee	121	280	221			for oral he	_		4
SUBTOTAL (1) (\$)	138 140	1,510 110						e proceedir	ng L
. EXTRA CLAIM FEES	t i	1,280	240 . 241 t				unavoldab unintentior		3
Fee from Extra Claims below Fee Faid		1,280			Utility Issu			ia)	
otal Claims -20** X A	143	460	248 2	230	Design is				
ladipendent 3** = X = 1	144	820		310	Plant Issu				
	122	130	122 1				mmissione		-
Large Entity Small Entity	123 126	50 180		50 180		_	er 37 CFR		1000
Fee Fee Fee Description Code (\$) Code (\$)	581	40	*	40			mation Dis lent assign	ciosum Str	nt 180.0
103 18 203 9 Claims in excess of 20	45,	40	out.	70			nber of pro		
102 84 202 42 Independent claims in excess of 3	146	740	246	370			after final	rejection	-
104 280 204 140 Multiple dependent claim, if not paid	149	740	249	370		§ 1.129(a) additiona	) Invention	to be	
109 84 209 42 ** Reissue independent cleima over original patent		-		- : -			§ 1.129(b		
110 18 210 9 ** Reissue claims in excess of 20 and over original patent	179	740	279	370	Request f	for Contin	imex3 beu	nation (RCE	9 740.0
	169	900	169	900	Request i	for exped gn applica	ted examin	nation	
SUBTOTAL (2) (\$)	Other	lee (8	pecify)	Pet	tion to	Comr	nission	er	130.0
**or number previously paid, if greater; For Reissues, see above	*Redu	iced b	y Besic I	Filing	Fee Paid	51	BTOTAL	(3)	1050.00
NEWITTED BY									Mark Transporter
me (PrinkTypis) Terry B. McDaniel	TR	ogisti	ation No	. 20	,444			( applicable)	770 0007
		llomen	/Aponts	IZ.C	1 1 march 11 m		clephone		740-2331
eture hu bluanul						£.,	Date	12/10/20	002

WARRING: Information on this form may become public. Credit card information should not be included on this form be included on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

Burden Hour Statement: This form is estimated the form should be sent to the Chief information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

Received from < 8437468494 > at 12/10/024:36:38 PM [Eastern Standard Time]

8437468494;

Dec-11-02\_\_9:14AM;

Page 9

REQUEST	Serial No:	10/100,362
CONTINUED EXAMINATION (RCE) TRANSMITTAL 35 USC 132(b) effective May 29, 2000	Filing Date:	March 18, 2001
	First Named Inventor:	L. H. Hillzik
	Group Art Unit:	1724
	Examiner:	F, M. Lawrence Jr.
	Attorney Docket No:	CHR 2001-79
This is a Request for Continued Examination (RCE) under 37 C.F.R. § 1.114 for the above identified application.  1. Submission required under 37 C.F.R. § 1.114  a. Previously submitted i. Consider the amendment(s)/reply under 37 C.F.R. § 1.16 filed on ii. Consider the arguments in the Appeal Brief/Reply Brief filed on		
<ul> <li>iii. ☐ Other:</li> <li>b. ☒ Enclosed</li> <li>i. ☐ Amendment/Reply</li> <li>ii. ☒ Affidavit(s)/Declaration(s) In support of Petition to Withdraw From Issue</li> <li>iii. ☒ Information Disclosure Statement (IDS) PTO-1449 and copies of references</li> <li>iv. ☒ Other: Petition to Withdraw from Issue</li> </ul>		
2. Miscellaneous a. Suspension of action on the above-identified application is requested under 37 C.F.R. § 1.103(c) for a period of months. (Period of suspension shall not exceed 3 months; fee under 37 C.F.R. § 1.17(i) required.) b. Other:  3. Fees a. The Director is hereby authorized to charge the following fees, or credit any overpayment to Deposit Account No. 23-1160. i. RCE fee required under 37 C.F.R. § 1.17(e). ii. Extension of time fee (37 C.F.R. § 1.136 and 1.17). iii. Other: b. Check in the amount of \$ is enclosed. c. Payment is made by credit card (Form PTO-2038 enclosed). d. Fee Transmittal Form authorizing to charge indicated fees (PTO/SB/17 enclosed)		
SIGNATURE OF APPLICANT, ATTORNEY OR AGENT REQUIRED		
Name: Terry B. McDaniel Reg	istration Number.	28,444
Signature: Suy Manual Date	e: <u>December 10, 2002</u>	-3
ranger of the control	•	

12/11/2002 AKELLEY 00000016 231160 10100362

02 FC:1801 740.00 CH

FAX RECEIVED IDEC 1 1 2002

**PETITIONS OFFICE** 

8437468494;

Dec-11-02\_9:14AM;

Page 10

#

Case Docket No. CHR 2001-79 Serial No. 10/100,362

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

L. H. Hiltzik, J. Z. Jagiello, E. D. Tolles, R. S. Williams

Serial No.:

10/100,362

Group Art Unit:

1724

Filed:

03/18/02

For:

Method For Reducing Emissions From Evaporative Emission Control Systems

Examiner:

Frank M. Lawrence Jr.

Honorable Commissioner of Patents and Trademarks Washington, DC 20231 **FAX RECEIVED** 

DEC 1 1 2002

PETITIONS OFFICE

#### INFORMATION DISCLOSURE STATEMENT

Dear Sir:

Under the provisions of 37 C.F.R.§§ 1.56, 1.97, and 1.98, applicant submits herewith copies of publication that the Office may wish to consider in continued examination of the subject application. The publications are listed on the attached form PTO-1449.

I hereby certify that each item of information contained in this information disclosure statement was first cited in a communication, dated November 19, 2002, from a foreign patent office in a counterpart foreign application and first came to the attention of the undersigned attorney on December 2, 2002, after being forwarded from the corporate receiving office for such correspondence in Atlanta, GA. The Commissioner is hereby authorized to charge the fee set forth in 37 C.F.R. §1.17 (p) in the amount of \$180.00, which is listed on the enclosed Fee Transmittal form.

Allowability of the claims of the instant application was based on the examiner's finding that "the closest prior art discloses evaporative emission control systems comprising different

sorbents for reducing diurnal breathing but fails to suggest using sorbents having the (specified) butane working capacities."

Of the six documents cited in the attached International Search Report, describing canisters with layers or compartments containing different adsorbents or containing heat absorbing or heat generating media, three are considered to define the general state of the art but are "not considered to be of particular relevance." These are WO 92 01585 A to British Petroleum Co., U.S. Patent No. 5,460,136 to Yamazaki et al., and U.S. Patent No. 6,279,548 to Reddy.

WO 92 01585 A describes the use of two different adsorbents to improve canister working capacity. The first adsorbent is conventional activated carbon, and the second is selected from a group of adsorbent organic polymers. A claimed feature is that purge gas first enters the activated carbon component. The disclosure of the instant application, on the other hand, teaches that for bleed emission control the purge gas must first enter the special adsorbent, not the conventional activated carbon component. The invention claimed is consistent with such teaching, and it is respectfully submitted that there is no suggestion of such invention in WO 92 01585 A.

Yamazaki, et al., in US 5,460,136 A, consider an evaporative emission control system with more than one chamber, which improves adsorption efficiency when the system is used to capture both on-board refueling and other evaporative losses. It is respectfully submitted that this teaching is irrelevant to the invention of the instant application because the patent teaching only concerns canister hardware, not the properties of the adsorbent contained therein.

Reddy, in US 6,279,548 B1, describes a carrister having more than one chamber that achieves improved regeneration by heating a volume of adsorbent at the purge inlet. The disclosure of the instant application does not teach heating the adsorbent; therefore, such feature is not claimed by the applicants.

In view of the above descriptions of the cited references, it is apparent that their designation as by the international searching authority "not particularly relevant" is accurate.

The remaining three references cited in the International Search Report, however, were designated to be "of particular relevance." Therefore, it was deemed that compliance with the disclosure requirements of 37 C.F.R.§§ 1.56, 1.97, and 1.98 required the necessary effort to have the application withdrawn from issue, even though the issue fee had been paid, to request continued examination for their consideration by the examiner in resolving the issue of patentability.

The additional cited references include EP 11 13163 to Tennex Corporation, WO 01 62367 to MacDowall et al., and U.S. Patent No. 6,488,748 to Yamafuji et al. (formerly an application published as US 2001-0020418).

The International Search Report also included a copy of the search results for the published application, EP 1,113,163, of Tennex. The document discloses an improvement in "conventional" vapor treatment technology as disclosed by Japanese Patent Provisional Publication No. 9-112356. The document describes a canister that comprises a single compartment with layers of adsorbent and alternate layers of heat accumulative material. The EP application describes a canister containing an adsorbent mixed with a heat absorbing material that has a heat capacity higher than that of the adsorbent, and considers multiple chambers and layer configurations designed to overcome drawbacks of the earlier design. In each of these inventions, canister working capacity is proposed to increase over canisters filled with adsorbent alone because heat produced during uptake of vapor is absorbed to a greater extent, so that the temperature of the adsorbent does not increase as much as it would in the absence of the heat absorbing material. Likewise the temperature would not decrease as much during regeneration. Therefore, more vapors would be picked-up during adsorption and more removed during purge. The EP application contends that this strategy is so effective that engine operation may be disrupted by too much vapor being released during regeneration purge. The object of the EP application is to overcome this drawback by physical arrangement of the different layers of adsorbent and heat absorbing materials, and by particular constructions of the adsorption canister.

The parts of EP 1,113,163 cited as relevant to the instant application are:

Pg 18, Para 64, which describes a honeycomb form of adsorbent incorporating a dispersed mixture of adsorbent, binder, and heat accumulative material. The previous paragraph lists aluminum, aluminum alloy, and ceramic as examples of heat accumulative materials.

Claims 1-6 specify different arrangements of canisters incorporating fuel adsorbing and heat accumulative materials, wherein the heat accumulative material has a heat capacity higher than that of the adsorbent.

Figs 1-7 show different canister configurations and different ways of partitioning fuel adsorbing and heat accumulative materials.

The Tennex application teaches that the working capacity of automotive fuel treatment canisters can be improved by incorporation of heat accumulating materials into the canister or directly into an adsorbent form such as a honeycomb. This is quite different from the object of the invention claimed in the instant application, which is directed more specifically toward control of diurnal bleed emissions from automotive canisters, and on a volume basis, use of the invention actually tends to decrease the working capacity of the canister system. The applicants' disclosure teaches that the canister system should consist of a volume of fuel adsorbing material

8437468494:

Dec-11-02-9:15AM:

Page 13

Case Docket No. CHR 2001-79 Serial No. 10/100,362

with high adsorption capacity, and a separate volume of bleed control adsorbent. The bleed control adsorbent preferably has a high adsorption capacity on a mass basis, but is distributed in space so that its volumetric capacity is relatively low according to a claimed range. The distribution in space of the adsorbent can be attained by different means, one of which is dispersion by the addition of diluents and/or binders. However, such dispersing materials are not required to have a heat capacity even as high as the adsorbent itself. The applicants' experiments showed, for example, that when activated carbon was dispersed in a pellet by dilution with glass microbeads, the performance in control of bleed emissions was the same whether the beads were solid, with a relatively high heat capacity, or hollow, with a relatively low heat capacity. Coincidentally, honeycomb forms of activated carbon made by extrusion of a mixture of carbon and clays under our commonly-assigned patent contain components which could contribute to heat absorption, but good performance of honeycomb elements in bleed control is not related to this. A honeycomb element contains so little carbon (in relation to the clay-based material) that heat exchange with purge gas easily offsets the cooling due to desorption during purge, which would be appreciated by one skilled in the art. Furthermore, little heat is generated during the adsorption of bleed emissions because both the vapor concentration and flow rate influent to the honeycomb is very small.

