Form PTO-1595 **RECC** (Rev. 08/05) OMB No. 0651-0027 (exp. 6/30/2008)

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

To the Director of the U.S. Patent and Trademark Office:	Mail Stop Assignment Recordation Services P.O. Box 1450, Alexandria, VA 22313-1450
1. Name of conveying party(ies):	2. Name and address of receiving party(ies)
Venture Management Alliance LLC	Name: CDC Investments, LLLP
Additional name(s) of conveying party(ies) attached?	Internal Address:
3. Nature of conveyance:	Street Address: 3620 West 10th Street, Unit B-411
Assignment Security Agreement	City: Greeley State: Colorado Zip: 80634
 Merger Change of Name Other: 	Additional name(s) & address(es) attached? Yes No
Execution Date: March 13, 2006	
 4. Application number(s) or patent number(s): A. Patent Application No.(s): 29/197,204 B. Patent No.(s): 	
Additional numbers attached? Yes No	
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: 1
	7. Total fee (37 CFR 3.41)\$40.00
Name: CR MILES, P.C.	Enclosed
Internal Address: Street Address: 1 Old Town Square, Suite 200 B City: Fort Collins State: CO Zip: 80524	Authorized to be charged to deposit account
	8. Deposit account number:
	T USE THIS SPACE
9. Signature.	
Name of Person Signing: Craig R. Miles USPTO Registration Number 45,954	Signature Q3.271.06
Total number of pages including cover sheet, attachmen	nts, and documents: 5
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	DATENT

REEL: 017707 FRAME: 0144

UNITED STATES PATENT AND TRADEMARK OFFICE

Title:	Hunter Cover
Inventors:	Lorin M. Bogard Davis and John E. Watson Jr.
Application No.:	29/197,204
Filing Date:	12 January 2004
Group Art Unit:	
Examiner Name:	
Attorney Docket Number:	VMACoverDes1

ASSIGNMENT OF PATENT RIGHTS

THIS ASSIGNMENT is between and among Venture Management Alliance, LLC having its principal offices at 3620 West 10th Street, Unit B-411, Greeley CO 80634 USA ("Assignor") and CDC Investments, LLLP having its principal offices located at 3620 West 10th Street, Unit B-411, Greeley CO 80634 USA ("Assignee").

WHEREAS, Assignor owns developed and designed technology relating to a hunter cover system including the technology described or indicated in the aboveidentified application, along with any improvements of such technology (the "Invention");

WHEREAS, Assignor desires to assign all right, title and interest to the Invention to Assignee to the extent he has any such rights worldwide; and

NOW, THEREFORE, for US \$10.00 or other good and valuable consideration, receipt of which is hereby acknowledged, each of the undersigned hereby agree as follows:

1. Assignor warrants that:

a. it has the authority to assign all right, title, and interest in an to the Invention;

b. it has conveyed no right, title, or interest in the Invention to any party other than the Assignee;

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c. at the time of signing of this Assignment, it neither knows nor has reason to know of any outstanding right, title, or interest in the Invention inconsistent with a full assignment of rights to the Assignee.

2. Assignor, for good and valuable consideration, hereby sells, grants, transfers, authorizes application for, agrees to support, and assigns to the Assignee the entire right, title, and interest in and to the Invention, including, but not limited to:

a. all such worldwide rights to make, use, and sell the Invention;

b. any applications for United States or foreign patents relating to the Invention, and specifically to the above-identified application, and to make a claim for any priority to which such applications are entitled, and to any division, substitution, continuation, or continuation-in-part, of such applications, all patents which may be granted thereon, and all reissues, and extensions thereof;

c. the right to file applications for United States or foreign patents based upon the Invention, and to make a claim for any priority to which such applications are entitled, and to any division, substitution, continuation, or continuation-in-part, of such applications, all patents which may be granted thereon, and all reissues and extensions thereof;

d. all related rights involving the Invention in any country such as utilitymodel registrations, inventor's certificates, and the like, and all rights, titles, and interests involving the Invention under any foreign government;

e. all rights to any documents, notes, and evidence regarding any aspect of the Invention; and

f. all rights to seek protection covering such aspects or claims as the Assignee deems appropriate, specifically, including, but not limited to: claims which seek protection for device, apparatus, method, process, business method, or other coverage; claims which seek protection for as broad a level of coverage as might be desired by the Assignee; claims which address any aspect conceived, developed, or disclosed as separate inventions; claims which address any aspects independent of any initial context considered as preferred embodiments; and claims which seek broad protection in general.

3. Assignor further covenants and agrees that it will communicate to the Assignee any facts known to him respecting any improvements involving or in any way related to the Invention, and will testify in any legal proceeding, sign all lawful papers, execute all division, continuation, continuation-in-part, substitute, foreign, or reissue applications, make all rightful oaths, and generally do everything possible to aid the Assignee to obtain and enforce full protection and title in and to said Invention and to such improvements in all countries without further consideration but at the expense of the Assignee.

Assignor acknowledges that pursuant to the sale, grant, transfer, and 4. assignment to the Assignee of the entire right, title, and interest in and to the Invention, as provided in the above paragraphs, this assignment shall be complete as to all rights owned. As such, Assignor consents to a waiver of any and all access rights to any applications for United States or foreign patents relating to the Invention, and including but not limited to the above-identified application, and to any division, substitution, continuation, or continuation-in-part, of such applications, all related access rights involving the Invention in any country such as utility-model registrations, inventor's certificates and the like, and all access rights, titles, and interests involving the Invention under any foreign government, to the extent permissible. Access rights may particularly include: any and all rights to any files, documents, notes, or evidence regarding any aspect of the prosecution of the Invention in the United States or foreign countries; any right to obtain, view or copy in any form the files, documents, notes, or evidence related to prosecution history or status of any application for United States or foreign patents relating to the Invention; any other right to obtain information relating to prosecution history, or status of any application for United States, or foreign patents relating to the Invention.

5. Assignor further covenants and agrees that it will sign all lawful papers and consents, as well as aid the Assignee in petitioning waiver of access of Assignor to the United States or foreign patent offices of any and all applications for United States or foreign patents relating to the Invention, as provided above.

6. Assignor grants the firm of CR MILES P.C., or other designated agent, the power to insert on this Assignment any further identification which may be necessary or desirable in order to comply with the rules of the Patent Cooperation Treaty or the United States Patent Office or any foreign patent office for recordation of this document, including, but not limited to, inserting the application number, the execution date, or the filing date of the above-identified United States Patent Application based upon the Invention.

7. This assignment shall be binding on all parties, their heirs, executors, administrators, successors, or assigns, and may be recorded in the United States Patent and Trademark Office or elsewhere. In the event any provision of this Agreement is found to be unenforceable or to be unreasonable in scope, such provision shall be modified only to the extent necessary to make it enforceable, and as so modified, this Agreement shall remain in full force and effect.

SIGNATURES ON FOLLOWING PAGE

I, Kenneth E. DeLine, as Manager of Venture Management Alliance, LLC am empowered to act on behalf of the Assignor.

By:

Date: 3-13-06

Kenneth E. DeLine, Manager Venture Management Alliance, LLC

UNITED STATES OF AMERICA) STATE OF COLORADO) ss. COUNTY OF WELD)

SUBSCRIBED AND AFFIRMED OR SWORN to before me in the County of Weld, State of Colorado, United States of America, Kenneth E. DeLine this <u>4</u> day of March, 2006. WITNESS my hand and official seal pursuant to the authority vested in me as a Notary Public by the State of Colorado.



Notary Public My Commission Expires: 2-18-07

My Commission Expires 02/18/2007