As Dir	nil Stop: signment Recordation Services rector of the U.S. Patent and Trademark Office D. Box 1450 exandria, VA 22313-1450	RECORDATION FORM PATENTS (	ONLY		TMENT OF COMMERCE atent and Trademark Office 204023
Ple	ase record the attached document.		·	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
To	al number of pages including cover she	et, attachments, and docume	ent: <u>2</u>		
1.	A. Name of conveying party:		2. A. Name a	nd address of recei	ving party:
	Ralph O. JOHNSON II	II	CO		OF AMERICA
	B. Additional name(s) of conveying	g party(ies) attached? □ Yes ☑ No	1	ROUNDTREI RLOTTE, NO	
3.	A. Nature of conveyance:		B. Addition	nal name(s) & addr	ess(es) attached? Yes 🛛 No
	Assignment	Merger			
	☐ Security Agreement ☐	Change of Name			
	Other				
	B. Execution Date: May 31, 201	1			
4.	A. Patent Application No. 13/13	53,970	B. Patent N	vo.	:   
		Additional numbers attach	ned? 🗌 Yes 🛛 N	o	:
*******	C. Title of Application: BONI	D BEAM REBAR P	OSITIONER	<u>.</u>	
5.	Name and address of party to whom co concerning document should be mailed		6. Total number	of applications and	d patents involved: 1
	Name: <u>James A. Oliff</u>				count No. 15-0461 the the amount of \$40.00.
	Address: OLIFF & BERRIDGE P.O. Box 320850 Alexandria, VA 22320 Phone Number: 703-83 Fax Number: 703-836	0-4850 6-6400		erpayment or charg nt number 15-046	e any underpayment to 1.
9,	Statement and signature. To the best of my knowledge and belie original document.	eff the foregoing information	n is true and correct	and any attached	copy is a true copy of the
	W. That Adams, III, Registration No. Justin T. Lingard, Registration No. 61,	29,037 ,276	Date:	June 6, 2011	:   

PATENT REEL: 026400 FRAME: 0944

			WORLDWIDE ASSIGNMENT	
/1 A\	•	(1)	Raiph O. JOHNSON, III (5)	
(1-8)	Insert Name(s)		(6)	l .
	of Inventor(s)		(7)	
		(4)	(8)	
		***	In consideration of the sum of one dollar (\$1.00) and other good and valuable	e consideration maid to
	•	cach	of the undersigned, the receipt and sufficiency of which are bereby admowled	ged, each undersigned
(9)	Insert Name of	agree	s to assign, and hereby does assign, transfer and set over to	
(10)	Assignee Insert Address of	(9)	MASONRY REINFORCING CORPORATION OF AMERICA	
(20)	Assignee	(10)	400 Roundtree Road, Charlotte, NC 28224	
<b>743</b>		count inclusubst inclugrant grant reexa	mafter designated as the Assignee) and Assignee's heirs, successors, assigns ar right, title and interest for the United States of America as defined in 35 U.S. tries: in the invention; in all applications for patent or similar rights on the invention any and all provisional, non-provisional, divisional, continuation, internatitute and reissue application(s), including any application(s) filed in any counting the right to file foreign applications under the provisions of any treaty or of a such as Letters Patent, certificates, utility models, confirmations, extensions, mination certificates that may be granted in the U.S. and in all other countries.	of \$100 and for all other ention, said applications ional, confirmation, y based thereon, and convention; and in all reissues and
(11)	Insert Identification,	(11)	BOND BEAM REBAR POSITIONER	
	such as Title, Case Number or Foreign			
	Application Number	(Atto	mey Docket No. <u>204023</u> ).	
