PATENT ASSIGNMENT

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
EFFECTIVE DATE:	06/08/2005

CONVEYING PARTY DATA

Name	Execution Date
Gregory Phillip Ruhlander	06/08/2005
Patrick E. Meysenburg	06/07/2005
David Thomas Flanagan	06/03/2005

RECEIVING PARTY DATA

Name:	Dura Global Technologies, Inc.	
Street Address:	2791 Research Drive	
City:	Rochester Hills	
State/Country:	MICHIGAN	
Postal Code:	48309	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	11856957

CORRESPONDENCE DATA

Fax Number: (614)227-2100

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 614-227-2026

Email: breynolds@porterwright.com

Correspondent Name: Richard M. Mescher Address Line 1: 41 S. High Street

Address Line 4: Columbus, OHIO 43215

ATTORNEY DOCKET NUMBER:	3993968-150413
NAME OF SUBMITTER:	Richard M. Mescher

Total Attachments: 4

PATENT REEL: 019842 FRAME: 0045

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> PATENT REEL: 019842 FRAME: 0046

ASSIGNMENT

Whereas, we, **Gregory Phillip Ruhlander**, a resident of Rochester Hills, Michigan, **Patrick Eugene Meysenburg**, a resident of Hannibal, Missouri, and **David Thomas Flanagan**, a resident of Columbia, Missouri have jointly invented certain new and useful improvements in a "**Tailgate Lift-And-Secure Cable And Latch Assembly**", for which we filed a United States patent application 11/103,417(Porter, Wright, Morris & Arthur Docket No. 3993968-150413-20);

And whereas, **Dura Global Technologies**, **Inc.** a corporation duly organized and existing under the laws of the State of Michigan and having a place of business at 2791 Research Drive, Rochester Hills, Michigan 48309, is desirous of acquiring the entire right, title and interest in, to and under said invention and said patent application, any continuing applications, continuations-in-part, divisional applications, refiled or reissue applications made in the United States of America and all other Nations which may result from said invention and information disclosed in said application, and any and all Letters Patent of the United States and other Nations which may be issued therefrom;

Now, therefore, in accordance with my employment agreement and for other good and valuable consideration, the receipt of which is hereby acknowledged, we, Gregory Ruhlander, Patrick Eugene Meysenburg, and David Thomas Flanagan do hereby sell, assign and transfer to Dura Global Technologies, Inc. the entire and undivided right, title and interest in and to our invention of new and useful improvements in and to an "Tailgate Lift-And-Secure Cable And Latch Assembly", said application for letters patent, the invention therein described, and all rights appurtenant thereto and in all our applications related thereto, including each of the following: the right to apply for any letters patent for said invention in the United States of America and in any and all foreign countries, any and all other applications for letters patent on said invention, in whatsoever countries, including all divisional, renewal, substitute and continuation applications based in whole or in part upon said invention or upon said application or related thereto; any and all letters patent that may issue thereon in the United States and foreign countries and any and all reissues, extensions, renewals, divisions, or continuations of letters patent granted for said inventions or upon said applications, to the full end of the term or terms for which said letters patent may be issued; and every priority or other right accorded by every international convention, treaty or agreement that is or may be predicated upon or arise from said invention, application and other applications or letters patent therefor, all to be held by Dura Global Technologies, Inc., its successors and assigns, all the same as we would have held and enjoyed had this Assignment not been made.

We hereby authorize and grant the right to **Dura Global Technologies**, **Inc.** to file and prosecute patent applications in any or all countries on all or any part of said invention in our name or in the name of **Dura Global Technologies**, **Inc.** or otherwise, as **Dura Global Technologies**, **Inc.** may deem advisable under any international convention, treaty, or agreement or otherwise.

1 of 2

We hereby request and authorize the Commissioner of Patents and Trademarks of the United States and the empowered officials of all other countries to grant, issue and transfer any letters patent for said invention to **Dura Global Technologies**, **Inc.**, as assignee of the entire right, title and interest therein, in accordance with this instrument of assignment.

We hereby represent and warrant that there are no outstanding rights or interest inconsistent with the rights and interests granted herein; We covenant that we will not execute, grant, or transfer any rights or interests inconsistent herewith, we bind ourselves, our heirs, executors, administrators and legal representatives to execute and deliver to Dura Global Technologies, Inc., its successors and assigns, any further documents or instruments and to perform any and all further acts that may be deemed necessary to enable it, its successors and assigns to file applications for letters patent for said invention in any country in which it may elect to file such applications, and to vest in Dura Global Technologies, Inc., its successors and assigns, the title herein conveyed and intended to so be, and to enable such title to be recorded in the United States and each foreign country in which each such application may be filed so that any patent issued thereon shall be issued to vest in Dura Global Technologies, Inc., its successors and assigns; and we further covenant and agree, for ourselves and our executors, administrators and legal representatives, that we and they will, upon request, communicate to Dura Global Technologies, Inc., its successors and assigns, any facts relating to said invention and the history thereof, known to me or them and that we and they will testify as to the same in any proceeding, interference or litigation when requested to do so by to Dura Global Technologies, Inc., its successors and assigns.

