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TO:MICHAEL SWARIFF COMPANY:1010 PARKWAY TRAIL

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OMB No. 0951-0027 (exp. 3/31/2012)U.S. DEPARTMENT OF COMMERCE
United States Patent and Trademark Office

JET

103640680

To the Director of the U.S. Patent and Trademark Office, please return the enclosed documents or the new address(es) below.

1. Name of conveying party(ies)

TOMASZ WEZNIAK

2. Name and address of receiving party(ies)

Name: OKT POLSKA Sp. z o.o.

Internal Address:

Additional name(s) of conveying party(ies) attached? ☐ Yes ☒ No

3. Nature of conveyance/Execution Date(s):

Execution Date(s) 12/11/2011

- ☒ Assignment ☐ Merger
☐ Security Agreement ☐ Change of Name
☐ Joint Research Agreement
☐ Government Interest Assignment
☐ Executive Order 9424, Confirmatory License
☐ Other

Street Address: UL. MOKRA 3 85-810

City: Bydgoszcz

State:

Country: Poland

Zip:

Additional name(s) & address(es) attached? ☐ Yes ☐ No

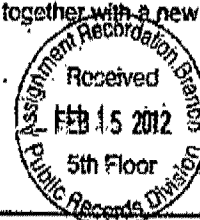
4. Application or patent number(s):

☐ This document is being filed together with a new application.

A. Patent Application No.(s)

29/374, 943

B. Patent No.(s)

Additional numbers attached? ☐ Yes ☐ No

5. Name and address to whom correspondence concerning document should be mailed:

Name: Michael Swariff

Internal Address:

Street Address: 1010 Parkway Trail

City: Bloomfield Hills

State: MI

Zip: 48302

Phone Number: (248) 346 0546

Fax Number: (800) 636 1317

Email Address:

6. Total number of applications and patents involved:

1 Application

7. Total fee (37 CFR 1.21(h) & 3.41) \$40.00

- ☐ Authorized to be charged to deposit account
☒ Enclosed
☐ None required (government interest not affecting title)

8. Payment Information

Deposit Account Number: E 00020516 29170023

Authorized User Name

48.00

9. Signature:

Michael Swariff

Signature

2/13/2012

Date

Name of Person Signing

Total number of pages including cover sheet, attachments, and documents: 5

Mail Stop 2239, Patent and Trademark Office, Director of the USPTO, P.O. Box 1572, Alexandria, VA 22312-1570

700493555

PATENT
REEL: 028976 FRAME: 0001

CERTIFIED TRANSLATION FROM POLISH

**NOTARY'S OFFICE
NOTARY PUBLIC – Ewa Opara**

85-225 Bydgoszcz, ul. Ks. Kordeckiego 12/3, tel. /fax 52 328 77 87, 52 321 30 91

I, **Ewa Opara, Notary Public**, running Notary's Office in Bydgoszcz at ul. Ks. Kordeckiego 12/3, certify that on this day the following persons appended their personal signatures before me at this Notary's Office:

Tomasz Witold Woźniak, son of Edward and Władysława, ID series AKW 828545, valid until 16.04.2017, PESEL (personal identity number) 63030307150, domiciled in Niemcz (86-032) at ul. Jana Matejki 6A, whose identity I established based on ID held by the above mentioned person.

The appearer declared that no circumstances existed with regard to him mentioned in article 40, paragraph 1, item 1) of the act on Population Registration and IDs dated 10 April 1974 (i.e. Journal of Laws dated 2006 no. 139, item 993 as amended), that he was aware of the effects arising from article 43, paragraph 1, item 5) of the above act and assured that the ID he produced was still valid.

The Notary Public collected the amount of **PLN 20 (twenty zlotys)** pursuant to article 13, item 1), letter b) of the Order by the Minister of Justice dated 28 June 2004 (Journal of Laws dated 2004 no. 148, item 1564).

The Notary Public collected 23% VAT in the amount of **PLN 4.60 (four zlotys sixty groszy)** pursuant to the act dated 11 March 2004 on goods and services tax (i.e. Journal of Laws dated 2011 no. 177, item 1054 as amended).

Index A no. 596/2012.