		for w	rich the undersigned has (have) executed an application for patent in the Unite	d States of America on
(12)	Insert Date of	even	late herewith or	
(14)	Signing of	(12)	on	
	Application			
	4 4			1
(13)	Alternative Identification for filed	(13)	U.S. Application Serial Number 13/153,970	
(13)	Identification for filed applications	filed	June 6, 2011	
execute applicat interfere or provi Assigno issue any to conve that this	Identification for filed applications  1) Each undersigned agreeparate assignments in c. 2) Each undersigned agricular for the inventance.  3) Each undersigned agree in the United States and 5) Each undersigned agree in the United States and 5) Each undersigned aut by end all grants resulting by the entire interest herein assignment is binding on 6) Each undersigned here	filed roes to exc connection roes to exc tion and to roes to per l any other horizes ar from said n assignee thin and l cby grante in order		clared concerning any going forward with such connection with claims a valid grant to the cr issuing authorities to nants that he has full right of herewith, and agrees
execute applicat interfere or provi Assigno issue any to conve that this that may Office, f	Identification for filed applications  1) Each undersigned agreements in c 2) Each undersigned agricino or grant for the inventione.  3) Each undersigned agreements in the United States and 5) Each undersigned aut y and all grants resulting the crutic interest herein the crutical properties of the crutical for the crutical forms of the crutical fo	filed roes to exconnection roes to exc tion and to roes to exc Conventi- roes to per I any other thorizes ar from said n assigned him and I ceby grante in order ument.	June 6, 2011  cute all papers necessary in connection with any application and/or grant for the with such applications and grants as the Assignee may deem necessary, cute all papers necessary in connection with any interference which may be decooperate with the Assignee in every way possible in obtaining evidence and cute all papers and documents and perform any act which may be necessary in on for Protection of Industrial Property or similar agreements.  Torm all affirmative acts which may be necessary to obtain, maintain or confirm country in which the Assignee may file a patent application(s).  It requests the Commissioner of the U.S. Patent and Trademark Office and othe application(s) to the said Assignee, as Assignee of the entire interest, and cover, and that he has not executed, and will not execute, any agreement(s) in conflicts heirs, successors, assigns and legal representatives.  The firm of OLIFF & BERRHOGE, FLC the power to insert on this assignment as	clared concerning any going forward with such connection with claims a valid grant to the cr issuing authorities to nants that he has full right of herewith, and agrees
execute applicat interfere or provi Assigno issue any to conve that this that may Office, f	Identification for filed applications  1) Each undersigned agreements in c 2) Each undersigned agricino or grant for the inventione.  3) Each undersigned agreements in the United States and 5) Each undersigned aut y and all grants resulting the crutic interest herein the crutical properties of the crutical for the crutical forms of the crutical fo	filed roes to exconnection roes to exc tion and to roes to exc Conventi- roes to per I any other thorizes ar from said n assigned him and I ceby grante in order ument.	June 6, 2011  cute all papers necessary in connection with any application and/or grant for the with such applications and grants as the Assignee may doesn necessary, cute all papers necessary in connection with any interference which may be decooperate with the Assignee in every way possible in obtaining evidence and cute all papers and documents and perform any act which may be necessary in on for Protection of Industrial Property or similar agreements.  form all affirmative acts which may be necessary to obtain, maintain or confirm country in which the Assignee may file a patent application(s).  It requests the Commissioner of the U.S. Patent and Trademark Office and oth application(s) to the said Assignee, as Assignee of the entire interest, and cover, and that he has not executed, and will not execute, any agreement(s) in conflicts theirs, successors, assigns and legal representatives.  The firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment as o comply with the rules of any issuing authority, including the United States P.	clared concerning any going forward with such connection with claims a valid grant to the crissuing authorities to mants that he has full right therewith, and agrees by further identification atent and Trademark
execute applicat interfere or provi  Assigne issue any to conve that this that may Office, f	Identification for filed applications  1) Each undersigned agreements in c 2) Each undersigned agricino or grant for the inventione.  3) Each undersigned agreements in the United States and 5) Each undersigned aut y and all grants resulting the crutic interest herein the crutical properties of the crutical for the crutical forms of the crutical fo	filed roes to exconnection roes to exc tion and to roes to exc Conventi- roes to per I any other thorizes ar from said n assigned him and I ceby grante in order ument.	June 6, 2011  cute all papers necessary in connection with any application and/or grant for the with such applications and grants as the Assignee may deem necessary. Cute all papers necessary in connection with any interference which may be decenoperate with the Assignee in every way possible in obtaining evidence and cute all papers and documents and perform any act which may be necessary in on for Protection of Industrial Property or similar agreements.  Torm all affirmative acts which may be necessary to obtain, maintain or confirmation or which the Assignee may file a patent application(s). In the country in which the Assignee may file a patent and Trademark Office and other application(s) to the said Assignee, as Assignee of the entire interest, and cover, and that he has not executed, and will not execute, any agreement(s) in conflicts heirs, successors, assigns and legal representatives.  The firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the comply with the rules of any issuing authority, including the United States Fundersigned on the date(s) opposite the undersigned name(s).  Inventor Signature	clared concerning any going forward with such connection with claims a valid grant to the crissuing authorities to mants that he has full right therewith, and agrees by further identification atent and Trademark
