

## PATENT ASSIGNMENT

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
Alain Belanger	09/25/2012
RECEIVING PARTY DATA	
Name:	Corruven Canada Inc.
Street Address:	260, rue Notre Dame
City:	Kedgwick, New Brunswick
State/Country:	CANADA
Postal Code:	E8B 1H9
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	13638012
CORRESPONDENCE DATA	
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NAME OF SUBMITTER:	Stefan V. Stein
Total Attachments: 5 source=Corruven_Signed_Assignment#page1.tif source=Corruven_Signed_Assignment#page2.tif source=Corruven_Signed_Assignment#page3.tif source=Corruven_Signed_Assignment#page4.tif source=Corruven_Signed_Assignment#page5.tif	

PATENT

## **UNIVERSAL ASSIGNMENT OF INVENTION**

### **WHEREAS,**

Name: Bélanger, Alain  
Address: 260, rue Notre-Dame, Kedgwick, NB E8B 1H9, CANADA

(hereinafter referred to as the "Assignor"), has invented one or more invention(s) relating to and entitled

### **SUSPENDED CEILING SYSTEM AND FOLDABLE RUNNER THEREFORE**

set forth and described in International (PCT) Patent Application No. PCT/CA2011/050163

(herein after referred to as the "Invention");

### **AND WHEREAS,**

Name :CORRUVEN CANADA INC.  
Address : 260, rue Notre Dame, Kedgwick NB E8B 1H9, Canada

(hereinafter referred to as the "Assignee")

desires to have the entire right, title, interest, property and benefit in and for Canada, the United States, and all other countries and jurisdictions in the world, in and to the Invention;

NOW THEREFORE, in consideration of the sum of One Dollar (\$1.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Assignor agrees to and does hereby:

confirm to have sold, assigned, transferred, and set over to the Assignee, at least as early as 29/03/11 (dd/mm/yy), and, to any extent to have not already sold, assigned, transferred or set over to Assignee, does hereby sell, assign, transfer and set over to the Assignee, and to the Assignee's successors, assigns, nominees or other legal representatives, its entire right, title, interest, property and benefit including any right to sue for past infringements in and for Canada, the United States, and all other countries and jurisdictions in the world, in and to the Invention, any and all applications filed therefore, including any and all corresponding applications whether in the form of divisions, continuations, re-examinations, re-issues and extensions thereof, any and all patents that may issue, be granted or result therefrom for the Invention, and any and all rights of priority resulting from the filing of any of the above-identified applications and any previously filed applications in respect of the Invention under international conventions, treaties or otherwise, the same to be held and enjoyed fully and exclusively;

do all lawful acts and to execute and deliver, without further consideration other than expenses reasonably incurred, all further documents as may reasonably be required by the Assignee, or by its successors, assigns, nominees, or other legal representatives, to obtain said Patents in Canada and all other countries and jurisdictions for the Invention and vest or secure the same in the Assignee, and in the Assignee's successors, assigns, nominees or other legal representatives; and

grant to said Assignee, its successors, assigns, nominees or other legal representatives, including its patent agents and attorneys, the power to insert on this assignment any further information which may be necessary or desirable in order to place this document in compliance for recordation.

## **CESSION D'INVENTION UNIVERSELLE**

### **ATTENDU QUE**

Nom : Bélanger, Alain  
Adresse : 260, rue Notre-Dame, Kedgwick, NB E8B 1H9, CANADA

(ci-après désigné le « Cédant ») étant l'inventeur d'une ou plusieurs inventions intitulée

### **SUSPENDED CEILING SYSTEM AND FOLDABLE RUNNER THEREFORE**

telle que présentée et décrite dans la demande de brevet n°. PCT/CA2011/050163

(ci-après désigné l'« Invention »);

### **ET ATTENDU QUE,**

Nom :CORRUVEN CANADA INC.  
Adresse : 260, rue Notre Dame, Kedgwick NB E8B 1H9, Canada

(ci-après désigné le « Cessionnaire »)

désire détenir tout droit, titre, intérêt, propriété et bénéfice au Canada, aux États-Unis et dans tous les autres pays ou territoires dans le monde se rapportant à l'Invention.