Inventor:	Gregory Phillip Ruhlander
Inventor's Signature:	4 RHS
Date Signed:	6-8-05
Inventor:	Patrick Eugene Meysenburg
Inventor's Signature:	Patrick & Maysenburg
Date Signed:	6-7-05
Inventor:	David Thomas Flanagan
Inventor's Signature:	
Date Signed:	

ASSIGNMENT

Whereas, we, **Gregory Phillip Ruhlander**, a resident of Rochester Hills, Michigan, **Patrick Eugene Meysenburg**, a resident of Hannibal, Missouri, and **David Thomas Flanagan**, a resident of Columbia, Missouri have jointly invented certain new and useful improvements in a **Tailgate Lift-And-Secure Cable And Latch Assembly**, for which we filed a United States patent application 11/103,417(Porter, Wright, Morris & Arthur Docket No. 3993968-150413-20);

And whereas, **Dura Global Technologies**, **Inc.** a corporation duly organized and existing under the laws of the State of Michigan and having a place of business at 2791 Research Drive, Rochester Hills, Michigan 48309, is desirous of acquiring the entire right, title and interest in, to and under said invention and said patent application, any continuing applications, continuations-in-part, divisional applications, refiled or reissue applications made in the United States of America and all other Nations which may result from said invention and information disclosed in said application, and any and all Letters Patent of the United States and other Nations which may be issued therefrom;

Now, therefore, in accordance with my employment agreement and for other good and valuable consideration, the receipt of which is hereby acknowledged, we, Gregory Ruhlander, Patrick Eugene Meysenburg, and David Thomas Flanagan do hereby sell, assign and transfer to Dura Global Technologies, Inc. the entire and undivided right, title and interest in and to our invention of new and useful improvements in and to an Tailgate Lift-And-Secure Cable And Latch Assembly, said application for letters patent, the invention therein described, and all rights appurtenant thereto and in all our applications related thereto, including each of the following: the right to apply for any letters patent for said invention in the United States of America and in any and all foreign countries, any and all other applications for letters patent on said invention, in whatsoever countries, including all divisional, renewal, substitute and continuation applications based in whole or in part upon said invention or upon said application or related thereto; any and all letters patent that may issue thereon in the United States and foreign countries and any and all reissues, extensions, renewals, divisions, or continuations of letters patent granted for said inventions or upon said applications, to the full end of the term or terms for which said letters patent may be issued; and every priority or other right accorded by every international convention, treaty or agreement that is or may be predicated upon or arise from said invention, application and other applications or letters patent therefor, all to be held by Dura Global Technologies, Inc., its successors and assigns, all the same as we would have held and enjoyed had this Assignment not been made.

We hereby authorize and grant the right to **Dura Global Technologies**, **Inc.** to file and prosecute patent applications in any or all countries on all or any part of said invention in our name or in the name of **Dura Global Technologies**, **Inc.** or otherwise, as **Dura Global Technologies**, **Inc.** may deem advisable under any international convention, treaty, or agreement or otherwise.

1 of 2

PATENT REEL: 019842 FRAME: 0049 We hereby request and authorize the Commissioner of Patents and Trademarks of the United States and the empowered officials of all other countries to grant, issue and transfer any letters patent for said invention to **Dura Global Technologies**, **Inc.**, as assignee of the entire right, title and interest therein, in accordance with this instrument of assignment.

We hereby represent and warrant that there are no outstanding rights or interest inconsistent with the rights and interests granted herein; We covenant that we will not execute, grant, or transfer any rights or interests inconsistent herewith, we bind ourselves, our heirs, executors, administrators and legal representatives to execute and deliver to Dura Global Technologies, Inc., its successors and assigns, any further documents or instruments and to perform any and all further acts that may be deemed necessary to enable it, its successors and assigns to file applications for letters patent for said invention in any country in which it may elect to file such applications, and to vest in Dura Global Technologies, Inc., its successors and assigns, the title herein conveyed and intended to so be, and to enable such title to be recorded in the United States and each foreign country in which each such application may be filed so that any patent issued thereon shall be issued to vest in Dura Global Technologies, Inc., its successors and assigns; and we further covenant and agree, for ourselves and our executors, administrators and legal representatives, that we and they will, upon request, communicate to Dura Global Technologies, Inc., its successors and assigns, any facts relating to said invention and the history thereof, known to me or them and that we and they will testify as to the same in any proceeding, interference or litigation when requested to do so by to Dura Global Technologies, Inc., its successors and assigns.

Inventor:	Gregory Phillip Ruhlander
Inventor's Signature:	
Date Signed:	
Inventor:	Patrick Eugene Meysenburg
Inventor's Signature:	
Date Signed:	
Inventor:	David Thomas Flanagan
Inventor's Signature:	1 allfuntin
Date Signed:	<u>631465</u>

RECORDED: 09/18/2007

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