Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT				
NATURE OF CONVEYANCE:			ASSIGNMENT			
CONVEYING PARTY DATA						
1			lame	Execution Date		
Matthew Eric Smith				01/22/2008		
Karl Mondszein				01/22/2008		
RECEIVING PARTY DATA						
Name:	Carbonite Corporation					
Street Address:	El Dorado Bldg, 2nd Floor, 52nd & Elvira Mendez Streets, P. O. Box 1358					
City:	WTC					
State/Country:	PANAMA					
PROPERTY NUMBERS Total: 1						
Property Type			Number			
Application Number: 1192		11921	383			
CORRESPONDENCE DATA						
Fax Number: (212)575-0671						
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.						
Phone: 212 790-9200						
Email: MXL@CLL.COM					aç	
Correspondent Name: Lloyd McAulay Address Line 1: 1133 Avenue Of The Americas					Ĩ	
Address Line 1: Tiss Avenue Of The Americas Address Line 2: Cowan, Liebowitz & Latman, P.C.						
Address Line 2: New York, NEW YORK 10036-6799						
ATTORNEY DOCKET NUMBER:			KILBU P-97/27865/047			
NAME OF SUBMITTER:			Lloyd McAulay			
Total Attachments: 2 source=KSP97assi#page1.tif source=KSP97assi#page2.tif						

Docket No: P-97/500728.20131

P38704US-m

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undersigned (hereinafter "Assignors") hereby sell, assign and transfer to: Carbonite Corporation, a Corporation of Panama, having an address at El Dorado Building, 2nd Floor, 52nd & Elvira Mendez Streets, P. O. Box 1358 WTC, Panama, its successors, legal representatives, assigns and nominees (hereinafter "Assignee"), their entire right, title and interest in, to, and under:

a. Assignors' application for Letters Patent entitled:

Dispensing Caps For Liquid Containers, which application is a United States National Phase of PCT/GB2006/001771 Filed on 12 May 2006

X Executed On: EVEN DATE HEREWITH

Serial Number Filed

b. Any and all inventions described in said application for Letters Patent.

÷ , •

c. Any and all divisional, continuation, renewal, and substitute applications that may be filed for United States Letters Patent for any and all of said inventions.

d. Any and all patents that may be granted on the foregoing applications and any and all continuations, reissues, or extensions thereof.

e. Any and all improvements thereon or relating thereto which assignor has invented.

f. Any and all rights in foreign countries under such applications and inventions, including the right to claim the priority date of the United States application and the right to priority under such application under the International Convention.

Assignors hereby authorize and request the Commissioner of Patents to issue any and all such Letters Patent for said invention to said Assignee.

Assignors further covenant and warrant that, to the best of their knowledge, the rights and properties herein conveyed are free and clear of any encumbrances and Assignee shall hold and enjoy any and all inventions, application, and Letters Patent issued thereon for its own use as fully and entirely as the Assignors would have held and enjoyed said rights had this assignment and sale not been made, including the full right of the Assignee to convey said rights.

NYLIB-460751.1-LMCAULAY 12/6/07 12:27 PM

Page 1 of 2

Assignors further agree on their own behalf, and on behalf of their heirs, legal representatives, administrators, and assigns, at any time, upon request, without additional compensation, but at no expense, to:

1. Communicate to said Assignee any facts relating to the invention and the history thereof;

2. Execute and deliver all papers and do all acts which may be necessary, desirable, or convenient to secure, maintain, and enforce patents for said invention in any and all countries; and to execute and deliver any and all papers or instruments that in the opinion of Assignee may be necessary or desirable to vest title thereto in Assignee or its nominees, including the execution and delivery of any and all papers or instruments to carry out the terms of this Agreement, and to secure to Assignee the full enjoyment of the rights and properties herein conveyed or intended to be conveyed; and

3. Testify at all proceedings concerning said invention and patents.

If Assignors are not employed by Assignee at the time each testimony or other activities are required, the Assignee agrees to pay the Assignors at the rate Assignors were paid when employed and to pay at least for a minimum of one day.

1

Witness: Jona Jondszeing Inventor: John (L.S.) (Print Name) MARIA MONDSZEIN MATTHEW ERIC SMITH
Name) MHRIA MONDSZEIN MATTHEW ERIC SMITH
Date: 22 nd of Jan. 2008 22/JAN/2008
Witness: Maria, Monolsaeury Inventor: Maria Maria M.S
Date: 22. nol of Jan. 2008 22. JAN. 2008

Page 2 of 2

.

RECORDED: 06/30/2008