## 502881444 07/07/2014 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT2928042

UBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEY	ANCE:	SECURITY INTEREST	
CONVEYING PARTY	DATA		
		Name	Execution Date
PRIEFERT MFG. CO.	, INC.		06/30/2014
RECEIVING PARTY	ΔΑΤΑ		
Name:	FROST B	ANK	
Street Address:	P.O. BOX	1600	
City:	SAN ANT	ONIO	
State/Country:	TEXAS		
Postal Code:	78296		
PROPERTY NUMBER	RS Total: 7		
Property Typ	e	Number	
Patent Number:	83	36862	
Patent Number:	71	21529	
Patent Number:	49	62953	
Patent Number:	51	09802	
Patent Number:	63	86519	
Patent Number:	77	03415	
Patent Number:	53	68121	
	•		
Fax Number:	•	14)745-5390 <b>ne e-mail address first; if that i</b> s	s unsuccessful it will be sent
•		f that is unsuccessful, it will be	<i>,</i>
Phone:		4.745.5370	
Email:	-	uennink@winstead.com	
Correspondent Name Address Line 1:		NIE MUENNINK C/O WINSTEA D. BOX 131851	
Address Line 4:		LLAS, TEXAS 75313	
ATTORNEY DOCKET		26914-73	
NAME OF SUBMITTE	1.	JANIE MUENNINK	
		/Janie Muennink/	
		07/07/2014	
Total Attachments: 9			PATENT

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#### **INTELLECTUAL PROPERTY SECURITY AGREEMENT**

This INTELLECTUAL PROPERTY SECURITY AGREEMENT ("<u>Agreement</u>") is made as of June 30, 2014, by Priefert Mfg. Co., Inc., a Texas corporation ("<u>Grantor</u>"), in favor of FROST BANK ("<u>Secured Party</u>").

#### BACKGROUND.

Pursuant to the Loan Agreement dated as of the date hereof (such agreement, together with all amendments and restatements thereto, the "Loan Agreement"), between Grantor and Secured Party, Secured Party has extended a commitment to make Loans to Borrower.

In connection with the Loan Agreement, Grantor has executed and delivered the Security Agreement dated as of the date hereof (such agreement, together with all amendments and restatements thereto, the "Security Agreement");

As a condition precedent to the making of the Loans (including the initial Loan) under the Loan Agreement, Grantor is required to execute and deliver this Agreement and to grant to Secured Party a continuing security interest in all of the Intellectual Property Collateral (as defined below) to secure all Indebtedness; and

Grantor has duly authorized the execution, delivery and performance of this Agreement.

#### AGREEMENT.

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, and in order to induce Secured Party to make Loans (including the initial Loan) to Grantor pursuant to the Loan Agreement, Grantor agrees, for the benefit of Secured Party, as follows:

1. <u>Definitions</u>. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided (or incorporated by reference) in the Security Agreement.

"<u>Copyright License</u>" means any agreement, now or hereafter in effect, granting any right to any third party under any Copyright now or hereafter owned by Grantor or which Grantor otherwise has the right to license, or granting any right to Grantor under any Copyright now or hereafter owned by any third party, and all rights of Grantor under any such agreement.

"<u>Copyrights</u>" means all copyright rights in any work subject to the copyright laws of any Governmental Authority, whether as author, assignee, transferee, or otherwise, all registrations and applications for registration of any such copyright in any Governmental Authority, including registrations, recordings, supplemental registrations, and pending applications for registration in any jurisdiction, and all rights to use and/or sell any of the foregoing.

"<u>Patent License</u>" means any agreement, now or hereafter in effect, granting to any third party any right to make, use or sell any invention on which a Patent, now or hereafter owned by Grantor or which Grantor otherwise has the right to license, is in existence, or granting to Grantor any right to make, use or sell any invention on which a Patent, now or hereafter owned by any third party, is in existence, and all rights of Grantor under any such agreement.

