

PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT										
NATURE OF CONVEYANCE:	ASSIGNMENT										
CONVEYING PARTY DATA											
<table border="1"> <thead> <tr> <th>Name</th> <th>Execution Date</th> </tr> </thead> <tbody> <tr> <td>PAUL BOTTERO</td> <td>04/02/2009</td> </tr> <tr> <td>MICHAEL DOYLE</td> <td>04/02/2009</td> </tr> <tr> <td>ANTHONY WONG</td> <td>04/02/2009</td> </tr> </tbody> </table>		Name	Execution Date	PAUL BOTTERO	04/02/2009	MICHAEL DOYLE	04/02/2009	ANTHONY WONG	04/02/2009		
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RECEIVING PARTY DATA											
<table border="1"> <tr> <td>Name:</td> <td>1783590 ONTARIO LTD.</td> </tr> <tr> <td>Street Address:</td> <td>5 HANLEY STREET</td> </tr> <tr> <td>City:</td> <td>TORONTO</td> </tr> <tr> <td>State/Country:</td> <td>ONTARIO</td> </tr> <tr> <td>Postal Code:</td> <td>M6S 2H3</td> </tr> </table>		Name:	1783590 ONTARIO LTD.	Street Address:	5 HANLEY STREET	City:	TORONTO	State/Country:	ONTARIO	Postal Code:	M6S 2H3
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CORRESPONDENCE DATA											
Fax Number: Email: ruston@simip.com <i>Correspondence will be sent via US Mail when the email attempt is unsuccessful.</i> Correspondent Name: SIM & MCBURNEY Address Line 1: 330 UNIVERSITY AVENUE, 6TH FLOOR Address Line 4: TORONTO, ONTARIO M5G 1R7											
ATTORNEY DOCKET NUMBER:	13874-6										
NAME OF SUBMITTER:	DAVID A. RUSTON										
Signature:	/David A. Ruston/										
Date:	12/06/2013										

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Total Attachments: 4

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ASSIGNMENT

WHEREAS Paul Bottero ("**Bottero**"), Michael Doyle ("**Doyle**") and Anthony Wong ("**Wong**") are partners in a partnership, BDW International Holdings Worldwide Conglomerate ("**BDW**"), pursuant to a General Partnership Agreement dated December 31, 2004 (the "**Partnership Agreement**"), which partnership was founded in or about 2002 to carry on the partners' research, development, marketing, investigation and pursuit of intellectual property in new technologies, and was formalized in the Partnership Agreement;

AND WHEREAS BDW commenced to carry on business as the Vicicog Company, despite that name not being registered nor changed in the Partnership Agreement;

AND WHEREAS Bottero, Doyle and Wong, in their capacities as partners in BDW, caused 1783590 Ontario Ltd., c.o.b. the Vicicog Company ("**Vicicog**"), to be incorporated as a corporation governed under the laws of the Province of Ontario, on or about November 7, 2008, and thereafter to have Vicicog registered as a business name under the *Business Names Act*, R.S.O. 1990, c. B.17;

AND WHEREAS Bottero, Doyle and Wong are the sole shareholders of Vicicog;

AND WHEREAS Bottero, Doyle and Wong, in their capacities as partners in BDW, caused an original international patent application registered as International Application No. PCT/CA2005/000759 to be filed with the Canadian Intellectual Property Office, under the Patent Cooperation Treaty ("**PCT**"), in or about May of 2005 (the "**International Application**");

AND WHEREAS the International Application concerns the application for patent of a transmission technology known and identified therein as the Synchronized Segmentally Interchanging Pulley Transmission System ("**SSIPTS**");

AND WHEREAS Bottero, Doyle and Wong, in their capacities as partners in BDW, caused several additional provisional patent applications to be filed with the United States Patent and Trademark Office, on various dates following the filing of the International Application, each disclosing further details, embodiments, and iterations of the SSIPTS technology (the "**Provisional Applications**"), and continue to do so;

AND WHEREAS the International Application was published under the PCT on November 24, 2005, and thereafter commenced national entry before various PCT jurisdictions, which national entry is still underway, and has not yet resulted in grant of patent in respect of any of the various national jurisdictions;

AND WHEREAS all the intellectual property rights in, pertaining to or flowing from the SSIPTS, including, without limiting the generality of the foregoing, the subject-matter of the International Application and the Provisional Applications and all further details,

embodiments, and iterations of the SSIPTS, whether or not now the subject of the International Application and/or the Provisional Applications (the "**SSIPTS and Related Proprietary Rights**", are wholly owned by BDW, pursuant to the Partnership Agreement, and by Bottero, Doyle and Wong, in equal shares, as partners thereof;

AND WHEREAS Bottero, Doyle and Wong, individually and in their capacities as partners in BDW, now wish to transfer, by way of irrevocable assignment, the SSIPTS and Related Proprietary Rights, to Vicicog, and for greater certainty, wish to transfer, by irrevocable assignment, all rights, claims, assets, benefits or other interests in or related to the SSIPTS and Related Proprietary Rights, which they or any of them now have, had, will have or will ever potentially have, whether now accrued or vested or later so accruing or vesting;

NOW THEREFORE the parties hereto, in consideration of the mutual covenants and promises set out below, agree as follows:

1. BDW agrees, and Bottero, Doyle, and Wong, as partners therein, unanimously agree to, and do:
 - i. TRANSFER, ASSIGN AND SET OVER TO VICICOG, all of the SSIPTS and Related Proprietary Rights, including all the rights, claims, assets, benefits or other interests of BDW, and of Bottero, Doyle, or Wong, or any of them, as partners thereof.
 - ii. PERMANENTLY RELINQUISH any and all rights, claims, assets, benefits or other interests in or related to the SSIPTS and Related Proprietary Rights, which they or any of them now have, had, will have or will ever potentially have, whether now accrued or vested or later so accruing or vesting.
 - iii. AUTHORIZE VICICOG TO MAINTAIN AND PROSECUTE all of the SSIPTS and Related Proprietary Rights, including demands, causes of action, actions or suits in respect of the SSIPTS and Related Proprietary Rights, as Vicicog may deem appropriate.
 - iv. AGREE that they will cooperate with Vicicog in any efforts by it to obtain or enforce any rights, claims, assets, benefits, complaints, claims, demands, causes of action, actions or suits or other interests, as Vicicog may deem appropriate.

DATED at **TORONTO**, this 2ND day of APRIL, 2009.

FOR BDW:

SIGNED in the presence of)
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)

Name(Print): JEAN ZU


Paul Bottero, Partner

SIGNED in the presence of

Name(Print): JEAN ZU

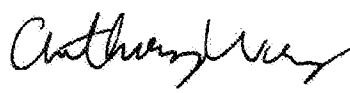
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Michael Doyle, Partner

SIGNED in the presence of

Name(Print): JEAN ZU

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Anthony Wong, Partner

AS INDIVIDUALS:

SIGNED in the presence of

Name(Print): JEAN ZU


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Paul Bottero

SIGNED in the presence of

Name(Print): JEAN ZU


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Michael Doyle

SIGNED in the presence of

Name(Print): JEAN ZU

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Anthony Wong

FOR VICICOG:

SIGNED in the presence of

Name(Print): JEAN ZU

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, a.s.o.

"I have the authority to bind the
Corporation"

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