It is respectfully submitted, therefore, that the teaching of published application EP 11 13163 would not suggest, to one skilled in the art, the claimed invention of the instant application.

Macdowall, et al., in WO 01 6267 A, describe a canister system that uses a layered bed consisting of a first layer of conventional activated carbon and a smaller second layer of another adsorbent with faster adsorption kinetics. Optionally, the two layers might be located in separate containers. In either case, the adsorbent with faster kinetics is located to receive first contact with purge air during regeneration. Pelletized activated carbon is cited as an example of conventional adsorbent. Examples of adsorbents with faster kinetics include materials with smaller particle size, or other favorable shape, and materials with a favorable but undefined pore size distribution. The only supporting data concerns use of smaller particle size for the second layer, and the most preferred embodiment of this invention is stated to be characterized by the external particle surface-area-to-volume ratios of the smaller and larger particles in the two layers.

Pg 4, Ln 9-29, noted by the searcher, discusses use of two separate adsorbents, differentiated by adsorption kinetics.

The claimed invention of the instant application does not rely upon adsorption kinetics to obtain desired performance. Required dilution of carbon particles in a matrix of nonadsorbent material would actually be expected to cause slower adsorption kinetics for the some of our

4

Page 14

Case Docket No. CHR 2001-79 Serial No. 10/100,362

claimed embodiments. Thus, a teaching of reliance on adsorption kinetics would <u>not</u> suggest what the applicants did, as defined by the claims of the instant application.

Pg 5. Ln 15-20, also noted by the searcher, states

The amount of adsorbents is selected such that the adsorption capacity in the lower heat capacity section is greater than the capacity in the higher heat capacity section. This generally means that the weight of adsorbent in the lower heat capacity section is greater than the weight of adsorbent in the higher heat capacity section.

This feature of the MacDowall et al. invention is based on the necessity of restricting the increase in pressure drop resulting from use of smaller particles, and on observed improvements in experimental breakthrough performance. It must be noted, however, that the demonstrated improvement was obtained using different particle sizes of the same carbon in the first and second layers. While this clearly supports the kinetic concept exposited by their invention, it is not relevant to the applicants' claimed invention, which teaches the use of different adsorbents with a particular range of equilibrium volumetric capacity in the second layer.

Finally, the searcher noted the "claims" to be somehow relevant. However, the claims of the reference principally concern adsorption rate and particle size of first and second adsorbents. None of which are relevant to our invention, as it places no reliance on kinetics or particle size.

Lastly, Yamafuji et al., in U.S. Patent No. 6,488,748/US 2001/020418 A1, describe a canister system with two or more compartments or layers containing a conventional adsorbent in the first layer, and material with higher heat capacity in the second layer. The higher heat capacity can be produced by selecting a particular adsorbent with a high heat capacity, or by mixing another material with high heat capacity with the adsorbent in this layer. Goals are the same as in the Tennex published application EP 1,113,163.

Attention was called by the searcher to:

Pg 3, paragraphs 44 and 45, which report that the heat capacity of the second layer can be increased by adding particles of materials with higher specific heat and thermal conductivity including alumina, glass, etc., iron, copper, lead, etc.

The applicants' claimed invention may use glass, or clays containing alumina, in a dispersive matrix with carbon to dilute the adsorptive activity of the carbon component, but beneficial properties are in no way based on heat management, and it is coincidental that such materials may also increase heat capacity. It is respectfully submitted that there is no teaching or

claimed embodiments. Thus, a teaching of reliance on adsorption kinetics would <u>not</u> suggest what the applicants did, as defined by the claims of the instant application.

Pg 5, Ln 15-20, also noted by the searcher, states

The amount of adsorbents is selected such that the adsorption capacity in the lower heat capacity section is greater than the capacity in the higher heat capacity section. This generally means that the weight of adsorbent in the lower heat capacity section is greater than the weight of adsorbent in the higher heat capacity section.

This feature of the MacDowall et al. invention is based on the necessity of restricting the increase in pressure drop resulting from use of smaller particles, and on observed improvements in experimental breakthrough performance. It must be noted, however, that the demonstrated improvement was obtained using different particle sizes of the same carbon in the first and second layers. While this clearly supports the kinetic concept exposited by their invention, it is not relevant to the applicants' claimed invention, which teaches the use of different adsorbents with a particular range of equilibrium volumetric capacity in the second layer.

Finally, the searcher noted the "claims" to be somehow relevant. However, the claims of the reference principally concern adsorption rate and particle size of first and second adsorbents. None of which are relevant to our invention, as it places no reliance on kinetics or particle size.

Lastly, Yamafuji et al., in U.S. Patent No. 6,488,748/US 2001/020418 A1, describe a canister system with two or more compartments or layers containing a conventional adsorbent in the first layer, and material with higher heat capacity in the second layer. The higher heat capacity can be produced by selecting a particular adsorbent with a high heat capacity, or by mixing another material with high heat capacity with the adsorbent in this layer. Goals are the same as in the Tennex published application EP 1,113,163.

Attention was called by the searcher to:

Pg 3. paragraphs 44 and 45, which report that the heat capacity of the second layer can be increased by adding particles of materials with higher specific heat and thermal conductivity including alumina, glass, etc., iron, copper, lead, etc.

The applicants' claimed invention may use glass, or clays containing alumina, in a dispersive matrix with carbon to dilute the adsorptive activity of the carbon component, but beneficial properties are in no way based on heat management, and it is coincidental that such materials may also increase heat capacity. It is respectfully submitted that there is no teaching or

Page 16

Case Docket No. CHR 2001-79 Serial No. 10/100,362

suggestion that the adsorbents disclosed by Yamafuji et al. fall within the specifically defined ranges of adsorption capacity claimed by the applicants.

In his earlier statement of reasons for allowance that resulted in this application's postissue fee paid status, the Examiner noted that the applicants' claimed "method for reducing fuel vapor emissions in automotive evaporative emissions control systems comprising the steps of contacting the fuel vapor with an initial adsorbent volume having incremental adsorption capacity at 25°C of greater than 35 g n-butane/L between vapor concentrations of 5 vol% and 50 vol% n-butane and at least one subsequent adsorbent volume having an incremental adsorption capacity of less than 35 g n-butane/L between vapor concentrations of 5 vol% and 50 vol% nbutane is not taught, disclosed or suggested in a single reference or a combination of references in the prior art of record." It is respectfully submitted that, having placed the above disclosed and discussed prior art in the record of examination of the instant application, that statement by the examiner remains true. Moreover, the Examiner's further statement that "The closest prior art discloses evaporative emission prevention systems comprising different sorbents for reducing diurnal breathing but fails to suggest using sorbents having the butane working capacities specified above [in applicants' claim 1]." It is respectfully submitted that, having placed the above disclosed and discussed prior art in the record of examination of the instant application, that statement by the examiner also remains true.

Although noted of varying degrees of relevance in an international search report in a foreign application filing based on the instant U.S. application, these citations do not necessarily constitute an admission that the references are relevant or material to the claims; they are cited only as constituting the closest art of which the applicant has recently been made aware.

Respectfully Submitted,

Attorney for the Applicants Registration No. 28,444

Attachments

Dated: December 10, 2002 5255 Virginia Avenue Post Office Box 118005 Charleston, SC 29423-8005 (843) 746-8493

8437468494

Dec-11-02 :17AM;

Page 17

	n PT	O-144 3)	9	•				8. DE	PT.O	F COMME	RCB PUCE	Ath Decket No. CHR 2001-79		Sheet RIAL NO. 0/100,362	<u>ી</u> રુિ	1
	]	NFOR	LMA	TIOI	V DI	SCL						L.H. Hiltzik, J.Z. Jagio	ilo, E.D.	Tolles, and	dR.S. W	/illiams
	(Use several sheets if necessary)								)			PILING DATE 03/18/02		our 1725		
		,								U.S. I	PATENTT	COCUMENTS		. 123	·	
*KKAM	MER				pocui	WENT	NUMB	5R		DATE	T	NAME	CLASS	SUHCLASS	FILD	NO DATE
11			5	4	6	O	T 1	3	6	10/95	Vamaz	aki et al.			IF APPI	ROPRIATH
41			6	2	7	9	5	4	8	08/01	Reddy	ari ci di.		1	<del> </del>	- interest
11			6	4	8	8	7	4	8	12/02	Yamafi	uji et al. (Publication No. 01-0020418 (09/01)				,
				<u> </u>	<u> </u>			<u> </u>								P*************************************
					ļ	<u> </u>		ļ								
***************************************					_	<u> </u>	ļ,		<u> </u>			***************************************				
				ļ	ļ	_	_	_	<u> </u>	ļ <u>.</u>	L.,,,,,,,,,,,					,
·	_				<u> </u>	<u> </u>		_								
					ļ		<u> </u>	ļ	ļ			· ·				
				,			ļ	<u> </u>	<u> </u>			, , , , , , , , , , , , , , , , , , ,		ļ		
					ļ	<u> </u>	_			1,000					200120 Min #09##4	
						<u> </u>	<u> </u>	L	<u> </u>	<u> </u>			<u> </u>		<u> </u>	
		<del></del>		· ,, · , · ,,,,,,,,						FOREIGN	I PATENT	DOCUMENTS				
		1		DOC	UMEN	וטא דו	MBER			DYIR		COUNTRY	CLASS	SUBCLASS	TRANSLA	
11		EP	T	1	1	3	1	6	3	7/01	Europear	Parent Office Publication	<b>-</b>		, ,,,,,	סא
11		WC	7	)1	6	2	3	6	7	8/01	PCT Pub		-			
1/		WC	5 3	)2	Ó	1	5	8	5	9/92	PCT Pub	lication				
											<del></del>					
											**************************************	No. and the second seco				
												The state of the s				
,ci								,			· · ·					<u> </u>
	i A										· · · · · · · · · · · · · · · · · · ·		1			
												*				
-						ОТ	HER	DOC	UME	NTS (Inch	ding Auth	or, Title, Date, Pertinent Page	s, Etc.)		h	Annual Control of the Annual Control of the
	T			<del></del>						· · · · · · · · · · · · · · · · · · ·			- 1 (1984)	····		
										To be a second			<del></del>			
EVAN				<del>,                                     </del>	7				,							
EXAM	UNE	Au	uli		Eu	N	M	2		DATI	CONSID	1-14-03	3			
*EXAL	MINE	K: Initial Inication 1	if pitet with up	on con plicant.	sklered	, wheth	n to m	ı chetic	en is in o	onformunce v	vith MPRP 60	9. Draw line through eliation if not in co	nformance and	not considered. Is	chiqe cobà bi	This form

8437468494;

Dec-11-02 9:13AM;

Page 5

Case Docket No. CHR 2001-79

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: L. H. Hiltzik, J. Z. Jagiello, E. D. Tolles, R. S. Williams

Filed:

March 18, 2002

Group Art Unit: 1724

Serial No .:

10/100,362

For:

"Method For Reducing Emissions From Evaporative Emission

Control Systems"

Examiner:

Frank M. Lawrence

Assistant Commissioner for Patents U. S. Patent and Trademark Office Washington, D. C. 20231

# PETITION FOR WITHDRAWAL FROM ISSUE UNDER 37 C.F.R. §1.313(e)(2)

Dear Sir:

Applicants hereby petition to have the above-described patent application withdrawn from issue under 37 C.F.R. §1.313(c)(2).

