PATENTS ONLY		
To the Director of the U.S. Patent and Trademark Office: Please	a record the attached documents or the new address(es) below	
Name of conveying party(les):	2. Name and address of receiving party(les)	
David S. MCCUE (10/12/2006), Adam P.	Name: McCue Corporation	
STEVENS (10/5/2006), Daniel B. BALLOU (10/5/2006), and Blake JARRETT (10/23/2006)	Internal Address:	
Additional name(s) of conveying party(les) attached? Yes X No	Street Address:	
3. Nature of conveyance/Execution Date(s):	Siledi Addiess.	
Execution Date(s): In parentheses after Inventor name	35 Congress Street	
X Assignment Merger Change of Name		
Security Agreement Joint Research Agreement	City:Salem	
Government interest Assignment	State: Massachusetts	
Executive Order 9424, Confirmatory License	Country: United States of America Zip: 01970	
Other	Additional name(s) & address(es)	
	attached?	
4. Application or patent number(s); A. Patent Application No.(s) 29/262,155	This document is being filed together with a new application. B. Patent No.(s)	
Additional numbers attached		
Name and address to whom correspondence concerning document should be malled:	6. Total number of applications and patents involved:	
Name: Thomas V. Smurzynski LAHIVE & COCKFIELD, LLP	7. Total fee (37 CFR 1.21(h) & 3.41) \$40.00	
internal Address: Atty. Dkt.: CUS-062DV2	Authorized to be charged by credit card	
Street Address: One Post Office Square	X Authorized to be charged to deposit account	
	Enclosed	
	None required (government interest not affecting tit	
city: Boston	8. Payment Information	
State: MA Zip: 02109-2127	a. Credit Card Last 4 Numbers	
Phone Number: (617) 227-7400	Expiration Date	
Fax Number: (617) 742-4214	b. Deposit Account Number 12-0080	
Email Address:	Authorized User Name Thomas V. Smurzynski	
Signature:		
	October 26, 2006	
Signature		
	Total number of pages including cover 11	
Sean D. Detweiler - 42,482		
Sean D. Detweiler - 42,482 Name of Person Signing	sheet, attachments, and documents:	

PATENT REEL: 018450 FRAME: 0071

Dated: October 26, 2006

WE, David S. MCCUE; Adam P. STEVENS; Daniel B. BALLOU; and Blake JARRETT, of Manchester, Massachusetts; York, Maine; Salem, Massachusetts; and Toronto, Canada, respectively, in consideration of One Dollar and other valuable consideration paid to us by

McCue Corporation

a Corporation of Massachusetts, having its principal place of business at 35 Congress Street, Salem, Massachusetts 01970, the receipt of which is hereby acknowledged, do hereby sell, assign and transfer unto said

McCue Corporation

its successors and assigns, the entire interest for the United States of America and all foreign countries including all rights of priority under the International Convention for the Protection of Industrial Property in a certain invention or improvement in

CHILD SUPPORTING APPARATUS FOR ATTACHMENT TO A SHOPPING CART

described in an application
Executed by us of even date herewith and about to be filed
от
x Application No. 29/262,155, filed on June 27, 2006

in the United States Patent and Trademark Office, and in all Letters Patent of the United States and all foreign countries which may or shall be granted on said invention, or any parts thereof, or on said application, or any divisional, continuing, reissue or other applications based in whole or in part thereon. And we agree, for ourselves and our executors and administrators, with said Corporation and its successors and assigns but at its or their expense and charges, hereafter to execute all applications, amended specifications, deed or other instrument, and to do all acts necessary or proper to secure the grant of Letters Patent in the United States and in all other countries to said corporation, with specifications and claims in such form as shall be approved by the counsel of said Corporation and to vest and confirm in said corporation, its successors and assigns, the legal title to all such patents.

And we do hereby authorize and request the Commissioner of Patents and Trademarks of the United States to issue such Letters Patent as shall be granted upon said application or applications based thereon to said corporation, its successors and assigns.

And we do further hereby grant the attorneys/agents of Lahive & Cockfield, LLP, the power to insert on this Assignment the filing date and/or application number of said application.

1

David S. McCue

Witness:

Date:

10/12/06

WB, David S. MCCUB; Adam P. STEVENS; Daniel B. BALLOU; and Blake JARRETT, of Manchester, Massachusetts; York, Maine; Salem, Massachusetts; and Toronto, Canada, respectively, in consideration of One Dollar and other valuable consideration paid to us by

McCue Corporation

a Corporation of Massachusetts, having its principal place of business at 35 Congress Street, Salem, Massachusetts 01970, the receipt of which is hereby acknowledged, do hereby sell, assign and transfer unto said

McCue Corporation

its successors and assigns, the entire interest for the United States of America and all foreign countries including all rights of priority under the International Convention for the Protection of Industrial Property in a certain invention or improvement in

CHILD SUPPORTING APPARATUS FOR ATTACHMENT TO A SHOPPING CART

described in an application	
Executed by us of even date herewith and about to be filed	
or	1
x Application No. 29/262,155, filed on June 27, 2006	

in the United States Patent and Trademark Office, and in all Letters Patent of the United States and all foreign countries which may or shall be granted on said invention, or any parts thereof, or on said application, or any divisional, continuing, reissue or other applications based in whole or in part thereon. And we agree, for ourselves and our executors and administrators, with said Corporation and its successors and assigns but at its or their expense and charges, hereafter to execute all applications, amended specifications, deed or other instrument, and to do all acts necessary or proper to secure the grant of Letters Patent in the United States and in all other countries to said corporation, with specifications and claims in such form as shall be approved by the counsel of said Corporation and to vest and confirm in said corporation, its successors and assigns, the legal title to all such patents.