"<u>Patents</u>" means all letters patent of any Governmental Authority, all registrations and recordings thereof, and all applications for letters patent of any Governmental Authority, and all reissues, continuations, divisions, continuations-in-part, renewals, or extensions thereof, and the inventions disclosed or claimed therein, including the right to make, use and/or sell the inventions disclosed or claimed therein.

"<u>Trademark License</u>" means any agreement, now or hereafter in effect, granting to any third party any right to use any Trademark now or hereafter owned by Grantor or which Grantor otherwise has the right to license, or granting to Grantor any right to use any Trademark now or hereafter owned by any third party, and all rights of Grantor under any such agreement.

"<u>Trademarks</u>" means all trademarks, service marks, trade names, corporate names, company names, business names, fictitious business names, trade styles, trade dress, logos, other source or business identifiers, designs and general intangibles of like nature, all registrations and recordings thereof, and all registration and recording applications filed with any Governmental Authority in connection therewith, and all extensions or renewals thereof, all goodwill associated therewith or symbolized thereby, all other assets, rights and interests that uniquely reflect or embody such goodwill, and all rights to use and/or sell any of the foregoing.

2. <u>Grant of Security Interest</u>. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, to secure all of the Indebtedness, Grantor does hereby mortgage, pledge and hypothecate to Secured Party, and grant to Secured Party a security interest in, all of the following property (the "<u>Intellectual Property Collateral</u>"), whether now owned or hereafter acquired by it:

(a) all Copyrights, all applications for Copyrights, and all Copyright Licenses, including all Copyrights, applications for Copyrights, and Copyright Licenses referred to on <u>Schedule A</u> attached hereto;

(b) all Patents, all applications for Patents, and all Patent Licenses, including all Patents, applications for Patents, and Patent Licenses referred to on <u>Schedule B</u> attached hereto;

(c) all Trademarks, all applications for Trademarks, and all Trademark Licenses, including all Trademarks, applications for Trademarks, and Trademark Licenses referred to on Schedule  $\underline{C}$  attached hereto; and

(d) all proceeds and products of the foregoing, including, without limitation, insurance payable by reason of loss or damage to the foregoing.

3. <u>Security Agreement</u>. This Agreement has been executed and delivered by Grantor for the purpose of registering the security interest of Secured Party in the Intellectual Property Collateral with the United States Copyright Office or the United States Patent and Trademark Office, as applicable, and corresponding offices in the United States and any state thereof. The security interest granted hereby has been granted as a supplement to, and not in limitation of, the security interest granted to Secured Party under the Security Agreement. The Security Agreement (and all rights and remedies of Secured Party thereunder) shall remain in full force and effect in accordance with its terms.

4. <u>Acknowledgment</u>. Grantor does hereby further acknowledge and affirm that the rights and remedies of Secured Party with respect to the security interest in the Intellectual Property Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which

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(including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein.

5. <u>Loan Document, etc.</u> This Agreement is a Loan Document executed pursuant to the Loan Agreement and shall (unless otherwise expressly indicated herein) be construed, administered and applied in accordance with the terms and provisions of the Loan Agreement.

6. <u>Counterparts</u>. This Agreement may be executed by the parties hereto in several counterparts, each of which shall be deemed to be an original and all of which shall constitute together but one and the same agreement.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

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PRIEFERT MFG. CO., INC., a Texas corporation

By: \_

Print Name: Bill Priefert Print Title:CEO

Intellectual Property Security Agreement - Signature Page

FROST BANK

By: \_\_\_\_\_\_ Print Name: \_\_\_\_\_\_ Print Title: Vice President

Intellectual Property Security Agreement - Signature Page

## Schedule A

# Copyright Collateral

None.