Bydgoszcz, 07 February 2012

Notary Public

illegible signature

Round stamp with the national Polish emblem in the middle:

Ewa Opara

Notary Public in Bydgoszcz

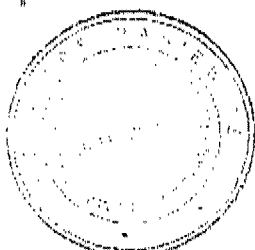
Herewith I, **Krzysztof Pasiewicz M.A., Sworn Translator in English, TP/209/05**, certify this to be a true and correct translation of the Polish document presented to me.

This document is issued without any erasures or alterations.

Bydgoszcz, February 08, 2012 ♦ Index 209/12

Translated in Center for Linguistics • Krzysztof Pasiewicz ♦ 85-016 Bydgoszcz, ul. 3 Maja 22/2

☎ / ☎ +48 (0) 52 / 322-89-50 ♦ www.clkp.pl



illegible signature



SWORN TRANSLATOR
IN ENGLISH

Krzysztof Pasiewicz M.A.
Sworn Translator in English
TP/209/05
PATENT of 3 Maja 2012

REEL: 028976 FRAME: 0002

KANCELARIA NOTARIALNA**NOTARIUSZ – Ewa Opara**

85-225 Bydgoszcz, ul. Ks. Kordeckiego 12/3, tel./fax 52 328 77 87, 52 321 30 91

Ja, **Ewa Opara – Notariusz**, prowadząca Kancelarię Notarialną w Bydgoszczy przy ulicy Ks. Kordeckiego numer 12/3, poświadczam, że dzisiaj, własnoręczny swój podpis złożył przede mną, w siedzibie Kancelarii: -----

Tomasz Witold Woźniak, syn Edwarda i Władysławy, dowód osobisty AKW 828545, ważny do 16.04.2017 r., PESEL: 63030307150, zamieszkały w Niemczu (86-032) przy ulicy Jana Matejki numer 6A, którego tożsamość ustaliłam na podstawie okazanego dowodu osobistego, wymienionego wyżej. -----

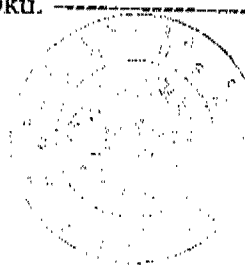
Stawający oświadczył, że nie zachodzą w stosunku do niego okoliczności wymienione w art. 40 ust. 1 pkt 1) ustawy z 10 kwietnia 1974 roku o ewidencji ludności i dowodach osobistych (t.j. Dz. U z 2006 r. Nr 139, poz. 993, ze zm.), znane są mu skutki wynikające z art. 43 ust. 1 pkt 5) tej ustawy i zapewnił, że okazany przez niego dowód osobisty jest nadal ważny. -----

Notariusz pobrała na podstawie § 13 pkt 1) lit. b) rozporządzenia Ministra Sprawiedliwości z 28 czerwca 2004 roku (Dz. U. z 2004 roku Nr 148 poz. 1564), w sprawie maksymalnej stawki taksy notarialnej, kwotę **20,- (dwadzieścia) złotych**. -----

Notariusz pobrała podatek VAT w wysokości 23% na podstawie ustawy z 11 marca 2004 roku o podatku od towarów i usług (t. j. Dz. U. z 2011 r. Nr 177 poz. 1054, ze zm.), w kwocie **4,60 złotych (cztery złote sześćdziesiąt groszy)**. -----

Repertorium A nr 596 /2012. -----

Bydgoszcz, dnia 07 lutego 2012 roku. -----

**Notariusz***[Signature]***PATENT****REEL: 028976 FRAME: 0003**

ASSIGNMENT

I. Tomasz Wozniak, hereinafter referred to as the "Assignor" have made certain inventions in

BATH SEAT FOR INFANTS

hereinafter referred to as the "Invention," invented by the Assignor and as, at least in part, disclosed, described, claimed, and/or intended to be in United States Design Patent Application No. 29/374,943 which was filed on October 29, 2011, hereinafter referred to collectively as the "Application." For good, valuable and sufficient consideration to the Assignor, the receipt of which is hereby acknowledged, the Assignor does hereby sell, assign and transfer to OKT Polska Sp. z o.o., a (limited liability company) having a principal place of business at (ul. Mokra 3, 85-810 Bydgoszcz, Poland), hereinafter referred to as the "Assignee."