**FAX RECEIVED** 

**DEC 1 1 2002** 

Accompanying this petition is a declaration by

**PETITIONS OFFICE** 

\_applicant

1. Accompanying material

X applicants' attorney

showing good and sufficient reasons why withdrawal of the application from issue is necessary,

12/11/2002 AKELLEY 00000016 231160 10100362

O1 FC:1460

130.00 CH

8437468494;

Dec-11-02 9:13AM;

Page 6

Case Docket No. CHR 2001-79 Serial No. 10/100,362

## 2. Fee

In accordance with 37 C.F.R. §1.313, the fee set forth in 37 C.F.R. §1.17(h) is hereby submitted with this petition, as permission to authorize a charge to Deposit Account 23-1160.

Respectfully submitted,

Terry H. McDamel Attorney for the Applicants Registration No. 28,444

Attachments December 10, 2002 5525 Virginia Avenue P. O. Box 118005 Charleston, South Carolina 29423-8005 Phone (843) 740-2311 FAX (843) 740-2335

8437468494;

Dec-11-02 9:13AM;

Page 7

Case Docket No. CHR 2001-79

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: L. H. Hiltzik, J. Z. Jagiello, E. D. Tolles, R. S. Williams

Serial No.

10/100,362

Filed:

March 18, 2002

For:

"Method For Reducing Emissions From Evaporative Emission Control

Systems"

Examiner:

Frank M. Lawrence

Assistant Commissioner for Patents U. S. Patent and Trademark Office Washington, D. C. 20231

FAX RECEIVED

**DEC** 1 1 2002

DECLARATION IN SUPPORT OF PETITION TO WITHDRAW FROM ISSUE UNDER 37 C.F.R. § 1.313(c)(2) PETITIONS OFFICE

Dear Sir:

I, Terry B. McDaniel, Esq., declare as follows:

- I am an attorney-of-record for the applicants in the above-identified application and, having drafted the specification and claims thereof, I am fully aware of the subject matter of the invention thereof and of the field of invention in which it resides. Upon my receipt of the results of the prior art search conducted by the European Patent Office (EPO) in conjunction with the PTC filing based on the instant application, I was made aware for the first time of prior art references that appear to be material and relevant to the examination of the instant application, but have not been examined (which is a basis for this petition to have this application withdrawn from issue under 37 C.F.R. §1.313(c)(2)).
- The instant application describes a method for sharply reducing diurnal breathing loss emissions from automotive evaporative emissions canisters by the use of multiple layers, or stages, of adsorbents. On October 8, 2002, the Examiner mailed the notice of allowance of claims 1-30 responsive to the filing of the instant application. The issue fee was timely paid on November 11, 2002. To date, the application has not issued as a U.S. Patent.

In view of the facts set forth, the undersigned attorney-of-record in this application petitions for withdrawal of the application from issue for consideration of a request for continued examination in compliance with 37 C.F.R. §1.114(c). An Information Disclosure Statement

8437468494;

Dec-11-02 9:14AM;

Page B

Case Docket No. CHR 2001-79

listing the newly discovered references, with some discussion to distinguish from the invention disclosed and claimed in the instant application, is also enclosed for consideration.

I declare further that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true and, further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 USC § 1001 and that such false statements may jeopardize the validity of this document and the application to which it relates.

Signed at Charleston, South Carolina, this 10th day of December, 2002.

Terry B. McDaniel

Attorney for the Applicants Registration No. 28,444

Enclosure

5255 Virginia Avenue P. O. Box 118005 Charleston, SC 29423-8005 Tel (843) 740-2311 Fax (843) 740-2335

8437468494:

Dec-11-02 9:12AM;

Page 1

## MeadWestvaco

#### **Facsimile**

MeadWestvaco Corporation Charleston Technical Center - Law Dept. 5255 Virginia Avenue P. O. Box 118005 Charleston, SC 29423-8005

DATE:

December 11, 2002

TO:

Petitions Office (Patent Assistance Center) United States Patent and Trademark Office

COMPANY: FAX#:

(703) 308-6916

FROM:

Terry B. McDaniel (843) 746-8493

SENDER'S PHONE #: SENDER'S FAX #:

(843) 746-8494

**FAX RECEIVED** 

DEC 1 1 2002

SUBJECT:

Petition to Withdraw from Issue and RCE

**PETITIONS OFFICE** 

TOTAL NUMBER OF PAGES: 142 (including cover sheet)

Serial No. 10/100,362 Date Filed March 18, 2002

Title: Method For Reducing Emissions From Evaporative Emissions Control Systems

Inventors: L. H. Hiltzik et al. Examiner: Frank M. Lawrence Jr.

Attached please find a duplicate fax, which was sent on 12/10/02 containing the following:

- Confirmation of Receipt of 133 pages from the USPTO regarding fax sent 12/10/02 Certificate of Transmission under 37 CFR 1.8 dated 12/10/02
- Fee Transmittal Form PTO/SB/17
- Petition to Withdraw from Issue Under 37 CFR 1.313(c)(2)
- Declaration in Support of Petition
- Request for Continued Examination (RCE) Transmittal Form
- Information Disclosure Statement
- PTO 1449
- Copies of Cited Art.

Thank you for your kind attention to this matter. If you require any additional information, please do not hesitate to contact me.

This entire transmission is intended only for the use of the individual or entity to which it is addressed and may contain information that is privileged, confidential, and exempt from disclosure under applicable law. If the reader of this message is not intended recipient, or the employee or agent responsible for delivering the message of the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone and return the original message to us at the above address via the U.S. Postal Service. You will be relmbursed for all reasonable expenses.

8437468494;

Dec-11-02 9:12AM;

Page 3

Case Docket No. CHR 2001-79 Serial No. 10/100,362

## Certificate of Transmission under 37 CFR 1.8

I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office

On <u>December 10, 2002</u>.

Date

Terry B. McDaniel

Attorney for the Applicants

Registration No. 28,444

Typed or printed name of person signing Certificate

FAX RECEIVED

DEC 1 1 2002

**PETITIONS OFFICE** 

Note: Each paper must have its own certificate of transmission, or this certificate must identify each submitted paper.

Fee Transmittal Form PTO/SB/17
Petition to Withdraw from Issue Under 37 CFR 1.313 (c)(2)
Declaration in Support of Petition
Request for Continued Examination (RCE) Transmittal form
Information Disclosure Statement
PTO-1449
Copies of Cited Art

Total 140 pages

Sent By: CTC; USPTO

8437468494; 3 5:24 PAGE 1/1 OMPANY:

Dec-11-02 9:12AM; KATTORIN

Page 2

12/10/ O: Auto-reply fax to 8437468494

## **Auto-Reply Facsimile Transmission**



TO:

Fax Sender at 8437468494

Fax Information Date Received: Total Pages:

12/10/02 4:36:38 PM [Eastern Standard Time]

133 (including cover page)

ADVISORY: This is an automatically generated return receipt confirmation of the facsimile transmission received by the Office. Please check to make sure that the number of pages listed as received in Total Pages above matches what was intended to be sent. Applicants are advised to retain this receipt in the unlikely event that proof of this facsimile transmission is necessary. Applicants are also advised to use the certificate of facsimile transmission procedures set forth in 37 CFR 1.8(a) and (b), 37 CFR 1.6(f). Trademark Applicants, also see the Trademark Manual of Examining Procedure (TMEP) section 306 et seq.

Received Cover Page

8ent By: 010;

Cate Docket Pd, CHK 2001-79 Radial No. 10/100,162

Cortificate of Transmission under 37 CFR 1.8

Capics of Ched Art

Total 140 pages

refrae、以公益的() > C () () C () () 其 [ ] Estima Bandari

**FAX RECEIVED DEC** 1 1 2002

**PETITIONS OFFICE** 

Page 4

	U.S. Petent and Tod	proved for use through 10/31/2002. O	
Under the Paparwork Reduction Act of 1995, no persons are requi	reasond to a collection of Inform	nation unless it displays a valid OMB o	entrel number.
FEE TRANSMITTA		plete # Known 10/100,362	MANAGEMENT TO THE REAL PROPERTY OF THE PERSON OF THE PERSO
	Application (stalling)	minority , * The control of the cont	· · · · · · · · · · · · · · · · · · ·
for FY 2002	Filing Date	03/18/2002 H. HNIZIK	
	First Named Inventor	rank M. Lawrence Jr.	A Control of the Cont
Petent fees are subject to annual revision.		Talik W. Lawrence J.	
TOTAL AMOUNT OF PAYMENT (\$) 1050.00	Group Art Unit	1724	· · · · · · · · · · · · · · · · · · ·
TOTAL AMOUNT OF PAYMENT (\$) 1050.00	Attorney Docket No.	CHR 2001-79	DECEMEN
METHOD OF PAYMENT	FEE CAL	CULATION (continued)	FAX RECEIVED
1- The Commissioner is hereby authorized to charge indicated fees and credit any overpayments to:	ADDITIONAL FEES		DEC 1 1 2002
Deposit Account 23-1160	Large Small Entity Entity		529 1 2002
Number	o Fee Fee Fee rde (5) Code (5)	Fee Description	FOOTEHT ONS OFFICE
Deposit Account Westvaco Corporation		e - late filing fee or oath	ONO OFFICE
Name L	7 50 227 25 Surcharg	o - late provisional filing fee or	
Cherge Any Additioned Fee Required Under 37 CFR 1.16 and 1.17	cover she	aet.	
Applicant claims ameli entity status,		ish epecification	
2. Payment Enclosed:		a request for ex parte reexamination	
Check Credit card Money Other	Examine	1.7	
FEE CALCULATION	3 1,840* 113 1,840* Request	ng publication of SIR after	
1. BASIC FILING FEE	5 110 215 55 Extensio	n for reply within first month .	
Large Entity Small Entity	8 400 218 200 Extension	for raply within second month	
Fee Fee Fee Fee Description Code (\$) Code (\$) Fee Paid		r for reply within third month	
101 740 201 370 Utility filling fee		r for reply within fourth month	
106 330 206 165 Design filing fee		ofor raply within fifth month	
107 510 207 255 Plant filing fee	9 320 219 160 Notice of 0 320 220 160 Filling a b	**	
108 740 208 370 Relssue filing fee		rief in support of an appeal for oral hearing	
		institute a public use proceeding	
8UBTOTAL (1) (\$)	0 110 240 55 Petition to	revive - unavoldable	
2. EXTRA CLAIM FEES	1 1,280 241 640 Petition to	revive - unintentional	
Extra Claims below Fco Paid		ie fee (or relasue)	
Total Claims -20" = X   Independent -3" = X	3 460 243 236 Design is 4 620 244 310 Plant issu		
Claims Multiple Dependent		to the Commissioner	
	3 50 123 50 Processir	ng fee under 37 CFR 1.17(q)	
Large Entity Small Entity Fee Fee Fee Fee Fee Description	6 180 126 180 Submiss	on of Information Disclosure Stmt	180.00
Code (\$) Code (\$)		g each patent assignment per	11
103 18 203 9 Claims in excess of 20		(times number of properties)	
102 84 202 42 Independent claims in excess of 3 104 280 204 140 Multiple dependent claim, if not paid		ubmission after final rejection § 1.129(a))	·
109 84 209 42 ** Reissue independent claims		additional invention to be d (37 CFR § 1.129(b))	
over original patent		for Continued Examination (RCE)	740.00
110 18 210 9 "Reignué claims in excess of 20 and over original petent	. f		
( <del>0</del> )	of a deal ner fee (apacity) <b>Patition to</b>	for expedited examination gn application	130,00
SUBTOTAL (2)	• • • • • • • • • • • • • • • • • • •	Jan 10	50.00
or number previously paid, if greater, For Relasties, see above	educed by Basic Filing Fee Pald	SUBTOTAL (3) (\$) 10	30.00
SUBMITTED BY		Complete (# applicable)	
Name (Римлура) Телту В. McDaniel	Registration No. 28,444	Telephane (843) 740	)-2331
Signature	3 - 2 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 -	Parter 12/10/2002	_