Schedule B

# Patent Collateral

Due Date	6/25/2016	None	None	4/17/2018	None	None	None	None
	Next Priority 1 Due: 3.5 Year Maintenance Fee Due-USA	Next Priority 1 Due: None	Next Priority 1 Due: None	Next Priority 1 Due: 11.5 2 Year Maintenance Fee Due- USA	Next Priority I Due: None 1	Next Priority 1 Duc: None N	Next Priority 1 Due: None 1	Next Priority 1 Due: None 1
Pat/Reg No., Issue/Reg Date	Issued: 12/25/2012 Pat. #: 8,336,862 Expires: 9/5/2029			Issued: 10/17/2006 Pat.#: 7,121,529 Expires: 5/5/2024	Issued: 10/16/1990 Pat. #: 4,962,953	Issued: 5/5/1992 Pat. #: 5,109,802 Expires: 3/18/2011		Issued: 5/14/2002 Pat. #: 6,386,519 B1 Expires: 8/27/2019
Status, Filing Date, App. Serial No. Pub. No. & Date	Issued Filed: 6/9/2009 Serial #: 12/481,463 Pub #: US-2009- 0302292-A1 Pub Date: 12/10/2009	Converted Filed: 6/9/2008 Serial#: 61/059,895	Converted Filed: 1/13/2003 Serial #: 60/439,702	Issued Filed: 12/19/2003 Serial #: 10/742,082	Issued Filed: 1/31/1990 Serial #: 472,877	Issued Filed: 3/18/1991 Serial #: 670,886	New Filed: No Date Serial #: None	Issued Filed: 8/27/1999 Serial #: 09/384,919
Title/ Client Name, Client Case #	Title: Fence Post Priefert Mfg. Co, Inc. P: Fence Post	Title: Fence Post Priefert Mfg. co., Inc. P: Fence Post	Title: Fence Wire Spool Decoiler Priefert Mfg. Co, Inc. Fence Wire Spool	Title: Fence Panel Including a Connector System for Interconnecting Multiple Panels Priefert Mfg. Co, Inc. P: G-Connector	Title: Animal Gate Latch Mechanism Priefert Mfg. Co, Inc. Gate Lock	Title: Animal Headgate with an Automatic Locking Mechanism Priefert Mfg. Co, Inc. P: Head Gate Patent	Title: No Title Priefert Mfg. Co, Inc. P: Horse Walker Frame	Title: Continuous Post and Rail Fence Priefert Mfg. Co, Inc. P: Ranch Rail Fe
Country	NS	NS	SU	SU	SU	NS	SU	NS
Case Type	US Patent	US Patent	US Patent	US Patent	US Patent	US Patent	US Patent	US Patent
Case Number	6592000/20720	6592000/2072P	6592000/20740P	6592000/23020	6592000/23620	6592000/26500	6592000/27460	6592000/62780

Case Number	Case	Country	Title/ Cliant Name Cliant Case #	Status, Filing Date, App. Serial No. D.,h No. & Doto	Pat/Reg No., Lecus/Day Date	Nové Domindou	DD.
6592000/67100	US Patent	US	Title: Rodeo Release Chute Apparatus Priefert Mfg. Co, Inc. P: Rodeo Release Chute Apparatus	Lisued Lisued Filed: 2/8/2007 Serial #: 11/703,865 Pub #: US-2007- 019520-A1 Puh Date: 8/30/2007	Issued: 4/27/2010 Pat. #: 7,703,415 Expires: 1/21/2028	Next Priority 1 Due: 7.5 Year Maintenance Fee Due-USA	10/27/2017
6592000/67100P	US Patent	NS	Title: Rodeo Release Chute Apparatus Prietert Mfg. Co, Inc. P: Rodeo Timing Apparatus	Converted Filed: 2/8/2006 Serial #: 60/771,343		Next Priority I Due: None	None
6592000/69420	US Patent	NS	Title: Sheeted Adjustable Alley Frame Priefert Mfg. Co, Inc. P: Sheeted Adjustable Alley Frame	Pending Filed: 8/30/2004 Serial #: 60/605,471		Next Priority 1 Due: None	None
6592000/69430	PCT	PCT	Title: Sheeted Adjustable Alley Frame Priefert Mfg. Co, Inc. FP(PCT): Sheeted Adjustable Alley Frame	Done Filed: 8/30/2005 Serial #: PCT/US05/30924 Pub #: WO 2006/026643 Pub Date: 5/7/2009		Next Priority 1 Due: None	None
6592000/70800 6592000/73680	US Patent US Patent	su US	Title: No Title Priefert Mfg. Co, Inc. P: Steer Pusher Title: Telephone Tractor Frame	New Filed: No Date Serial #: None Issued	Issued: 11/29/1994	Next Priority 1 Due: None Next Priority 1 Due: None	None
6592000/7650P	US Patent	SU	Priefert Mfg. Co, Inc. P: Telephone Tra Title: Calf Chute Priefert Mfg. Co, Inc. P. Calf Romine Chute Tailoate	Filed: 6/21/1993 Serial #: 08/078,344 Converted Filed: 10/3/2008 Serial #: 61/107 567	Pat. #: 5,368,121 Expires: 6/21/2013	Next Priority 1 Due: None	None
6592000/7700	US Patent	US	Title: Calf Table #18 Priefert Mfg. Co, Inc. Calf Table #18	Filed: No Date Serial #: None	Issued: No Date Pat. #: None	Next Priority 1 Due: None	None
6592000/87100	US Patent	SU	Title: Willingham #1-Litter Gitter Priefert Mfg. Co, Inc. Willingham #1-Li	Issued Filed: 7/30/1990 Serial #: 559,719		Next Priority 1 Due: None	None