execute applicat interfere or provi  Assigne issue any to conve that this that may Office, f	Identification for filed applications  1) Each undersigned agreements in c 2) Each undersigned agricino or grant for the inventione.  3) Each undersigned agreements in the United States and 5) Each undersigned aut y and all grants resulting the crutic interest herein the crutical properties of the crutical for the crutical forms of the crutical fo	filed roes to exconnection roes to exc tion and to roes to exc Conventi- roes to per I any other thorizes ar from said n assigned him and I ceby grante in order ument.	June 6, 2011  cute all papers necessary in connection with any application and/or grant for the with such applications and grants as the Assignee may deem necessary, cute all papers necessary in connection with any interference which may be decorporate with the Assignee in every way possible in obtaining evidence and cute all papers and documents and perform any act which may be necessary in on for Protection of Industrial Property or similar agreements.  Form all affirmative acts which may be necessary to obtain, maintain or confirm country in which the Assignee may file a patent application(s).  If requests the Commissioner of the U.S. Patent and Trademark Office and othe application(s) to the said Assignee, as Assignee of the entire interest, and cover, and that he has not executed, and will not execute, any agreement(s) in conflicts here, successors, assigns and legal representatives.  The firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the comply with the rules of any issuing authority, including the United States Persuages and the complex of the confliction of the conf	clared concerning any going forward with such connection with claims a valid grant to the crissuing authorities to nanis that he has full right therewith, and agrees by further identification atom and Trademark
execute applicat interfere or provi Assigno issue any to conve that this that may Office, f	Identification for filed applications  1) Each undersigned agreeparate assignments in C2) Each undersigned agricon or grant for the inventione.  3) Each undersigned agree in the United States and S5) Each undersigned agree in the United States and S6) Each undersigned aut by and all grants resulting or the entire interest herein assignment is binding on S6) Each undersigned here the necessary or desirable for recordation of this documents whereof, executing the entire interest herein assignment is binding on S6. Each undersigned here the necessary or desirable for recordation of this documents.	filed roes to exe connection roes to exe tion and to roes to per l any other him said n assigned him and l cby grante in order ument.	June 6, 2011  cute all papers necessary in connection with any application and/or grant for the with such applications and grants as the Assignee may deem necessary.  cute all papers necessary in connection with any interference which may be decooperate with the Assignee in every way possible in obtaining evidence and cute all papers and documents and perform any act which may be necessary in on for Protection of Industrial Property or similar agreements.  Jornal Informative acts which may be necessary to obtain, maintain or confirm country in which the Assignee may file a patent application(s).  In requests the Commissioner of the U.S. Patent and Trademark Office and other application(s) to the said Assignee, as Assignee of the entire interest, and cover, and that he has not executed, and will not execute, any agreement(s) in conflicts heirs, successors, assigns and legal representatives.  The firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as th	clared concerning any going forward with such connection with claims a valid grant to the crissuing authorities to mants that he has full right to therewith, and agrees by further identification atent and Trademark  (SEAL)  (SEAL)
execute applicate interfere or provi Assigno issue any to converthat this that may Office, f	Identification for filed applications  1) Each undersigned agreements assignments in c. 2) Each undersigned agreement. The invention or grant for the inventions of the International 4) Each undersigned agreement Each undersigned aut 5) Each undersigned aut 6) Each undersigned aut 6) Each undersigned aut 6) Each undersigned aut 6) Each undersigned her 1 to 1 t	filed roes to exconnection roes to exc convention roes to exc convention roes to per l any other thorizes ar from said n assigned him and to ethy grant uncent. uted by the referably efore at le	June 6, 2011  cute all papers necessary in connection with any application and/or grant for the with such applications and grants as the Assignee may deem necessary, cute all papers necessary in connection with any interference which may be decoperate with the Assignee in every way possible in obtaining evidence and cute all papers and documents and perform any act which may be necessary in on for Protection of Industrial Property or similar agreements.  Form all affirmative acts which may be necessary to obtain, maintain or confirm country in which the Assignee may file a patent application(s).  In requests the Commissioner of the U.S. Patent and Trademark Office and oth application(s) to the said Assignee, as Assignee of the entire interest, and cover, and that he has not executed, and will not execute, any agreement(s) in conflicts heirs, successors, assigns and legal representatives.  The firm of OLIFF & BERRIOGE, PLC the power to insert on this assignment as a comply with the rules of any issuing authority, including the United States Permeter Signature  Inventor Signature	clared concerning any going forward with such connection with claims a valid grant to the crissuing authorities to mants that he has full right to therewith, and agrees by further identification atent and Trademark  (SEAL)  (SEAL)
execute applicat interfere or provi Assigno issue any to conve that this that may Office, f	Identification for filed applications  1) Each undersigned agreeparate assignments in C2) Each undersigned agricon or grant for the inventione.  3) Each undersigned agree in the United States and S5) Each undersigned agree in the United States and S6) Each undersigned aut by and all grants resulting or the entire interest herein assignment is binding on S6) Each undersigned here the necessary or desirable for recordation of this documents whereof, executing the entire interest herein assignment is binding on S6. Each undersigned here the necessary or desirable for recordation of this documents.	filed roes to exconnection roes to exc convention roes to exc convention roes to per l any other thorizes ar from said n assigned him and to ethy grant uncent. uted by the referably efore at le	June 6, 2011  cute all papers necessary in connection with any application and/or grant for the with such applications and grants as the Assignee may deem necessary.  cute all papers necessary in connection with any interference which may be decooperate with the Assignee in every way possible in obtaining evidence and cute all papers and documents and perform any act which may be necessary in on for Protection of Industrial Property or similar agreements.  Jornal Informative acts which may be necessary to obtain, maintain or confirm country in which the Assignee may file a patent application(s).  In requests the Commissioner of the U.S. Patent and Trademark Office and other application(s) to the said Assignee, as Assignee of the entire interest, and cover, and that he has not executed, and will not execute, any agreement(s) in conflicts heirs, successors, assigns and legal representatives.  The firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment as th	clared concerning any going forward with such connection with claims a valid grant to the crissuing authorities to mants that he has full right to therewith, and agrees by further identification atent and Trademark  (SEAL)  (SEAL)

PATENT

REEL: 026400 FRAME: 0945