WARRING:/Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

Burdan Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.



#### UNITED STATES PATENT AND TRADEMARK OFFICE

Commissioner for Patents United States Patent and Trademark Office Washington, D.C. 20231

Paper No.

WESTVACO CORPORATION 5255 VIRGINIA AVENUE P O BOX 118005 CHARLESTON, SC 29423-8005

**COPY MAILED** 

DEC 1 1 2002

OFFICE OF PETITIONS

In re Application of Laurence H. Hiltzik et al Application No. 10/100,362 Filed: March 18, 2002 Attorney Docket No. CHR 2001-79

ON PETITION

This is a decision on the petition, filed by facsimile transmission on December 11, 2002, under 37 CFR 1.313(c)(2) to withdraw the above-identified application from issue after payment of the issue fee.

The petition is **GRANTED**.

The above-identified application is withdrawn from issue for consideration of a submission under 37 CFR 1.114 (request for continued examination). See 37 CFR 1.313(c)(2).

Petitioner is advised that the issue fee paid on November 19, 2002 in the above-identified application cannot be refunded. If, however, the above-identified application is again allowed, petitioner may request that it be applied towards the issue fee required by the new Notice of Allowance.<sup>1</sup>

Telephone inquiries should be directed to the undersigned at (703) 305-8680.

Upon receipt of the file in the Office of Petitions, the file will be forwarded to Technology Center AU 1724 for processing of the request for continued examination under 37 CFR 1.114 and for consideration of the concurrently filed Information Disclosure Statement.

Petitions Examiner Office of Petitions

Office of the Deputy Commissioner for Patent Examination Policy

<sup>&</sup>lt;sup>1</sup> The request to apply the issue fee to the new Notice must be made in writing and should be accompanied by the new Issue Fee Transmittal Form PTOL-85(b), along with a copy of this decision. Additionally, if the issue fee has increased from the previously paid issue fee, the balance due must be submitted. Failure to <u>timely</u> request <u>in writing</u> that the previously paid issue fee be applied towards the new Notice and payment of any balance due will result in the abandonment of the application.



#### United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

#### NOTICE OF ALLOWANCE AND FEE(S) DUE

7590

01/27/2003

Westvaco Corporation 5255 Virginia Avenue P.O. Box 118005 Charleston, SC 29423-8005

EX	KAMINER
LAWRENC	CE JR, FRANK M
ART UNIT	CLASS-SUBCLASS
1724	095-146000

DATE MAILED: 01/27/2003

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/100,362	03/18/2002	Laurence H. Hiltzik	CHR 2001-79	3899

TITLE OF INVENTION: METHOD FOR REDUCING EMISSIONS FROM EVAPORATIVE EMISSIONS CONTROL SYSTEMS

R

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$20	, \$0	\$20	04/28/2003

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

#### HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.

B. If the status is changed, pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above and notify the United States Patent and Trademark Office of the change in status, or

If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check the box below and enclose the PUBLICATION FEE and 1/2 the ISSUE FEE shown above.

□ Applicant claims SMALL ENTITY status. See 37 CFR 1.27.

II. PART B - FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B - Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

Page 1 of 4

PTOL-85 (REV. 04-02) Approved for use through 01/31/2004.

## PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail

Box ISSUE FEE

Commissioner for Patents

Washington, D.C. 20231

Fax (703)746-4000

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 4 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications.

CURRENT CORRESPONDENCE ADDRESS (Note: Legibly mark-up with any corrections or use Block 1)

Note: A certificate of mailing can only be used for domestic mailings of the

01/27/2003 7590

Westvaco Corporation 5255 Virginia Avenue P.O. Box 118005 Charleston, SC 29423-8005 Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission.

Certificate of Mailing or Transmission
I hereby certify that this Fee(s) Transmittal is being deposited with the
United States Postal Service with sufficient postage for first class mail in an
envelope addressed to the Box Issue Fee address above, or being facsimile
transmitted to the USPTO, on the date indicated below.

(Date)

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/100,362	03/18/2002	Laurence H. Hiltzik	CHR 2001-79	3899

TITLE OF INVENTION: METHOD FOR REDUCING EMISSIONS FROM EVAPORATIVE EMISSIONS CONTROL SYSTEMS

APPLN, TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$20	\$0	\$20	04/28/2003
EXAMI	NER	ART UNIT	CLASS-SUBCLASS	y	
LAWRENCE J	R, FRANK M	1724	095-146000		
CFR 1.363).  ☐ Change of corresponde Address form PTO/SB/1.	ence address or indication of ence address (or Change of 22) attached. on (or "Fee Address" Indica or more recent) attached. Us	Correspondence	2. For printing on the patent from the names of up to 3 registered progents OR, alternatively, (2) single firm (having as a membattorney or agent) and the nam registered patent attorneys or ageits listed, no name will be printed.	the name of a er a registered es of up to 2	

3. ASSIGNEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type)

PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. Inclusion of assignee data is only appropriate when an assignment has been previously submitted to the USPTO or is being submitted under separate cover. Completion of this form is NOT a substitute for filing an assignment.

(A) NAME OF ASSIGNEE.

(A) NAME OF ASSIGNEE	(B) RESIDENCE: (CITY	and STATE OR	COUNTRY)		
Please check the appropriate assignee category or category	gories (will not be printed on the patent)	individual	□ corporation or other private	group entity	☐ government
4a. The following fee(s) are enclosed:	4b. Payment of Fee(s):		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		
☐ Issue Fee	☐ A check in the amount	of the fee(s) is en	closed.		
☐ Publication Fee	Payment by credit card	. Form PTO-2038	is attached.		
☐ Advance Order - # of Copies	☐ The Commissioner is h Deposit Account Number	ereby authorized	by charge the required fee(s), o(enclose an extra copy of thi	r credit any ove s form).	erpayment, to
Commissioner for Patents is requested to apply the Issu (Authorized Signature)  NOTE: The Issue Fee and Publication Fee (if requested to apply the Issue Fee and Publ	(Date)  ired) will not be accepted from anyone	appry any previo	usiy paid issue fee to the applic	ation identified	above.
other than the applicant; a registered attorney of a interest as shown by the records of the United States I This collection of information is required by 37 CF obtain or retain a benefit by the public which is to application. Confidentiality is governed by 35 U.S.C. estimated to take 12 minutes to complete, including completed application form to the USPTO. Time w case. Any comments on the amount of time you suggestions for reducing this burden, should be sent Patent and Trademark Office, U.S. Department of CNOT SEND FEES OR COMPLETED FORMS Commissioner for Patents, Washington, DC 20231.	R 1.311. The information is required to file (and by the USPTO to process) an 122 and 37 CFR 1.14. This collection is gathering, preparing, and submitting the rill vary depending upon the individual require to complete this form and/or to the Chief Information Officer, U.S. ommerce, Washington, D.C. 20231. DO TO, THIS ADDRESS. SEND TO:				
Under the Paperwork Reduction Act of 1995, no collection of information unless it displays a valid ON	persons are required to respond to a AB control number.				

TRANSMIT THIS FORM WITH FEE(S)

PTOL-85 (REV. 04-02) Approved for use through 01/31/2004. OMB 0651-0033

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE



#### UNITED STATES PATENT AND TRADEMARY OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARK Washington, D.C. 20231

APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/100,362 03/18/2002 Laurence H. Hiltzik CHR 2001-79 EXAMINER 01/27/2003 Westvaco Corporation LAWRENCE JR, FRANK M 5255 Virginia Avenue P.O. Box 118005 ART UNIT PAPER NUMBER Charleston, SC 29423-8005 1724 DATE MAILED: 01/27/2003

# Determination of Patent Term Adjustment under 35 U.S.C. 154 (b) (application filed on or after May 29, 2000)

The patent term adjustment to date is 0 days. If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the term adjustment will be 0 days.

If a continued prosecution application (CPA) was filed in the above-identified application, the filing date that determines patent term adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) system. (http://pair.uspto.gov)

Any questions regarding the patent term extension or adjustment determination should be directed to the Office of Patent Legal Administration at (703)305-1383.

Page 3 of 4

PTOL-85 (REV. 04-02) Approved for use through 01/31/2004.



#### UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARK Washington, D.C. 20231 www.uspto.gov

APPLICATION NO FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/100,362 03/18/2002 Laurence H. Hiltzik CHR 2001-79 3899 EXAMINER 01/27/2003 LAWRENCE JR, FRANK M Westvaco Corporation 5255 Virginia Avenue ART UNIT PAPER NUMBER P.O. Box 118005 Charleston, SC 29423-8005 1724 UNITED STATES DATE MAILED: 01/27/2003

#### Notice of Fee Increase on January 1, 2003

If a reply to a "Notice of Allowance and Fee(s) Due" is filed in the Office on or after January 1, 2003, then the amount due will be higher than that set forth in the "Notice of Allowance and Fee(s) Due" since there will be an increase in fees effective on January 1, 2003. See Revision of Patent and Trademark Fees for Fiscal Year 2003; Final Rule, 67 Fed. Reg. 70847, 70849 (November 27, 2002).

The current fee schedule is accessible from: http://www.uspto.gov/main/howtofees.htm.