IL EST CONVENU QUE, en contrepartie de la somme de un dollar (1,00 \$) et d'autres contreparties jugées bonnes et valables et dont réception est accusée et jugée adéquate, le Cédant, par les présentes, consent à ce qui suit et :

confirme avoir vendu, cédé, transféré et accordé au Cessionnaire, et ce au moins aussi tôt que 29/03/11 (jj/mm/aa) et, dans la mesure où il n'a pas déjà vendu, cédé, transféré et accordé au Cessionnaire, par les présentes, vend, cède, transfère et accorde au Cessionnaire, ainsi qu'à ses successeurs, ses cessionnaires, ses personnes désignées ou autres représentants légaux, tout droit, titre, intérêt, propriété et bénéfice, incluant tout droit de poursuivre pour contrefaçon antérieure, au Canada, aux États-Unis et dans tous autres pays ou territoires dans le monde, se rapportant à l'Invention, toutes et chacune des demandes de brevet déposées à son endroit, incluant toutes et chacune des demandes correspondantes relatives à des divisions, des continuations, des réexamens, des re-délivrances et des extensions, tous et chacun des brevets pouvant être délivrés pour l'Invention par suite de ces demandes, et tous et chacun des droits de priorité résultant du dépôt de toute demande ci-dessus identifiée ou de toute demande précédemment déposée relativement à l'Invention en vertu de conventions ou de traités internationaux ou autres, le tout de manière entière et exclusive;

convient d'accomplir tout acte légitime et de signer et livrer, sans autre contrepartie que les frais raisonnables engagés, tout autre document qui pourrait raisonnablement être requis par le Cessionnaire, ou ses successeurs, ses cessionnaires, ses personnes désignées ou autres représentants légaux pour obtenir lesdits brevets au Canada et dans tous autres pays ou territoires dans le monde se rapportant à l'Invention et pour que ceux-ci soient dévolus au Cessionnaire et à ses successeurs, ses cessionnaires, ses personnes désignées ou tous autres représentants légaux; et

accorde audit Cessionnaire, à ses successeurs, ses cessionnaires, ses personnes désignées ou à tous les autres représentants légaux, incluant ses agents de brevets et avocats, le pouvoir d'inclure dans cette cession toute autre information jugée nécessaire ou souhaitable pour satisfaire aux exigences, pour l'inscription de ce document.

THIS ASSIGNMENT may be executed in counterparts, all of which shall be considered one and the same agreement.

CETTE CESSION peut être signée en plusieurs exemplaires dont l'ensemble constitue un seul et même document.

Date:

2012/09/25

(YYYY/MM/DD)

(AAAA/MM/JJ)

Assignor :

Cédant :

X

Alain Bélanger  
Name: Alain Bélanger

Witness :

Témoin :

X

Denise Aubert  
Name/Nom:

Declaration of Witness

Each witness hereby declares that he/she was personally present and did see the inventor for which he/she is witnessing duly sign and execute the foregoing assignment on the day and year set forth above, the inventor being personally known to the witness as the person named above.

Déclaration du témoin

Chaque témoin déclare, par la présente, qu'il/elle était présent(e) au moment où l'inventeur pour lequel il(elle) est le témoin a dûment signé la présente confirmation de cession à la date indiquée ci-dessus, l'inventeur étant personnellement connu du témoin comme étant la personne identifiée ci-dessus.