Schedule C

Trademark Collateral

				Status, Filing Date,			
Case Number	Case Type	Country	Title/ Client Name, Client Case #	App. Serial No. Pub. No. & Date	Pat/Reg No., Issue/Reg Date	Next Reminder	Due Date
6592000/40800	US Trademark	ns	Title: Litter Saver Priefert Mfg. Co, Inc. TM: Litter Saver	Registered Filed: 7/16/1990 Serial #: 74/078.501	Registered: 6/11/1991 Reg. #: 1.647.209	Next Priority 1 Due: File Trademark Renewal-USA	6/11/2021
6592000/69920	US Trademark	ns	Title: Slide & Glide Priefert Mfg. Co, Inc. TM: Slide & Glide	Registered Filed: 7/7/2008 Serial #: 77/515,587	Registered: 2/17/2009 Reg. #: 3,575,724	Next Priority 1 Due: Section 8 or 71 Renewal Due-USA	2/17/2015
6592000/7250	US Trademark	US	Title: Built by ranchers, for ranchers Priefert Mfg. Co, Inc. TM: Built by ranchers, for ranchers	Registered Filed: 4/6/2007 Serial #: 77/150,404	Registered: 12/16/2008 Reg. #: 3,545,792	Next Priority 1 Due: Section 8 or 71 Renewal Due-USA	12/16/2014
6592000/87101	US Trademark	ns	Title: Arena Master Priefert Mfg. Co, Inc. TM: Arena Master	Registered Filed: 3/13/2009 Serial #: 77/690,488	Registered: 9/29/2009 Reg. #: 3,689,168	Next Priority 1 Due: Section 8 or 71 Renewal Due-USA	9/29/2015
6592000/87108	US Trademark	NS	Title: Priefert's Backwoods Bloodline Priefert Mfg. Co, Inc. TM: Priefert's Backwoods Bloodline	Registered Filed: 8/30/2012 Serial #: 85/717,044	Registered: 5/7/2013 Reg. #: 4,331,543	Next Priority 1 Due: Section 8 or 71 Renewal Due-USA	5/7/2019
6592000/87109	US Trademark	US	Title: BLOODLINE LOGO Priefert Mfg. Co, Inc. TM: PRIEFERT'S BACKWOODS BLOODLINE (LOGO)	Registered Filed: 10/30/2012 Serial #: 85/766,770	Registered: 1/7/2014 Reg. #: 4,463,862	Next Priority 1 Due: Section 8 or 71 Renewal Due-USA	1/7/2020
6592000/87113	US Trademark	NS	Title: 360 lightning (logo) Priefert Mfg. Co, Inc. TM: 360 lightning (logo)	Registered Filed: 6/7/2013 Serial #: 85/953,573	Registered: 1/21/2014 Reg. #: 4,470,240	Next Priority 1 Due: Section 8 or 71 Renewal Due-USA	1/21/2020

RECORDED: 07/07/2014