If the issue fee paid is the amount shown on the "Notice of Allowance and Fee(s) Due," but not the correct amount in view of the fee increase, a "Notice to Pay Balance of Issue Fee" will be mailed to applicant. In order to avoid processing delays associated with mailing of a "Notice to Pay Balance of Issue Fee," if the response to the Notice of Allowance and Fee(s) due form is to be filed on or after January 1, 2003 (or mailed with a certificate of mailing on or after January 1, 2003), the issue fee paid should be the fee that is required at the time the fee is paid. If the issue fee was previously paid, and the response to the "Notice of Allowance and Fee(s) Due" includes a request to apply a previously-paid issue fee to the issue fee now due, then the difference between the issue fee amount at the time the response is filed and the previously paid issue fee should be paid. See Manual of Patent Examining Procedure, Section 1308.01 (Eighth Edition, August 2001).

Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at (703) 305-8283.

Page 4 of 4

PTOL-85 (REV. 04-02) Approved for use through 01/31/2004.

**Notice of Allowability**  The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS (Interewith (or previously mailed), a Notice of Allowance (PTOL-85) (NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOTION OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOTION OF THE MERITS IS (Interested in the Office or upon petition by the applicant. See 37 CFR 1.313 and 1. This communication is responsive to the RCE and IDS filed in the Office or upon petition by the applicant. See 37 CFR 1.313 and 1. The allowed claim(s) is/are 1-30.  The allowed claim(s) is/are 1-30.  The drawings filed on 18 March 2002 are accepted by the Equation of the december of the communication of the communication of the communication of the communication of the priority documents have the communication of the certified copies of the priority documents have the communication of the certified copies of the priority documents have the communication of the certified copies of the priority documents have the communication of the certified copies of the priority documents have the communication of the certified copies of the priority documents have the certified copies of the priority documents have the certified copies of the priority documents have the certified copies of the priority documents have the certified copies of the priority documents have the certified copies of the priority documents have the certified copies of the priority documents have the certified copies of the priority documents have the certified copies of the priority documents have the certified copies of the priority documents have the certified copies of the priority documents have the certified copies of the priority documents have the certified copies of the priority documents have the certified copies of the priority documents have the certified copies of the priority documents have the certified copies of the priority documents have the certified copies of the priority documents have the certified copies of the priority doc	prother appropriate constitutes. This application and MPEP 1308.  December 11, 2002.  Examiner.  If 35 U.S.C. § 119(a)-(a)  If the energy of t	ED in this application. If not included mmunication will be mailed in due on its subject to withdrawal from issue did not on the cation No  It is a provisional application of the cation is a provisional application of the cation is a provisional application of the cation is a provisional application of the cation is a provisional application.	d course. THIS at the initiative
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS (therewith (or previously mailed), a Notice of Allowance (PTOL-85) or NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOT THE OFFICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOT THE OFFICE OF UPON PETRON OF THE PROPERTY OF THE OFFICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOT THE OFFICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOT TO THE OFFICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOT TO THE OFFICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOT TO THE OFFICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOT TO THE OFFICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOT.  1. □ The Insulation of the March 2002 are accepted by the Education of the Calcium for foreign priority under an insulation of the priority documents have be allowed by the Education of the Calcium for the Priority documents have be allowed by the Education of the Greigh language provisional appropriation of the Greigh	Examiner Frank M. Lawrence  Proof the cover shee DR REMAINS) CLOSE Trother appropriate core BHTS. This application and MPEP 1308.  December 11, 2002.  Examiner. Tright 35 U.S.C. § 119(a)-(a) The proof of the proof	HILTZIK ET AL.  Art Unit  1724  Art With the correspondence addre.  D in this application. If not include munication will be mailed in due of is subject to withdrawal from issue  d) or (f).  eation No.  ived in this national stage application  (to a provisional application).  ived.  ind/or 121.	d course. THIS at the initiative
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS (therewith (or previously mailed), a Notice of Allowance (PTOL-85) or NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOT THE OFFICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOT THE OFFICE OF UPON PETRON OF THE PROPERTY OF THE OFFICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOT THE OFFICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOT TO THE OFFICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOT TO THE OFFICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOT TO THE OFFICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOT TO THE OFFICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGOT.  1. □ The Insulation of the March 2002 are accepted by the Education of the Calcium for foreign priority under an insulation of the priority documents have be allowed by the Education of the Calcium for the Priority documents have be allowed by the Education of the Greigh language provisional appropriation of the Greigh	Examiner Frank M. Lawrence  Proof the cover shee DR REMAINS) CLOSE Trother appropriate core BHTS. This application and MPEP 1308.  December 11, 2002.  Examiner. Tright 35 U.S.C. § 119(a)-(a) The proof of the proof	Art Unit  1724  It with the correspondence addresed in this application. If not included munication will be mailed in due of its subject to withdrawal from issue did or (f).  It with the correspondence addresed in this application is application of the correspondence address in the correspondence address	d course. THIS at the initiative
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS ((herewith (or previously mailed), a Notice of Allowance (PTOL-85) on NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGORY (in the Office or upon petition by the applicant. See 37 CFR 1.313 of the Office or upon petition by the applicant. See 37 CFR 1.313 of the Office or upon petition by the applicant. See 37 CFR 1.313 of the Office or upon petition by the applicant. See 37 CFR 1.313 of the Office or upon petition by the applicant. See 37 CFR 1.313 of the Office or upon petition by the applicant. See 37 CFR 1.313 of the Office or upon petition by the applicant is communication in responsive to the RCE and IDS filled.  1. The allowed claim(s) is/are 1-30.  3. The drawings filed on 18 March 2002 are accepted by the E. 4. Acknowledgment is made of a claim for foreign priority under an including applicant has the communication of the priority documents have the communication of the foreign language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this periority of the Correction of the Correction of the Submitted of the Correction of the Submitted of Correction of Correct	rs on the cover sheed DR REMAINS) CLOSE or other appropriate contents. This application and MPEP 1308.  December 11, 2002.  Examiner.  The 35 U.S.C. § 119(a)-(a) or other application and many sheet application has been received as a second of the company sheet and sheet application has been received as 5 U.S.C. § 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has 5 U.S.C. §§ 120 and sheet	t with the correspondence addresed in this application. If not included mmunication will be mailed in due of its subject to withdrawal from issued) or (f).  The cation No	d course. THIS at the initiative
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS ((herewith (or previously mailed), a Notice of Allowance (PTOL-85) on NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGORY (in the Office or upon petition by the applicant. See 37 CFR 1.313 of the Office or upon petition by the applicant. See 37 CFR 1.313 of the Office or upon petition by the applicant. See 37 CFR 1.313 of the Office or upon petition by the applicant. See 37 CFR 1.313 of the Office or upon petition by the applicant. See 37 CFR 1.313 of the Office or upon petition by the applicant. See 37 CFR 1.313 of the Office or upon petition by the applicant is communication in responsive to the RCE and IDS filled.  1. The allowed claim(s) is/are 1-30.  3. The drawings filed on 18 March 2002 are accepted by the E. 4. Acknowledgment is made of a claim for foreign priority under an including applicant has the communication of the priority documents have the communication of the foreign language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this periority of the Correction of the Correction of the Submitted of the Correction of the Submitted of Correction of Correct	rs on the cover sheed DR REMAINS) CLOSE or other appropriate contents. This application and MPEP 1308.  December 11, 2002.  Examiner.  The 35 U.S.C. § 119(a)-(a) or other application and many sheet application has been received as a second of the company sheet and sheet application has been received as 5 U.S.C. § 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has been received as 5 U.S.C. §§ 120 and sheet application has 5 U.S.C. §§ 120 and sheet	t with the correspondence addresed in this application. If not included mmunication will be mailed in due of its subject to withdrawal from issued) or (f).  The cation No	d course. THIS at the initiative
herewith (or previously mailed), a Notice of Allowance (PTOL-85) (NOT!CE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIC of the Office or upon petition by the applicant. See 37 CFR 1.313 at 1. This communication is responsive to the RCE and IDS filed 2. The allowed claim(s) is/are 1-30.  The drawings filed on 18 March 2002 are accepted by the E 4. Acknowledgment is made of a claim for foreign priority under a) All b) Some* c) None of the:  1. Certified copies of the priority documents have be completed as a complete of the priority documents have be completed as a complete or the priority documents have be completed as a complete or the priority documents have be completed as a complete or the priority documents have be completed as a complete or the priority documents have be completed as a complete or the priority documents have be completed as a complete or the priority documents have be completed as a claim for domestic priority under the complete or the priority and applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this process of the priority and the priority of the priority of the complete or the priority of the priority o	prother appropriate constitutes. This application and MPEP 1308.  December 11, 2002.  Examiner.  If 35 U.S.C. § 119(a)-(a)  If the energy of t	ED in this application. If not included mmunication will be mailed in due on its subject to withdrawal from issue did not on the cation No  It is a provisional application of the cation is a provisional application of the cation is a provisional application of the cation is a provisional application of the cation is a provisional application.	d course. THIS at the initiative
1. ☑ This communication is responsive to the RCE and IDS filed 2. ☑ The allowed claim(s) is/are 1-30. 3. ☑ The drawings filed on 18 March 2002 are accepted by the E 4. ☐ Acknowledgment is made of a claim for foreign priority under a) ☐ All b) ☐ Some* c) ☐ None of the:  1. ☐ Certified copies of the priority documents have the communication of the priority documents have the certified copies of the priority documents have the certi	December 11, 2002.  xaminer.  r 35 U.S.C. § 119(a)-(deen received in Application has been received	eation No  sived in this national stage application  (to a provisional application).  ived.  ived.	on from the
<ol> <li>The allowed claim(s) is/are 1-30.</li> <li>The drawings filed on 18 March 2002 are accepted by the E</li> <li>Acknowledgment is made of a claim for foreign priority under a)</li></ol>	xaminer. r 35 U.S.C. § 119(a)-(deen received in Application has been received in Application has be	eation No  sived in this national stage application  (to a provisional application).  ived.  ived.	on from the
<ul> <li>3. ☐ The drawings filed on 18 March 2002 are accepted by the E</li> <li>4. ☐ Acknowledgment is made of a claim for foreign priority under a) ☐ All b) ☐ Some* c) ☐ None of the:  1. ☐ Certified copies of the priority documents have be completed as a fine priority documents have be copies of the priority documents have be copies of the certified copies of the priority documents have be copies of the certified copies of the priority documents have be copies of the certified copies of the priority documents have be copies of the priority documents have be copies of the priority documents have be certified copies of the priority documents have be certified copies not received:  5. ☐ Acknowledgment is made of a claim for domestic priority under copies in the translation of the foreign language provisional applicant has Three Months from the "Malling Date" of the below. Failure to timely comply will result in ABANDONMENT of this pelow. Failure to timely comply will result in ABANDONMENT of this line priority.</li> <li>7. ☐ A SUBSTITUTE OATH OR DECLARATION must be submitted. (a) ☐ including changes required by the Notice of Draftsperson.</li> </ul>	r 35 U.S.C. § 119(a)-(d) een received een received in Applic ments have been rece er 35 U.S.C. § 119(e) blication has been rece er 35 U.S.C. §§ 120 an	eation No  sived in this national stage application  (to a provisional application).  ived.  ived.	on from the
4.	r 35 U.S.C. § 119(a)-(d) een received een received in Applic ments have been rece er 35 U.S.C. § 119(e) blication has been rece er 35 U.S.C. §§ 120 an	eation No  sived in this national stage application  (to a provisional application).  ived.  ived.	on from the
2.	een received in Applic ments have been rece er 35 U.S.C. § 119(e) plication has been rece er 35 U.S.C. §§ 120 ar	ived in this national stage application (to a provisional application). ived.	on from the
2. Cartified copies of the priority documents have be 3. Copies of the certified copies of the priority documents international Bureau (PCT Rule 17.2(a)).  * Certified copies not received:  5. Acknowledgment is made of a claim for domestic priority und (a) The translation of the foreign language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this process. A SUBSTITUTE OATH OR DECLARATION must be submitted in INFORMAL PATENT APPLICATION (PTO-152) which gives reasons.  CORRECTED DRAWINGS must be submitted.  (a) including changes required by the Notice of Draftsperson.	een received in Applic ments have been rece er 35 U.S.C. § 119(e) plication has been rece er 35 U.S.C. §§ 120 ar	ived in this national stage application (to a provisional application). ived.	on from the
3. Copies of the certified copies of the priority docu International Bureau (PCT Rule 17.2(a)).  * Certified copies not received:  5. Acknowledgment is made of a claim for domestic priority und (a) The translation of the foreign language provisional app. 6. Acknowledgment is made of a claim for domestic priority und Applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this T. A SUBSTITUTE OATH OR DECLARATION must be submitted INFORMAL PATENT APPLICATION (PTO-152) which gives reasons.  CORRECTED DRAWINGS must be submitted.  (a) including changes required by the Notice of Draftsperson	er 35 U.S.C. § 119(e) plication has been rece er 35 U.S.C. §§ 120 ar	ived in this national stage application (to a provisional application). ived.	on from the
* Certified copies not received:  5. Acknowledgment is made of a claim for domestic priority und (a) The translation of the foreign language provisional app 6. Acknowledgment is made of a claim for domestic priority und Applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional app 6. A SUBSTITUTE OATH OR DECLARATION must be submitted INFORMAL PATENT APPLICATION (PTO-152) which gives reason 8. CORRECTED DRAWINGS must be submitted.  (a) including changes required by the Notice of Draftsperson	er 35 U.S.C. § 119(e) dication has been rece er 35 U.S.C. §§ 120 ar	(to a provisional application). ived. nd/or 121.	on nom me
5. Acknowledgment is made of a claim for domestic priority und  (a) The translation of the foreign language provisional app  6. Acknowledgment is made of a claim for domestic priority und  Applicant has THREE MONTHS FROM THE "MAILING DATE" of th  below. Failure to timely comply will result in ABANDONMENT of thi  7. A SUBSTITUTE OATH OR DECLARATION must be submitt  INFORMAL PATENT APPLICATION (PTO-152) which gives reason  8. CORRECTED DRAWINGS must be submitted.  (a) including changes required by the Notice of Draftsperson	er 35 U.S.C. §§ 120 ar	ived. nd/or 121.	
(a) Ine translation of the foreign language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitte	er 35 U.S.C. §§ 120 ar	ived. nd/or 121.	
(a) Ine translation of the foreign language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this language provisional applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitted applicant has the submitte	er 35 U.S.C. §§ 120 ar	ived. nd/or 121.	
Applicant has THREE MONTHS FROM THE "MAILING DATE" of the below. Failure to timely comply will result in ABANDONMENT of this 7.   A SUBSTITUTE OATH OR DECLARATION must be submitted in ABANDONMENT of this process.   A SUBSTITUTE OATH OR DECLARATION must be submitted in CORRECTED DRAWINGS must be submitted.  (a) including changes required by the Notice of Draftsperson.	is communication to 51		
<ul> <li>7.  A SUBSTITUTE OATH OR DECLARATION must be submitt INFORMAL PATENT APPLICATION (PTO-152) which gives reason</li> <li>8.  CORRECTED DRAWINGS must be submitted. <ul> <li>(a)  including changes required by the Notice of Draftsperson</li> </ul> </li> </ul>	is communication to fil		
<ul> <li>7.  A SUBSTITUTE OATH OR DECLARATION must be submitt INFORMAL PATENT APPLICATION (PTO-152) which gives reason</li> <li>8.  CORRECTED DRAWINGS must be submitted. <ul> <li>(a)  including changes required by the Notice of Draftsperson</li> </ul> </li> </ul>	s application THIS T	le a reply complying with the require	ements noted
(a) including changes required by the Notice of Draftspersol	ed Note the attached I	EVANILIEDIO AMENDATENT	
(a) Including changes required by the Notice of Draftsperso			
	n's Patent Drawing Re	view ( PTO-948) attached	
1) hereto or 2) to Paper No			
(b) including changes required by the proposed drawing cor	rection filed, w	hich has been approved by the Exa	aminer.
(c) [ including changes required by the attached Examiner's A	Amendment / Commen	t or in the Office action of Paper No	)
Identifying indicia such as the application number (see 37 CFR 1.84 of each sheet. The drawings should be filed as a separate paper with	c)) should be written or h a transmittal letter ad	n the drawings in the top margin (not dressed to the Official Draftsperson.	the back)
9.   DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT FOR THE	of BIOLOGICAL MA DEPOSIT OF BIOLOG	TERIAL must be submitted. Not	e the
Attachment(s)			
I⊠ Notice of References Cited (PTO-892)  □ Notice of Draftperson's Patent Drawing Review (PTO-948)	2∏ Notice	e of Informal Patent Application (PTo ew Summary (PTO-413), Paper No	O-152)
<ul> <li>☑ Information Disclosure Statements (PTO-1449), Paper No. 8.</li> <li>☑ Examiner's Comment Regarding Requirement for Deposit of Biological Material</li> </ul>	6∏ Exami 8⊠ Exami	ner's Amendment/Comment ner's Statement of Reasons for Allo	
	9☐ Other	•	
		· · · · · · · · · · · · · · · · · · ·	
	. •		
U.S. Patent and Trademark Office PTO-37 (Rev. 04-01)			C