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

**STATEMENT UNDER 37 CFR 3.73(c)**Applicant/Patent Owner: Alain BelangerApplication No./Patent No.: New Application Filed/Issue Date: HerewithTitled: Suspended Ceiling System and Foldable Runner ThereforeCorruven Canada Inc., a corporation

(Name of Assignee)

(Type of Assignee, e.g., corporation, partnership, university, government agency, etc.)

states that, for the patent application/patent identified above, it is (choose **one** of options 1, 2, 3 or 4 below):

1. ☒ The assignee of the entire right, title, and interest.
2. ☐ An assignee of less than the entire right, title, and interest (check applicable box):
- ☐ The extent (by percentage) of its ownership interest is \_\_\_\_\_%. Additional Statement(s) by the owners holding the balance of the interest must be submitted to account for 100% of the ownership interest.
- ☐ There are unspecified percentages of ownership. The other parties, including inventors, who together own the entire right, title and interest are:

Additional Statement(s) by the owner(s) holding the balance of the interest must be submitted to account for the entire right, title, and interest.

3. ☐ The assignee of an undivided interest in the entirety (a complete assignment from one of the joint inventors was made). The other parties, including inventors, who together own the entire right, title, and interest are:

Additional Statement(s) by the owner(s) holding the balance of the interest must be submitted to account for the entire right, title, and interest.

4. ☐ The recipient, via a court proceeding or the like (e.g., bankruptcy, probate), of an undivided interest in the entirety (a complete transfer of ownership interest was made). The certified document(s) showing the transfer is attached.

The interest identified in option 1, 2 or 3 above (not option 4) is evidenced by either (choose **one** of options A or B below):

- A. ☒ An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel \_\_\_\_\_, Frame \_\_\_\_\_, or for which a copy thereof is attached.
- B. ☐ A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as follows:
1. From: \_\_\_\_\_ To: \_\_\_\_\_
- The document was recorded in the United States Patent and Trademark Office at
- Reel \_\_\_\_\_, Frame \_\_\_\_\_, or for which a copy thereof is attached.
2. From: \_\_\_\_\_ To: \_\_\_\_\_
- The document was recorded in the United States Patent and Trademark Office at
- Reel \_\_\_\_\_, Frame \_\_\_\_\_, or for which a copy thereof is attached.

[Page 1 of 2]

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

**PATENT****REEL: 029042 FRAME: 0372**

**STATEMENT UNDER 37 CFR 3.73(c)**

3. From: \_\_\_\_\_ To: \_\_\_\_\_

The document was recorded in the United States Patent and Trademark Office at  
 Reel \_\_\_\_\_, Frame \_\_\_\_\_, or for which a copy thereof is attached.

4. From: \_\_\_\_\_ To: \_\_\_\_\_

The document was recorded in the United States Patent and Trademark Office at  
 Reel \_\_\_\_\_, Frame \_\_\_\_\_, or for which a copy thereof is attached.

5. From: \_\_\_\_\_ To: \_\_\_\_\_

The document was recorded in the United States Patent and Trademark Office at  
 Reel \_\_\_\_\_, Frame \_\_\_\_\_, or for which a copy thereof is attached.

6. From: \_\_\_\_\_ To: \_\_\_\_\_

The document was recorded in the United States Patent and Trademark Office at  
 Reel \_\_\_\_\_, Frame \_\_\_\_\_, or for which a copy thereof is attached.

☐ Additional documents in the chain of title are listed on a supplemental sheet(s).

☐ As required by 37 CFR 3.73(c)(1)(i), the documentary evidence of the chain of title from the original owner to the assignee was, or concurrently is being, submitted for recordation pursuant to 37 CFR 3.11.

[NOTE: A separate copy (i.e., a true copy of the original assignment document(s)) must be submitted to Assignment Division in accordance with 37 CFR Part 3, to record the assignment in the records of the USPTO. See MPEP 302.08]

The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee.

\_\_\_\_\_  
 Signature

\_\_\_\_\_  
 Date

\_\_\_\_\_  
 Printed or Typed Name

\_\_\_\_\_  
 Title or Registration Number

## Privacy Act Statement

The **Privacy Act of 1974 (P.L. 93-579)** requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (*i.e.*, GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.