- (i) all of the entire worldwide right, title and interest in, to and under the Inventions,
- (ii) all of the entire worldwide right, title and interest, together with all rights of priority, in, to and under the Application, and
- (iii) all of the entire worldwide right, title and interest, together with all rights of priority, in, to and under the portions, in whole or in part, of any and all applications based on or arising from the Inventions or the Application, including provisional, utility, design, international, plant and petty patent applications, and any and all divisions, continuations, continuations-in-part, substitutes, extensions, re-examinations and reissues thereof

in all countries, United States and foreign, and under any applicable treaty or convention, which include but are not limited to:

- (a) all past, present and future rights and privileges, legal, equitable and otherwise, including, to the extent permissible by law, rights and privileges related to the Assignor's attorney-client relationship,
- (b) all past, present and future causes of action, including causes of action for infringement and misappropriation, whether committed or accruing before, on or after the effective date of this assignment, and
- (c) all past, present and future remedies for damages and profits,

as related to the Inventions, the Application and the portions, in whole or part, of any and all applications or patents based on or arising from the Inventions or the Application, to be held and enjoyed by the Assignee as fully and entirely as the same would have been held and enjoyed by the Assignor if this assignment and sale had not been made, the above, including items (i) through (iv) and (a) through (c), hereinafter referred to as the "Property and Related Rights."

The Assignor hereby COVENANTS AND WARRANTS that the Assignor have not executed and shall not execute any writing or perform any act whatsoever conflicting with this Assignment. This covenant and warranty includes, but is not limited to, a representation to the Assignee that no assignment, grant, mortgage, license, encumbrance or other agreement affecting any portion, in whole or in part, of the Property and Related Rights has been made to any party by the Assignor, and that the full right and authority to convey the Property and Related Rights as herein expressed is possessed by the Assignor.

The Assignor hereby further COVENANTS AND WARRANTS that the Assignor will, without further consideration or payments to the Assignor but at the Assignee's expense, perform the following as relating to the Inventions, the Application and the portions of any and all applications or patents based on or arising from the Inventions or the Application in all countries, United States and foreign, and under any applicable treaty or convention:

- (1) communicate any and all facts and information known to the Assignor respecting the Property and Related Rights to the Assignee and the Assignee's affiliates, legal representatives and successors;

ASSIGNMENT

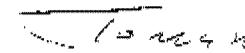
- (2) sign, execute and deliver any and all other papers necessary or desirable to perfect the title to all of the entire right and interest, together with all rights of priority in, to and under the Inventions, the Application and the portions, in whole or in part, of any and all applications or patents based on or arising from the Inventions or the Application, including all rightful oaths, declarations, assignments, powers of attorney and other related papers, in and for the use of the Assignee and the Assignee's affiliates, legal representatives and successors;
- (3) testify in any legal or quasi-legal proceedings regarding any and all facts known to the Assignors relating to the Property and Related Rights as requested by the Assignee and the Assignee's affiliates, legal representatives and successors;
- (4) act in the benefit of the Assignee, including not engaging in any acts resulting in intentional or unintentional waiver of attorney-client privileges, as relating to the Property and Related Rights without express written authorization by the Assignee, and, in the event that there is a waiver of attorney-client privileges, assert that any partial waiver of attorney-client privileges does not constitute a total waiver of attorney-client privileges; and

The Assignor hereby agrees that any partial waiver of the Assignor's attorney-client rights and privileges as related to the Property and Related Rights, whether inadvertent, willful, past, present or future, will not constitute a total waiver of the Assignor's attorney-client rights and privileges.

The Assignor hereby authorizes and requests the Honorable Commissioner for Patents to issue any aforesaid patent to the Assignee and the Assignee's affiliates, legal representatives and successors.

If any provision of this Assignment shall be ruled invalid or unenforceable by a court of competent jurisdiction, such decision shall not affect the validity or enforceability of the remaining portions of this Assignment, which remaining portions shall continue in full force and effect as if this Assignment had been executed with the invalid portion eliminated.

This Assignment is hereby made effective as of December 01, 2011, or effective as of the conception date of the Inventions if earlier.


Tomasz Wozniak

Before me, a Notary Public, personally appeared the above-named Assignor, Tomasz Wozniak, who executed the foregoing Assignment in my presence and acknowledged the execution thereof as their free and voluntary act and deed for the uses and purposes therein set forth and expressed.

WITNESS my hand and Notarial Seal this _____ day of _____, 2011.

Notary Public: _____

Printed Name: _____

Resident of _____ Country

My Commission Expires:
