

PATENT ASSIGNMENT

Electronic Version v1.1
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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY AGREEMENT
CONVEYING PARTY DATA	
Name	Execution Date
MED-ENG, LLC	09/20/2013
RECEIVING PARTY DATA	
Name:	WILMINGTON TRUST, NATIONAL ASSOCIATION
Street Address:	50 South Sixth Street
Internal Address:	Suite 1290
City:	Minneapolis
State/Country:	MINNESOTA
Postal Code:	55402
PROPERTY NUMBERS Total: 43	
Property Type	Number
Patent Number:	6006646
Patent Number:	5966747
Patent Number:	5946719
Patent Number:	6240558
Patent Number:	7805776
Patent Number:	8347422
Patent Number:	8516620
Application Number:	13591542
Application Number:	13641728
Patent Number:	6748617
Patent Number:	7533870
Patent Number:	7707774
Patent Number:	6547284
Patent Number:	6302147

Patent Number:	5755275
Patent Number:	D429384
Patent Number:	D441917
Patent Number:	D417756
Patent Number:	D435697
Patent Number:	D475812
Patent Number:	D517740
Patent Number:	D540450
Patent Number:	D519683
Patent Number:	D521688
Patent Number:	D562501
Patent Number:	D536836
Patent Number:	D548893
Patent Number:	D559466
Patent Number:	D629568
Patent Number:	D635304
Application Number:	29415124
Application Number:	12966684
Application Number:	12966751
Application Number:	13701186
Patent Number:	D531389
Patent Number:	D538510
Patent Number:	D516252
Patent Number:	D513647
Patent Number:	D523589
Patent Number:	D531762
Patent Number:	7874166
Patent Number:	D549422
Patent Number:	7841026

CORRESPONDENCE DATA

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ATTORNEY DOCKET NUMBER: 18876.009011 SAFARILAND

NAME OF SUBMITTER: Vicky R. Bantug

Signature: /Vicky R. Bantug/

Date: 09/24/2013

Total Attachments: 14

source=Safariland - Executed Patent Security Agreement#page1.tif
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PATENT SECURITY AGREEMENT

This **PATENT SECURITY AGREEMENT** (this "Agreement") is made as of the 20th day of September, 2013, between **WILMINGTON TRUST, NATIONAL ASSOCIATION**, a national banking association, in its capacity as agent (together with its successors in such capacity, "Agent") for the Lenders (as hereinafter defined), having an office at 50 South Sixth Street, Suite 1290, Minneapolis, Minnesota, 55402, and **MED-ENG, LLC**, a Delaware limited liability company, having its principal place of business at 103 Tulloch Drive, Ogdensburg, New York 13669 ("Company").

Recitals:

MAUI ACQUISITION CORP., a Delaware corporation ("Holdings"), **SAFARILAND, LLC**, a Delaware limited liability company ("Safariland"), **SAFARILAND GLOBAL SOURCING, LLC**, a Delaware limited liability company ("Global Sourcing"), **HORSEPOWER, LLC**, a Delaware limited liability company ("Horsepower"), **MUSTANG SURVIVAL HOLDINGS, INC.**, a Delaware corporation ("Survival Holdings"), **MUSTANG SURVIVAL, INC.**, a Washington corporation ("Mustang Survival"), **MUSTANG SURVIVAL MFG, INC.**, a Delaware corporation ("Mustang MFG"), and **ALLEN-VANGUARD, LLC**, a Delaware limited liability company ("Allen-Vanguard") and, together with Holdings, Safariland, Global Sourcing, Horsepower, Survival Holdings, Mustang Survival and Mustang MFG, collectively, "U.S. Borrowers"), **MUSTANG SURVIVAL ULC**, a British Columbia unlimited liability company ("Initial Canadian Borrower"), desire to obtain loans and other financial accommodations from certain financial institutions (collectively, the "Lenders") that are parties from time to time to that certain Amended and Restated Term Loan and Security Agreement dated as of the date hereof, (as at any time amended, restated, supplemented or otherwise modified, the "Loan Agreement") by and among Borrowers, each other subsidiary of Holdings from time to time party thereto, Agent and Lenders.

Lenders are willing to make loans and other financial accommodations to Borrowers from time to time pursuant to the terms, and subject to the conditions, of the Loan Agreement, provided that Company executes this Agreement.