Application/Control Number: 10/100,362

Art Unit: 1724

Page 2

#### **DETAILED ACTION**

#### Allowable Subject Matter

- 1. Claims 1-30 are allowed.
- 2. The following is an examiner's statement of reasons for allowance: Reasons for allowance are given in the office action of paper no. 7. The newly submitted information disclosure statement has been considered and the instant claims remain allowable over the cited references because none of the references suggests using sorbents having the butane working capacities recited in the independent claims.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

#### Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The reference to Tolles et al. (5,238,470) discloses sorbents for emission control having high butane working capacities.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Frank M. Lawrence whose telephone number is 703-305-0585. The examiner can normally be reached on Mon-Thurs 7:30-5:00; alternate Fridays 7:00-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A. Simmons can be reached on 703-308-1972. The fax phone numbers for the

Application/Control Number: 10/100,362 Art Unit: 1724

Page 3

organization where this application or proceeding is assigned are 703-872-9310 for regular communications and 703-872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0651.

fl H January 14, 2003

David A. Simmons Supervisory Patent Examiner Technology Center 1700

ument Number <sup>*</sup> ode-Number-Kind Code 170	Date MM-YYYY	U.S. P	Examiner Frank M. Lav			nation ET AL.				
ode-Number-Kind Code	Date MM-YYYY	U.S. P	Frank IVI. Lav		Art Unit 1724	Page 1 of 1				
ode-Number-Kind Code	Date MM-YYYY	\ U.S. P.	U.S. PATENT DOCUMENTS							
			ATENT DOCUM	<del></del>		× 6				
		· ·	*****	Name		Classification				
	08-1993	Tolles	et al		***************************************	95/143				
	<u> </u>	ļ		1						
· .										
						·				
			······································							
			7							
			5.1		,					
					-	¥ .				
,			*							
	•	FOREIGN	PATENT DOCU	MENTS						
ıment Number de-Number-Kind Code	Date MM-YYYY	.0	ountry	Na	me	Classification				
4	-				,					
		7								
				. 139						
*										
	1	NON-PA	ATENT DOCUME	NTS	***************************************					
Inclu	de as applicable			ner, Edition or Volu	me, Pertinent Pac	ges)				
				· · · · · · · · · · · · · · · · · · ·						
	· · · · · · · · · · · · · · · · · · ·									
·						-				
	**************************************	사이라 사라를								
	n' n'		िसंद्रा प	· .						

8437468494;

Feb-3-03 1:06PM;

Page 1/2

PART B - FEE(S) TRANSMITTAL

o man a ceremonal distribution and

Complete and send this form, together with applicable fee(s), to: Mail Box ISSUE FEE

Westvaco Corporation 5255 Virginia Avenue P.O. Box 118005 Charleston, SC 29423-8005



Susan C. Harrison	(Departments masse)
duran C. Harrison	(Eigenture)
February 3, 2003	(peu)

APPLICATION NO.	FILING DATE	In the same	PERST NAMED INVENTOR	T	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/100,362	03/18/2002		Laurence H. Hillzik		CHR 2001-79	3899

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FER	TOTAL PHRIS)	DUE DATE DUE
nonprovisional NO		\$20	\$0	\$20	04/28/2003
EXAMINER CARTUNIT LAWRENCE JR. FRANK M 1724		ARTUNIT	CLASS-SUBCLASS	434	
		1724	095-146000		
1. Change of correspondence address or indication of "Foe Address" (37 CFR 1.363).  CI Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached.  Ci "Foe Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Charlesser Nameber is registred.			2. For printing on the perent free names of up to 3 registered or against OR, alternatively, (2) single firm (having as a monamorrery or agent) and the nes registered pattern attorneys or age is listed, no mane will be printed.	patent attorneys ) the pame of a ber a registered mes of up to 2 cents: If no pame	erry B. McDaniel aniel B. Reece IV

(A) NAME OF ASSIGNEE (B) RESIDENCE: (CITY and STATE OR COUNTRY)

MeadWestvaco Corporation

Stamford, Connecticut

4b. Payment of Fee(s); C Issue Fee D Payment by credit card. Form PTO-2038 is a O Publication Fee

1/31/03

02/05/2003 MBERHE1 00000020 231160 10100362 01 FC:1501 20.00 CH

1280.00 DP

TRANSMIT THIS FORM WITH FEE(S) PTOL-85 (REV. 04-02) Approved for use through 01/31/2004. OMB 0651-0033

Received from < 8437468494 > at 2/3/03 1:02:44 PM [Eastern Standard Time]