And we do hereby authorize and request the Commissioner of Patents and Trademarks of the United States to issue such Letters Patent as shall be granted upon said application or applications based thereon to said corporation, its successors and assigns.

And we do further hereby grant the attorneys/agents of Lahive & Cockfield, LLP, the power to insert on this Assignment the filing date and/or application number of said application.

Witness:

Date:

Adam P. Stevens

3

PATENT REEL: 018450 FRAME: 0075

WE, David S. MCCUE; Adam P. STEVENS; Daniel B. BALLOU; and Blake JARRETT, of Manchester, Massachusetts; York, Maine; Salem, Massachusetts; and Toronto, Canada, respectively, in consideration of One Dollar and other valuable consideration paid to us by

McCue Corporation

a Corporation of Massachusetts, having its principal place of business at 35 Congress Street, Salem, Massachusetts 01970, the receipt of which is hereby acknowledged, do hereby sell, assign and transfer unto said

McCue Corporation

its successors and assigns, the entire interest for the United States of America and all foreign countries including all rights of priority under the International Convention for the Protection of Industrial Property in a certain invention or improvement in

CHILD SUPPORTING APPARATUS FOR ATTACHMENT TO A SHOPPING CART

described in an application	
Executed by us of even date herewith and about to be filed	
or	
x Application No. 29/262,155, filed on June 27, 2006	

in the United States Patent and Trademark Office, and in all Letters Patent of the United States and all foreign countries which may or shall be granted on said invention, or any parts thereof, or on said application, or any divisional, continuing, reissue or other applications based in whole or in part thereon. And we agree, for ourselves and our executors and administrators, with said Corporation and its successors and assigns but at its or their expense and charges, hereafter to execute all applications, amended specifications, deed or other instrument, and to do all acts necessary or proper to secure the grant of Letters Patent in the United States and in all other countries to said corporation, with specifications and claims in such form as shall be approved by the counsel of said Corporation and to vest and confirm in said corporation, its successors and assigns, the legal title to all such patents.

And we do hereby authorize and request the Commissioner of Patents and Trademarks of the United States to issue such Letters Patent as shall be granted upon said application or applications based thereon to said corporation, its successors and assigns.

And we do further hereby grant the attorneys/agents of Lahive & Cockfield, LLP, the power to insert on this Assignment the filing date and/or application number of said application.

Witness:

Date:

Dailiei D. Dailo

4

WE, David S. MCCUE; Adam P. STEVENS; Daniel B. BALLOU; and Blake JARRETT, of Manchester, Massachusetts; York, Maine; Salem, Massachusetts; and Toronto, Canada, respectively, in consideration of One Dollar and other valuable consideration paid to us by

McCue Corporation

a Corporation of Massachusetts, having its principal place of business at 35 Congress Street, Salem, Massachusetts 01970, the receipt of which is hereby acknowledged, do hereby sell, assign and transfer unto said

McCue Corporation

its successors and assigns, the entire interest for the United States of America and all foreign countries including all rights of priority under the International Convention for the Protection of Industrial Property in a certain invention or improvement in

CHILD SUPPORTING APPARATUS FOR ATTACHMENT TO A SHOPPING CART

described in an application	
Executed by us of even date herewith and about to be filed	
or	
Application No. 29/262,155, filed on June 27, 2006	

in the United States Patent and Trademark Office, and in all Letters Patent of the United States and all foreign countries which may or shall be granted on said invention, or any parts thereof, or on said application, or any divisional, continuing, reissue or other applications based in whole or in part thereon. And we agree, for ourselves and our executors and administrators, with said Corporation and its successors and assigns but at its or their expense and charges, hereafter to execute all applications, amended specifications, deed or other instrument, and to do all acts necessary or proper to secure the grant of Letters Patent in the United States and in all other countries to said corporation, with specifications and claims in such form as shall be approved by the counsel of said Corporation and to vest and confirm in said corporation, its successors and assigns, the legal title to all such patents.

And we do hereby authorize and request the Commissioner of Patents and Trademarks of the United States to issue such Letters Patent as shall be granted upon said application or applications based thereon to said corporation, its successors and assigns.

And we do further hereby grant the attorneys/agents of Lahive & Cockfield, LLP, the power to insert on this Assignment the filing date and/or application number of said application.

Blake Jarrett

5

PATENT REEL: 018450 FRAME: 0079