NOW, THEREFORE, for Ten Dollars (\$10.00) in hand paid and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Company hereby agrees with Agent as follows:

1. Capitalized terms used herein (including those used in the Recitals hereto), unless otherwise defined, shall have the meanings ascribed to them in the Loan Agreement.

2. To secure the prompt payment and performance of all of the Obligations, Company hereby grants, assigns and pledges to Agent, for the benefit of the Secured Parties, a continuing security interest in and Lien upon all of the following property of Company, whether now existing or hereafter created or acquired (the "Patent Collateral"):

(a) the entire right, title and interest of Company in and to the patent applications and patents listed in Exhibit A attached hereto (as the same may be amended from time to time), and all re-issues, divisions, continuations, renewals, extensions and continuations-in-part thereof (all of the foregoing being herein collectively referred to as the "Patents"); and

(b) all proceeds of the foregoing (such as, by way of example, license royalties and proceeds of infringement suits).

3. Company covenants with and warrants to Agent that:

(a) The Patents are subsisting and have not been adjudged invalid or unenforceable, in whole or in part;

(b) Company is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Patents, free and clear of any Liens other than Permitted Liens;

(c) Company has the unqualified right to enter into this Agreement and perform its terms; and

(d) Except for expired Patents and Patents abandoned by Company in the Ordinary Course of Business (provided such abandonment could not reasonably be expected to have a Material Adverse Effect), Company will continue to make all appropriate filings with the United States Patent and Trademark Office and any applicable foreign filing offices to maintain the Patents in existence, including, without limitation, filing all necessary documents with the United States Patent and Trademark Office and any applicable foreign filing offices for each Patent to maintain it without loss of protection therefor, except with respect to Patents that Company has determined are no longer material to the conduct of its business.

4. If, before Full Payment of all of the Obligations, Company shall obtain rights to any new patentable inventions, or become entitled to the benefit of any patent application or patent for any reissue, division, continuation, renewal, extension or continuation-in-part of any Patent or any improvement on any Patent, the provisions of paragraph 2 shall automatically apply thereto and Company shall give to Agent prompt notice thereof in writing.

5. Company irrevocably authorizes and empowers Agent to modify this Agreement by amending Exhibit A to include any future patents and patent applications (it being understood and agreed that Agent will endeavor to use commercially reasonable efforts to give Company three Business Days' prior written notice before filing any amendment with the United States Patent and Trademark Office or applicable foreign filing office).

6. Company hereby grants to Agent (and its employees and agents), the visitation, audit, and inspection rights with respect to Company and the Patent Collateral as set forth in the Loan Agreement.

7. At any time that an Event of Default exists, Agent shall have, in addition to all other rights and remedies given it by this Agreement and the other Loan Documents, all rights and remedies of a secured party under the UCC or the PPSA and all other rights and remedies under Applicable Law. Without limiting the generality of the foregoing, at any time an Event of Default exists, Agent may immediately, for the benefit of Secured Parties, without demand of performance and without other notice (except as described in the next sentence, if required by Applicable Law) or demand whatsoever to Company, each of which Company hereby expressly waives, and without advertisement (except as otherwise provided by Applicable Law), collect directly any payments due Company in respect of the Patent Collateral, or sell at public or private sale or otherwise realize upon the whole or from time to time any of the Patent Collateral, or any interest which Company may have therein. Company hereby agrees that ten (10) days' notice to Company of any public or private sale or other disposition of any of the Patent Collateral shall be reasonable notice; provided, however, that no notice shall be required hereunder if not otherwise required by Applicable Law. At any such sale or disposition, Agent may, to the extent permitted by Applicable Law, purchase the whole or any part of the Patent Collateral sold, free from any right of redemption on the part of Company, which right Company hereby waives and releases. After deducting from the proceeds of such sale or other disposition of the Patent Collateral all reasonable costs

and expenses incurred by Agent in enforcing its rights hereunder (including, without limitation, all reasonable attorneys' fees), Agent shall apply the remainder of such proceeds to the payment of the Obligations, in such order or manner as may be authorized or required by the Loan Agreement. Any remainder of the proceeds after Full Payment of all of the Obligations shall be paid over to Company. If any deficiency shall arise, Company and each guarantor of the Obligations shall remain jointly and severally liable therefor.