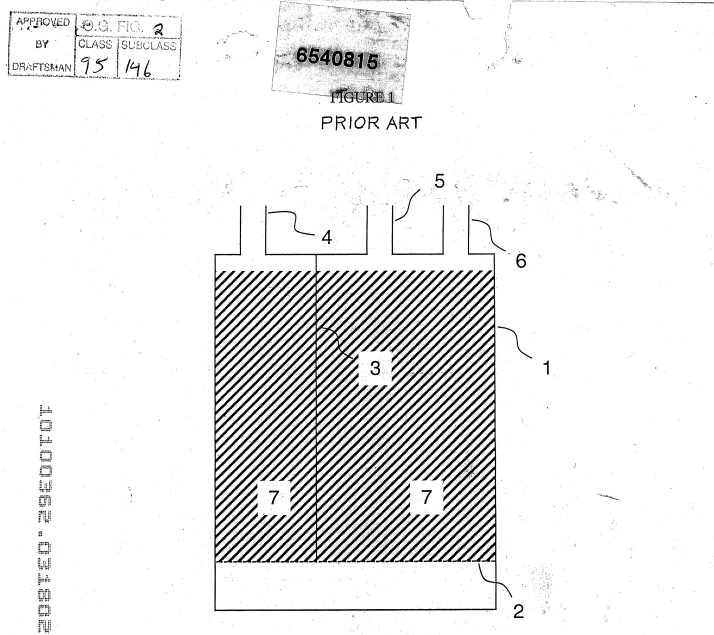




FIGURE 2

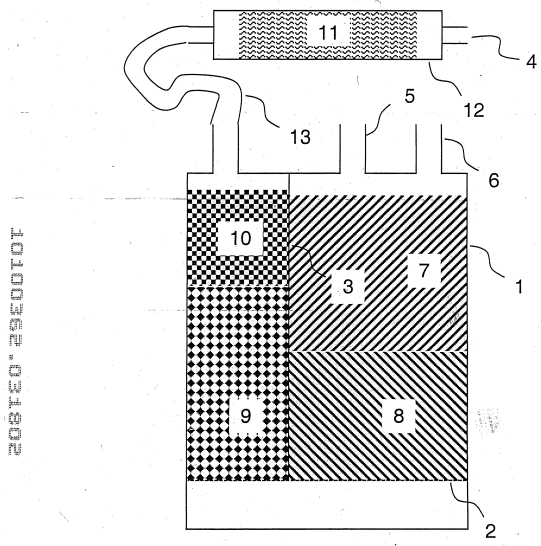
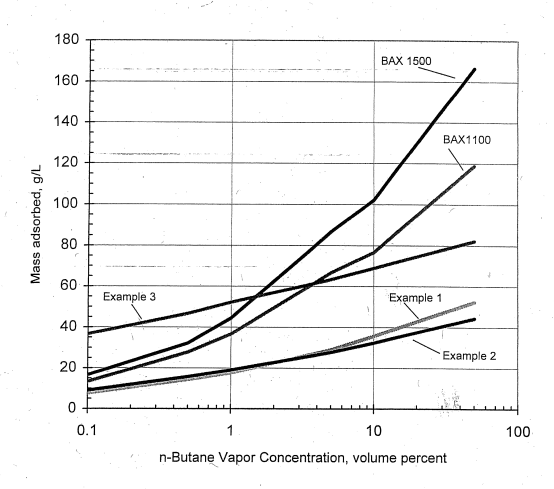
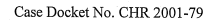




FIGURE 3

## n-Butane Adsorption Isotherm at 25°C







### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Laurence H. Hiltzik, Jacek Z. Jagiello, Edward D. Tolles, and Roger S. Williams

Patent No.: 6,540,815 B1

Serial No.: 10/100,362

Group Art Unit: 1724

Issued:

April 1, 2003

For:

METHOD FOR REDUCING EMISSIONS FROM EVAPORATIVE EMISSIONS

CONTROL SYSTEMS

Honorable Commissioner of Patents and Trademarks Washington, DC 20231 Certificate
MAY 1 2 2003

of Correction

# REQUEST FOR CERTIFICATE OF CORRECTION UNDER RULE 322

Dear Sir:

In accordance with the provisions of Rule 322 of the Rules of Practice, which implement 35 U.S.C. 254, the Patent and Trademark Office is requested to issue a Certificate of Correction in the above-identified patent, to show the corrections set forth on the attached Patent and Trademark Office Form PTO-1050.

Since these mistakes were the fault of the Patent and Trademark Office, it is believed to be in order for the Patent and Trademark Office to issue a Certificate of Correction on the enclosed patent document and to place such a Certificate of Correction in the file, so that such will appear on any copies of the patent which are ordered in the future. Moreover, since these mistakes are those of the Patent and Trademark Office, such should be done without charge to the patentee or assignee.

Case Docket No. CHR 2001-79

It is respectfully requested that when the above-requested Certificate of Correction has been completed and entered on the formal patent document, as well as in the file, that a duly authenticated Certificate of Correction be returned to the Attorney of Record.

Respectfully submitted,

Terry B. McDaniel Attorney for the Applicant Registration No. 28,444

TBM/sch Enclosure Dated: May 1, 2003 5255 Virginia Avenue P. O. Box 118005 Charleston, SC 29423-8005 (843) 746-8493



Caf C

Case Docket No. <u>CHR 2001-79</u> Patent No. <u>6,540,815 B1</u>

R

## CERTIFICATE UNDER 37 C.F.R. 1.8(a)

I hereby certify that this correspondence is being deposited with the United States

Postal Service as first class mail in an envelope addressed to the Commissioner for Patents,

Alexandria, VA 22313-1450, on \_\_\_\_\_\_ May 2, 2003

Susan C. Harrison

Certificate

MAY 1 2 2003

of Correction

MAY 1 2 2003

Case Docket No. CHR 2001-79

Approved for use through 01/31/2004. OMB 0651-0033
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
Trademark Office; U.S. DEPARTMENT OF COMMERCE
T (Also Form PTO-1050)

## UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT NO.:

6,540,815 B1

DATED:

April 1, 2003

et al.

INVENTOR(S):

Laurence H. Hiltzik, Jacek Z. Jagiello, Edward D. Tolles, and Roger

S. Williams

It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below: U.S. PATONT DOCUMENTS,

On the title page, in the References Cited, page 2, insert

-- 5,957,114 9/1999 Johnson et al. 6,078,601 8/2000 Reddy --.

্, অ১, ে বান the brawings, Sheet 1, beneath Figure 1 delete "Prior Art."

In Column 8, Table, Footnote 1, delete "Test" and insert therefor -- Tests-

MAILING ADDRESS OF SENDER: MeadWestvaco Corporation 5255 Virginia Avenue P.O. Box 118005 Charleston, SC 29423-8005

PATENT NO. 6,540,815 B1

No. of additional copies

Burden Hour Statement: This form is estimated to take 1.0 hour to complete. Time will vary depending upon the needs of the individual case. Any comment on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231.

DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

NOTICE RE: CERTIFICATES OF CORRECTION
DATE : 7/6/03  Paper No.:
TO: Supervisor, Art Unit 1724
SUBJECT: Certificate of Correction Request in Patent No.: 6540815
A response to the following question is requested with respect to the accompanying request for a certificate of correction.
With respect to the change(s) requested, correcting Office and/or Applicant's errors, should the pater read as shown in the certificate of correction? No new matter should be introduced, nor should the scope or
meaning of the claims be changed. Was the reference entered of is this, new matter with the reference want to be entered because its not stated in the reference.
PLEASE COMPLETE THIS FORM AND RETURN WITH FILE, WITHIN 7 DAYS,
TO CERTIFICATES OF CORRECTION BRANCH - PK 3-915/922 PALM LOCATION 7580 - TEL. NO. 305-8309 THANK YOU FOR YOUR ASSISTANCE!
Note your decision, regarding the changes requested in the Request for Certificate of Correction, by placing a check mark (  in the box that reflects your decision, which corresponds to the question checked above.
YES NO Comments below
Comments: The references were not considered by the
examiner. The attorney was notified by phone that they
were not considered and wouldn't be entered on the c. of C.
#
BCC/C 1724
BLAINE COPENHEAVER SUPERVISORY
PTOI-306 (REV. 10/87)  U.S. DEPARTMENT OF COMMERCE Patent and Trademark Of



#### UNITED STATES PATENT AND TRADEMARK OFFICE

P.O. Box 1450 ALEXANDRIA, VA 22313-1450

Date Mailed:

Patent No.

: 6540815

Inventor(s)

: Hiltzik et al.

Patent Issued: 4/1/03

: METHOD FOR REDUCING EMISSIONS FROM EVAPORATIVE

EMISSIONS CONTROL SYSTEM

Docket No.

Re: Request for Certificate of Correction

Consideration has been given your request for the issuance of a certificate of correction for the above-identified patent under the provisions of Rule(s) ....

Inspection of the patent application file reveals, that the alleged error(s) in the references were not considered by the examiner. The attorney was notified by phone that they were not considered and wouldn't be entered on the C of C. Therefore, no fault on the part of the Patent and Trademark Office, has no authority to issue a certificate of correction under the provisions of 35 U.S.C. 254 and rules of Practice of the United States Patent and Trademark Office in Patent

A certificate of correction will issue to correct the remaining errors noted in your request.

In view of the foregoing, your request in these/this matter, is hereby denied. However, further consideration will be given upon receipt of a Request for Reconsideration, which should be directed to Decisions and Certificate of Correction Branch. Requests for Reconsideration should be accompanied by additional support (e.g. copy of amendments, post card receipts. PTOL 1449 or 892, etc.), containing requested data or changes) and / or brief statements of facts, as requested.

Henry D Randall

Decision and Certificate of Corrections

(703) 306 - 2817

Cecelia Newman, Supervisor Decision and Certificates of Correction (703) 305 – 8309

Meadwestvaco Corporation 5255 Virginia Avenue P.O. Box 118005 Charleston, SC 29423-8005

CBN/hr

## UNITED STATES PATENT AND TRADEMARK OFFICE **CERTIFICATE OF CORRECTION**

PATENT NO.

: 6,540,815 B1

Page 1 of 1

DATED

: April 1, 2003

INVENTOR(S) : Laurence H. Hiltzik et al.

> It is certified that error appears in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

Title page,

Item [56], **References Cited**, U.S. PATENT DOCUMENTS, insert: -- 5,957,114 9/1999 Johnson et al.

6,078,601

8/2000

Reddy --.

Drawings,

Sheet 1, beneath Figure 1 delete "Prior Art."

Table, Footnote 1, delete "Test" and insert therefor -- Tests --.