8. Company hereby makes, constitutes and appoints Agent, and any officer or agent of Agent as Agent may select, as Company's true and lawful attorney-in-fact, with full power to do any or all of the following if an Event of Default with respect to Company shall exist: to endorse Company's name on all applications, documents, papers and instruments necessary for Agent to continue the maintenance of or to use the Patents, or to grant or issue any exclusive (subject to any then-existing license(s)) or nonexclusive (subject to any then-existing license(s)) license under the Patents to any other Person, or to assign, pledge, convey or otherwise transfer title in or dispose of any Patent Collateral to any other Person. Company hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney, being coupled with an interest, shall be irrevocable until Full Payment of all of the Obligations.

9. Section 3.4 of the Loan Agreement is incorporated herein *mutadis mutandis*, as if a part hereof.

10. Company shall promptly after obtaining knowledge thereof notify the Agent in writing of the assertion of any Intellectual Property Claim that could reasonably be expected to have a Material Adverse Effect. Company shall have the duty, through counsel reasonably acceptable to Agent, to prosecute diligently any patent application for a Patent pending as of the date of this Agreement or thereafter until Full Payment of the Obligations to make application on unpatented but patentable inventions (subject to Company's reasonable discretion in the ordinary course of business, or, during the existence of an Event of Default, promptly upon Agent's request), to file and prosecute opposition and cancellation proceedings, to file and prosecute lawsuits to protect each Patent and to do any and all acts as Company reasonably deems necessary or desirable to preserve and maintain the Patent Collateral, unless in any such case Company has determined that such Patent is no longer material to the conduct of its business. Any expenses incurred in connection with such an application or proceedings shall be borne by Company. Company shall not abandon any pending patent application or Patent, without the prior written consent of Agent, unless Company has determined that such patent application or Patent is no longer material to the conduct of its business.

11. Notwithstanding anything to the contrary contained in paragraph 10 hereof, Agent shall have the right, at any time that an Event of Default exists, but shall in no way be obligated, to bring suit in its own name to enforce the Patents and any license hereunder, or to defend any suit or counterclaim in its own name to protect any Patents or license hereunder, in either of which events Company shall at the request of Agent do any and all lawful acts (including bringing suit) and execute any and all proper documents required by Agent in aid of such enforcement or defense and Company shall promptly, upon demand, reimburse and indemnify Agent for all reasonable costs and expenses incurred by Agent in the exercise of its rights under this paragraph 11.

12. If Company fails to comply with any of its obligations hereunder and at the time of such failure or as a result thereof an Event of Default exists, then to the extent permitted by Applicable Law, Agent may discharge such obligations in Company's name or in Agent's name, in Agent's sole discretion, but at Company's expense, and Company agrees to reimburse Agent in full for all reasonable expenses, including, without limitation, reasonable attorneys' fees, incurred by Agent in prosecuting, defending or maintaining the Patents or Agent's interest therein pursuant to this Agreement.

13. No course of dealing between Company and Agent, nor any failure to exercise, nor any delay in exercising, on the part of Agent, any right, power or privilege hereunder or under any of the other Loan Documents shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or future exercise thereof or the exercise of any other right, power or privilege.

14. All of Agent's rights and remedies with respect to the Patent Collateral, whether established by this Agreement or any of the other Loan Documents, or by any other agreements or by Applicable Law, shall be cumulative and may be exercised singularly or concurrently.

15. The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable, in whole or in part, in any jurisdiction, the same shall be deemed severed herefrom and shall not in any manner affect such clause or provisions in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.

16. This Agreement, together with the other Loan Documents, constitutes and expresses the entire understanding of the parties hereto with respect to the subject matter hereof, and supersedes all prior agreements and understandings, inducements or conditions, whether express or implied, oral or written. This Agreement is subject to modification only by writing signed by the parties, except as provided in paragraph 5 hereof.

17. The benefits and burdens of this Agreement shall inure to the benefit of and be binding upon the successors and assigns of each Secured Party and upon the successors and permitted assigns of Company. Company shall not assign its rights or delegate its rights or assign its duties hereunder without the prior written consent of Agent.

18. Company hereby waives notice of Agent's acceptance hereof.

19. This Agreement may be executed in any number of counterparts and by different parties to this Agreement on separate counterparts, each of which, when so executed, shall be deemed an original, but all such counterparts shall constitute one and the same agreement. Any manually executed signature page to this Agreement delivered by a party by facsimile or other electronic transmission shall be deemed to be an original signature hereto.


20. This Agreement shall be governed by and construed in accordance with the internal laws of the State of New York.

21. To the fullest extent permitted by Applicable Law, Company and Agent each waives the right to trial by jury in any action, suit, proceeding or counterclaim of any kind arising out of or related to this Agreement or the Patent Collateral.

[Remainder of page intentionally left blank; signatures appear on following pages.]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first written above.

MED-ENG, LLC
("Company")

By: 
Gray Hudkins, Vice President

[Signatures continue on the following page.]

Accepted:

**WILMINGTON TRUST, NATIONAL
ASSOCIATION**, as agent
("Agent")

By: 

Name: Meghan H. McCauley

Title: Banking Officer

EXHIBIT A

Patents and Patent Applications

(i) U.S. Patents and Patent Applications

Title	Application / Patent / Reg. No.	Filing Date	Issue / Registration Date
Anti Personnel Mine Foot Protection Systems	6,006,646	April 20, 1998	December 28, 1999
Protective Suit with Groin Protector	5,966,747	April 30, 1998	October 19, 1999
Neck and Head Protection System	5,946,719	August 20, 1998	September 7, 1999
Hand Protection System	6,240,558	March 3, 2000	June 5, 2001
Head Protector	20070000031 Application No. 10/550,922 Patent No. 7,841,026	Based on PCT Filing Date: March 29, 2004	November 30, 2010
A Face Protector and Protective System	7,805,776	June 21, 2006	Issued – October 5, 2010
Protective Garment	Patent No. 8,347,422 App. No. 11/813,151	November 13, 2007	Registered January 08, 2013
Over Garment Protective Shorts	App. No. 13/414,591 8,516,620	March 7, 2012	August 27, 2013
Over Garment Protective Shorts with Tourniquet	13/591,542 Not published	August 22, 2012	Allowed Issue and publication fee due – August 16, 2013
Scalable and Modular Protective Garment System	Application No.: 13/641,728 Based on: PCT/CA2010/000602	October 17, 2012	Published
Double Crimper for Blasting Caps	P No. 6748617 App No. 08/644170	May 10 1996	June 15, 2004
Pulley	Application No. 11/812,329 Patent No. 7,533,870	June 18, 2007	May 19, 2009
Tactical Building Door Opener	P No. 7,707,774 App No. 11/279724	Filed April 13, 2006	Issued May 4, 2010
Automatic or Manual Quick Release Latch	6,547,284 09/942,687 Divisional of no. 6,302,147 below	August 31, 2001	April 15, 2003
Automatic Dry Release Connector	Application No.: 09/288,285 Divisional of 6,547,284 Patent No. 6,302,147	April 8, 1999	October 16, 2001
Tubed Lamination Heat Transfer Articles and Method of Manuf.	5,755,275	25-Jan-95	May 26, 1998

Title	Application / Patent / Reg. No.	Filing Date	Issue / Registration Date
Chassis with Mirror, for an under vehicle inspection device	D549,422 Appl. No. 29/204,369	Apr. 27, 2004	August 21, 2007
Protective Body Suit	D429384 29/078413	October 15, 1997	August 8, 2000
Protective Body Suit	D441917 29/073687	July 15, 1997	May 8, 2001 Expires: May 8, 2015
Helmet Visor	D417756 App. No. 29/087656	May 7, 1998	December 14, 1999
Protective Clothing	D435697 App. No. 29/100932	February 22, 1999	December 26, 2000
Bomb Disposal Suit	D475,812 29/146684	August 14, 2001	June 10, 2003
Helmet	D517,740 29/164743	July 30, 2002	March 21, 2006 Expires 03/21/20
Personal Cooling System	D540,450 29/197186	January 12, 2004	April 10, 2007
Protective Helmet	D519,683 29/214,076	September 27, 2004	April 25, 2006
Protective Helmet	D521,688 29/214,072	September 27, 2004	May 23, 2006
Blast Protective Jacket ("Protective Garment")	29/224,267 D562,501	February 19, 2005	February 19, 2008 Expires: 19 Feb 2022
Head and Neck Protector	D536,836 29/225864	March 21, 2005 Expires: 19 Feb 2022	February 13, 2007
Face Protector	D548,893 29/246,196	February 16, 2006	August 14, 2007
Protective Garment	D559,466	March 16, 2006	January 8, 2008
Protective Body Suit	P. No. D629,568 App. No. 29/360,521	April 27, 2010	Registered December 21, 2010
Protective Body Suit	D635,304 App. No. 29/376,822	October 13, 2010	Registered March 29, 2011
Over Garment Protective Shorts	29/415,124 Not published	March 7, 2012	Pending
Cooling and Climate Conditioning System for a Vehicle	11/675,026 7,874,166	02/14/07 Parent: Oct 6 2006	January 25, 2011
Tubed Lamination Heat Transfer Articles and Method of Manufacture.	5,755,275	25-Jan-95	May 26, 1998
Automatic Dry Release Valve Coupling	Application No.: 09/288,285 Patent No. 6,302,147	April 8, 1999	October 16, 2001
Automatic or Manual Quick Release Latch	6,547,284 09/942,687 Divisional of no. 6,302,147	August 31, 2001	April 15, 2003
Cooling and Climate Conditioning System for a	12/966,684 (Continuation of	December 13, 2010	Published April 7, 2011

Title	Application / Patent / Reg. No.	Filing Date	Issue / Registration Date
Vehicle	11/675,026) Publication No. 2011-0079030		
Cooling and Climate Conditioning System for a Vehicle	12/966,751 (Continuation of 11/675,026) Publication No. 2011-0079031	December 13, 2010	Published April 7, 2011
Blast Attenuation Seat	Application No: 13/701,186 (Based on: PCT/CA2011/000636) Publication No. 2013-0214570	November 30, 2012	Pending
Garment with Shoulder Protector	D531,389 29/220,983	January 7, 2005	November 7, 2006
Garment with Neck Protector	D538,510 29/220,985	January 7, 2005	March 20, 2007
Upper Body Protective Ensemble	D516,252 29/220,984	January 7, 2005	February 28, 2006
Torso Protector	D513,647 Application: 29/220,924	January 7, 2005	January 17, 2006 Expires: 17 Jan 2020
Limb Protector	D523,589 29/220,982	January 7, 2005	June 20, 2006
Protective Helmet	D531,762 App. No. 29/214,072	September 1, 2004	May 23, 2006 Expires: 07 Nov 2020

(ii) **Foreign Patents and Patent Applications**

Country	Patent Title	Application / Patent / Reg. No.	Filing Date	Issue / Registration Date
Canada	Neck and Head Protection System	Patent No. 2,241,747	August 14, 1998	January 23, 2007
Canada	Protective Suit with Groin Protector	Patent No. 2,236,399	April 30, 1998	January 4, 2005
EPO	Anti-Personnel Mine Foot Protection Systems	P Number: EP0995073	January 25, 2000	May 14, 2003
Canada	Anti-Personnel Mine Foot Protection Systems	Patent No. 2,290,554	July 17, 1998	January 24, 2006
China	Head Protector (PARENT)	P. No. ZL 200480014596.5 App No. 200480014596.5	March 29, 2004	Issued September 5, 2012
China	Head Protector Divisional Patent Application (b/o CN 2004800145956.5)	App. No.: 201210249204X	Original Filing Date: 29 March 2004 Divisional Filing Date: 18 July 2012	
South Africa	Head Protector	2005/08730	March 29, 2004	April 25, 2007