Signed and Sealed this

Twenty-sixth Day of August, 2003

JAMES E. ROGAN Director of the United States Patent and Trademark Office

		· ·	recovery to the second	
L Number	Hits	Search Text	DB	Time stamp
1	998		USPAT	2002/09/23
		(95/900) or (95/901) or (95/902) or (95/903) or (96/132) or (96/133) or		16:11
		(96/147)).CCLS.		
2	499	((123/518) or (123/519)).CCLS.	USPAT	2002/09/23
3 , 4	35		USPAT	2002/09/23
		95/148.ccls. or 95/900.ccls. or 95/901.dcls. 95/902.ccls. or 95/903.ccls.		16:14
	•	or 96/132.ccls. or 96/133.ccls. or		
		96/147.ccls. or 123/518.ccls. or		
	1	123/519.ccls. or 502/416.ccls.) and ((butane same capacity) or (diurnal adj		4.
		breath\$3))		
4	35		USPAT	2002/09/23
		95/148.ccls. or 95/900.ccls. or 95/901.ccls. 95/902.ccls. or 95/903.ccls.		16:41
		or 96/132.ccls. or 96/133.ccls. or		
		96/147.ccls. or 123/518.ccls. or		
		123/519.ccls. or 502/416.ccls.) and ((butane same capacity) or (diurnal adj		
		breath\$3) or bwc)		
5.	0	(95/90.ccls. or 95/146.ccls. or	US-PGPUB	2002/09/23
	,	95/148.ccls. or 95/900.ccls. or 95/901.ccls. 95/902.ccls. or 95/903.ccls.		16:42
		or 96/132.ccls. or 96/133.ccls. or		
		96/147.ccls. or 123/518.ccls. or	100 m	
		123/519.ccls. or 502/416.ccls.) and ((butane same capacity) or (diurnal adj		
		breath\$3) or bwc)		
6	0	(95/90.ccls. or 95/146.ccls. or	US-PGPUB	2002/09/23
		95/148.ccls. or 95/900.ccls. or 95/901.ccls. 95/902.ccls. or 95/903.ccls.		16:42
		or 96/132.ccls. or 96/133.ccls. or		
	1	96/147.ccls. or 123/518.ccls. or	-	
7	3	123/519.ccls. or 502/416.ccls.) and dbl (95/90.ccls. or 95/146.ccls. or		0000 (00 (00
•		95/148.ccls. or 95/900.ccls. or	USPAT	2002/09/23 16:42
	ŀ	95/901.ccls. 95/902.ccls. or 95/903.ccls.	*	10.12
		or 96/132.ccls. or 96/133.ccls. or 96/147.ccls. or 123/518.ccls. or		
		123/519.ccls. or 502/416.ccls.) and dbl		
3	33	(96/132.ccls. or 96/133.ccls.) and ((fuel	USPAT @	2002/09/23
		adj vapor) or canister or (evaporative adj emission) or gasoline)	, .	16:48
9.	40	(96/147.ccls.) and ((fuel adj vapor) or	USPAT	2002/09/23
	*	canister or (evaporative adj emission) or	`,	16:52
.0	75	gasoline)   (95/146).CCLS.	IIGDATT	2002/00/22
. •	'3		USPAT	2002/09/23 17:12
.1	499	((123/518) or (123/519)).CCLS.	USPAT	2002/09/23
.2	15	(canister or (evaporative adj emission)	EPO; JPO;	17:12
		or (fuel vapor)) and ((diurnal adj	DERWENT	2002/09/23 17:41
		breath\$3) or dbl or (butane near5		· · · · · · · · · · · · · · · · · · ·
	24	capacity) or bwc) "5032042"	IIGDAM	2000/00/27
	27	0002012	USPAT	2000/09/27 08:16
	22	(("4677086") or ("5204310") or	USPAT	2002/09/23
		("5206207") or ("5250491") or ("5276000") or ("5304527") or ("5324703") or		14:33
		("5416056") or ("5538932") or ("5691270")		
		or ("5736481") or ("5736485") or		
		("5863858") or ("5914294") or ("6136075") or ("6171373") or ("6284705") or		
		("5456236") or ("5456237") or ("5460136")		
		or ("5477836") or ("4894072")).PN.		

Search History 9/23/02 5:51:40 PM Page 1

PATENT APPLICATION FEE DETERMINATION RECORD
Effective October 1, 2001

Application or Docket Number

OR OTAL DEPE ULTIF If the Tota	ENDENT CL PLE DEPEN difference C	ABLÉ CLÁIMS  AIMS  IDENT CLAIM PI  in column 1 is  LAIMS AS A  (Column 1)  CLAIMS  REMAINING  AFTER  AMENDMENT	Z mi	nus 20= inus 3 = ero, enter Colur HIGH NUM	* / 6  *		RATE BASIC FEE  X\$ 9=  X42=  +140=  TOTAL  SMALL E	FEE 370.00	OR OR OR OR OR OR	RATE BASIC FEE  X\$18=  X84=  +280=  TOTAL  OTHER	FEE 740.00
OTAL DEPE ULTIF	ENDENT CL PLE DEPEN difference C	LAIMS AS A (Column 1)  CLAIMS REMAINING AFTER	NUMBER  30 mir  2 mi  RESENT	nus 20= inus 3 = ero, enter Colur HIGH NUM	* /2  * '0" in c  T II  mn/2)	Solumn 2	X\$ 9= X42= +140= TOTAL	370.00	OR OR OR OR	X\$18= X84= +280= TOTAL OTHER	740.00
DEPE ULTIF If the Tot. Ind	ENDENT CL PLE DEPEN difference C	LAIMS AS A (Column 1)  CLAIMS REMAINING AFTER	Z mi	ero, enter  - PAR (Colur	* · "0" in c <b>T II</b> mn 2)	column 2	X42= +140= TOTAL	NTITY	OR OR OR OR	X\$18= X84= +280= TOTAL OTHER	THAN
ULTIF	PLE DEPEN  difference  C	in column 1 is  LAIMS AS A  (Column 1)  CLAIMS  REMAINING  AFTER	2 mi RESENT less than ze	ero, enter	* · "0" in c <b>T II</b> mn 2)	column 2	X42= +140= TOTAL	:NTITY	OR OR OR	X84= +280= TOTAL OTHER	THAN
If the	difference C	in column 1 is  LAIMS AS A  (Column 1)  CLAIMS  REMAINING  AFTER	less than ze	D - PAR (Colur HIGH NUM	<b>T II</b> mn 2)		+140= TOTAL	:NTITY	OR OR	+280= TOTAL OTHER	
Tota	C tal	LAIMS AS A (Column 1) CLAIMS REMAINING AFTER		D - PAR (Colur HIGH NUM	<b>T II</b> mn 2)		TOTAL	:NTITY	OR	TOTAL OTHER	
Tota	C tal	LAIMS AS A (Column 1) CLAIMS REMAINING AFTER		D - PAR (Colur HIGH NUM	<b>T II</b> mn 2)			:NTITY		OTHER	
Total	tal	(Column 1)  CLAIMS  REMAINING  AFTER	WENDE	(Colur HIGH NUM	mn 2)	(Column 3)	SMALLE	ENTITY	OR		
Total		REMAINING AFTER		NUM	IEST .	georgi (seek seek si	TO SEE SECTION OF SERVICE			SMALLE	=NIITY
Tot Ind FIF		*	0.45	PREVIO PAID	BER DUSLY	PRESENT EXTRA	RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAL FEE
Ind FIF	dependent		Minus	**		-	X\$ 9=	in a second contract of the second contract o	OR	X\$18=	
FIF	oranie – pod 2017 i nako 2017. Rigografia	*	Minus	***	100	=	X42=		OR	X84=	
	AST PRESE	NTATION OF MI	JETIPLE DE	PENDENT	r CLAIM		+140=		OR	+280=	
							TOTAL			TOTAL	
		(Column 1)	and Electrical	(Colur	nn 2)	(Column 3)	ADDIT, FEE L		1011 <sub>1</sub>	ADDIT. FEE	
Tota	Carlos Services	CLAIMS REMAINING AFTER AMENDMENT		HIGH NUM PREVIO PAID	IEST BER DUSLY	PRESENT EXTRA	RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONAI FEE
Tot	tal	*	Minus	**		E	X\$ 9=		OR	X\$18=	
Ind	dependent	**************************************	Minus	***	20 To 10 10 10 10 10 10 10 10 10 10 10 10 10		X42⊨		OR	X84=	
] FIH	RSTIPRESE	NTATION OF MU	JETIPLE DEI	PENDENT	CLAIM		+140=			+280=	
							+140= TOTAL	15 W 1	OR	+280= TOTAL	4
		(A-100)		<b>'</b> ^ (		Ywa. can <u>c</u> .	ADDIT. FEE L		OR ,	ADDIT. FEE	
		(Column 1) CLAIMS		(Colur	IEST.	(Column 3)	T.	ADDI T	1		
Tota		REMAINING - AFTER AMENDMENT		NUM PREVIO PAID	DUSLY	PRESENT EXTRA	RATE	ADDI- TIONAL FEE		RATE	ADDI- TIONA FEE
Tota	A. 18 38 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	*	Minus	**		=	X\$ 9=		OR	X\$18=	
100	lependent	*	Minus	***	- 200	-	X42=		OR	X84=	
Fir	1ST PHESE	NTATION OF MI	ariilire dei	PENDENI	CLAIM		140-				
		mn 1 is less than th mber Previously Pa					+140= TOTAL		OR OR	+280= TOTAL	

## **CLAIMS ONLY**

SERIAL NO. FILING DATE

10100362 03-18-02

APPLICANT(S)

CLAIMS

	AS FILED		1st AME	TER NDMENT	AFTER 2nd AMENDMENT		
	IND.	DEP.	(IND.	DEP.	IND.	DEP.	
1/	1					17/	
2		1	1.1.11				
3,		1		J. 14.7			
4		1.			1		
5		111					
6							
7	14.17	1					
8	vis ist						
9					) -		
10		1.					
11						- 3-7	
12		1		1 / / / /			
13					i v		
14		1					
15		1 6					
16		2-1					
17		1243				1.5%	
18	1						
19		( )		55,7			
20	Self T	1					
21		1					
22	V.			1			
23						A Carlos	
24		11/2					
25	,	1					
26		T					
27							
28		Mr.					
29		i i			1.		
30							
31	1		1.1				
32							
33						1	
34							
35							
36		499	×			177	
37					<del>a la la la</del>		
38							
39			la de la				
40							
41							
42							
43	edd y gae						
44					V 1		
45				Partie Val			
46			3 0	F1 X X 65	80 (3) 76 <del>6</del> 0	The state of	
47				1. yal			
48					80 ( 10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		
49				No.			
49 50						4 2	
TOTAL						will and the	
IND.	2	J	Maria.	J.		J	
TOTAL DEP.	28	<b>—</b>				<b>'</b>	
TOTAL CLAIMS	30	are and the Name of State	\$500 Per 1 1	and the second	547		

S							
-0			*		<b>*</b>		
	IND.	DEP.	IND.	DEP.	IND.	DEP. A	
51						1.75	
52	1						
53							
54					7		
55					<u> </u>		
56							
57	7						
58				1	5 X.	-	
59				- Alexander			
60							
11.4 279 24 4420 5, 300		10.0	-	1		7	
<u>61</u>							
62			1-4:				
63						3. 5 / Y	
64							
65		Programme (		3-			
66							
67		alika Biz izbarrazi					
68							
69							
70							
71							
72							
73							
74	3 7 7						
75							
76							
			4 4	n			
77							
78		64-334ft				P	
79		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		1 1 1			
80							
81						*	
82			1		X.		
83		12 1 1 1 1 1				- 147 h	
84							
85							
86							
87							
- 88							
√.89							
11/90							
91.1							
92				V.			
93	* 7	17/10/17					
94		N.					
95						74)	
96							
97	1		<b>1</b>				
Committee of the commit							
98	<b> </b>	1				4000	
99		J. Jan					
100		The second secon	week.				
TOTAL IND.	1	48					
TOTAL	energy services	4	5	<b>' — "</b>	125 (2 14 14 14 14 14 14 14 14 14 14 14 14 14		
DEP.	Maria de la companya		1 m				
TOTAL CLAIMS							

\*MAY BE USED FOR ADDITIONAL CLAIMS OR ADMENDMENTS

FORM **PTO-2022** (1-98

O.S.DEPARTMENT OF COMMERCE Patent and Trademark Office

\*U.S. Government Printing Office: 1998 - 433-214/70303