Country	Patent Title	Application / Patent / Reg. No.	Filing Date	Issue / Registration Date
				Expires March 29, 2024
Canada	Head Protector	2,520,480	March 29, 2004	Allowed
EPO	Head Protector	P Number: EP1611408 Application No: 04723943.9	March 29, 2004	Pending
EPO	Protective Garment	P Number: EP1864074 Application No: 06705332.2	March 16, 2006	Pending
Brazil	Protective Garment System and Protective Garment for a User	BR 11 2012 025798 6 Based on: PCT/CA2010/00 0602	Int'l Filing Date: April 27, 2010 Nat'l Entry Date: October 9 2012	Pending
Japan	Scalable and Modular Protective Garment System	2013-506418 Based on: PCT/CA2010/00 0602	Int'l Filing Date: April 27, 2010 Nat'l Entry Date: September 28, 2012	Pending
Canada	Scalable and Modular Protective Garment System	Application No.: 2,796,467 Based on: PCT/CA2010/00 0602	Int'l Filing Date: April 27, 2010 Nat'l Entry Date: October 16, 2012	Pending
Australia	Scalable and Modular Protective Garment System	Application No.: 2010351968 Based on: PCT/CA2010/00 0602	Int'l Filing Date: April 27, 2010 Nat'l Entry Date: November 5, 2012	Pending
EPO	Scalable and Modular Protective Garment System	P Number: EP2563175 Application No.: 10850423.4 Based on: PCT/CA2010/00 0602	Int'l Filing Date: April 27, 2010 Nat'l Entry Date: October 25, 2012	Pending
Colombia	Scalable and Modular Protective Garment System	Application No: TBD Based on: PCT/CA2010/00 0602	Int'l Filing Date: April 27, 2010 Nat'l Entry Date: November 23,	Pending Published

Country	Patent Title	Application / Patent / Reg. No.	Filing Date	Issue / Registration Date
			2012	
Korea	Scalable and Modular Protective Garment System	Application No: 2012-7030228 Based on: PCT/CA2010/00 0602	Int'l Filing Date: April 27, 2010 Nat'l Entry Date: November 19, 2012	Pending
U.K.	Anti-Personnel Mine Foot Protection Systems	P Number: EP0995073 Application No: 98933419.8	July 17, 1998	May 14, 2003
Germany	Anti-Personnel Mine Foot Protection Systems	P No. 0995073	July 17, 1998	Validated based on EUR patent on May 14, 2003
Canada	Tactical Building Door Opener	Application no. 2543750	April 18 2006	July 9, 2013
France	Anti-Personnel Mine Foot Protection Systems	0995073	July 17, 1998	Validated (based on European patent on May 14, 2003
Canada	Wall Anchor	Application no. 2,504,362	Filed: 2005-04-15	Allowed
U.K.	Automatic Dry Release Connector	P No. EP1169598 Application No: 00916716.4	April 7, 2000	November 15, 2006
France	Automatic Dry Release Connector	P No. 1169598	April 7, 2000	Validated based on EU patent on Nov. 15, 2006
Germany	Automatic Dry Release Connector	P No. 600 31 842.7-08	April 7, 2000	Validated based on EU patent on Nov. 15, 2006
EPO	Automatic Dry Release Connector	P Number: EP1169598	April 7, 2000	November 15, 2006
Canada	Automatic Dry Release Connector	2,366,968	April 7, 2000	December 9, 2008
Europe	Trolley Inspection Mirrors	EP Registered No. 000172846-0001 Appln No. 000172846	28 April, 2004	August 10, 2004
Canada	Bomb Disposal Suit	100269	August 7, 2002	November 26, 2003
U.K.	Bomb Disposal Suit	3001462	February 13, 2002	February 3, 2003
Canada	Helmet	100270	August 7, 2002	September 15, 2003
Canada	Protective Garment	130874	Filed 5/28/2009	February 4, 2010

Country	Patent Title	Application / Patent / Reg. No.	Filing Date	Issue / Registration Date
Colombia	ACE Protective Garment	09120936 59906 of 2010		Registered
South Africa	Protective Helmet	a2005/00430	March 29, 2005	January 17, 2006
South Africa	Protective Helmet	a2005/00431	March 29, 2005	January 18, 2006
Europe	Protective Helmets	000325451- 0001 and - 0002	March 29, 2005	June 28, 2005
China	Protective Helmet	200530008123.1	March 25, 2005	May 10, 2006
China	Protective Helmet	D Number: 200530008124.6	March 25, 2005	October 25, 2006
Canada	Protective Garment	P and App No. 115020	March 16, 2006	January 10, 2008
Canada	Protective Garment (Upper Torso)	App No. 123652	March 16, 2006	January 10, 2008
Canada	Protective Garment (Leg Protector)	App. No 123653	March 16, 2006	January 10, 2008
Europe	Protective Garments	000499983	March 16, 2006	May 2, 2006 Expires: 03-16-31
Norway	Protective Garment	App. No 2006 0143 Reg. No. 080982	March 16, 2006	February 13, 2008
Australia	Protective Garment for the Lower Torso, Knees and Lower Legs	313609	March 16, 2006	January 21, 2009
Australia	Protective Garment for the Upper Torso and Lower Arms	313610	Priority Date: March 16, 2006	May 7 2008
Australia	Protective Garment for the Upper Torso	313611 App. No. 11025/2006	March 16, 2006	April 16, 2007
Australia	Protective Garment for the Lower Torso	313612	March 16, 2006	May 8, 2008
Australia	Protective Body Suit	P. No. 333806 App. No. 14273/2010	September 29, 2010	March 28, 2011
Australia	Protective Body Suit	P. No. 333822 App. No. 14932/2010	September 29, 2010	March 27, 2011
Australia	Protective Body Suit	333821 App No. 14931/2010	September 29, 2010	Registered March 27, 2011
Canada	Protective Body Suit	137,518	October 13, 2010	Registered May 6, 2011
Canada	Protective Body Suit	138,064	October 13, 2010	Registered May 6, 2011
UK	Temperature Controlled Container	P. No. 2451404 App. No. 0821798.6	May 14, 2007	October 19, 2010

Country	Patent Title	Application / Patent / Reg. No.	Filing Date	Issue / Registration Date
Germany	Automatic Dry Release Connector	P No. 600 31 842.7-08	October 19, 2000 (priority filing date)	Validated based on EU patent on May 10, 2007
Canada	Automatic Dry Release Connector	2,366,968	April 7, 2000	December 9, 2008
Canada	Blast Protection Seat	Appl. No. 2504928 Open to Public Inspection: 2006-10-22	April 22, 2005	
Canada	Improved Vehicle Seat	2706298	June 1, 2010	
Canada	Blast Attenuation Seat	Application No: 2,801,239 Based on: PCT/CA2011/00 0636	Int'l Filing Date: June 1, 2011 National Entry: November 30, 2012	Pending
Japan	Blast Attenuation Seat	Application No: 2013-512705 Based on: PCT/CA2011/00 0636	Int'l Filing Date: June 1, 2011 National Entry: November 30, 2012	Pending
Malaysia	Blast Attenuation Seat	Application No: PI 2012005191 Based on: PCT/CA2011/00 0636	Int'l Filing Date: June 1, 2011 National Entry: November 30, 2012	Pending
Brazil	Vehicle Seat, Shock Absorbing Seat and Lateral Energy Attenuation System	Application No: BR 11 2012 030567-4 Based on: PCT/CA2011/00 0636	Int'l Filing Date: June 1, 2011 National Entry: November 30, 2012	Pending
Peru	Blast Attenuation Seat	Application No: TBD Based on: PCT/CA2011/00 0636	Int'l Filing Date: June 1, 2011 National Entry: December 3, 2012	Pending
EPO	Blast Attenuation Seat	P Number: EP2576284 Application No: 11789010.0 Based on: PCT/CA2011/00 0636	Int'l Filing Date: June 1, 2011 National Entry: December 12, 2012	Pending
Mexico	Blast Attenuation Seat	Application No: MX/a/2012/0140 12 Based on: PCT/CA2011/00	Int'l Filing Date: June 1, 2011 National Entry: November 30,	Pending

Country	Patent Title	Application / Patent / Reg. No.	Filing Date	Issue / Registration Date
		0636	2012	
Colombia	Blast Attenuation Seat	Application No: 12.233.025 Based on: PCT/CA2011/00 0636	Int'l Filing Date: June 1, 2011 National Entry: December 26, 2012	Pending
China	Blast Attenuation Seat	Application No: 201180032914.0 Based on: PCT/CA2011/00 0636	Int'l Filing Date: June 1, 2011 National Entry: December 31, 2012	Pending
South Africa	Blast Attenuation Seat	Application No: 2012/09061 Based on: PCT/CA2011/00 0636	Int'l Filing Date: June 1, 2011 National Entry: November 30, 2012	Pending
Europe	Riot Helmet / Protective Helmet	000150982-0001	March 1, 2004	June 1, 2004