## 503154081 01/28/2015 PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE: NATURE OF CONVEYANCE:		NEW ASSIGNMENT   ASSIGNMENT		
				CONVEYING PARTY D
		Name	Execution Date	
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DOREL FRANCE SAS			01/27/2015	
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PROPERTY NUMBERS	Total:	1	_	
Property Type		Number		
Application Number:		14399102		
	ΔΤΑ			
Fax Number:		(317)231-7433		

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

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NAME OF SUBMITTER:	RICHARD A. REZEK			
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DATE SIGNED:	01/28/2015			
Total Attachments: 2				
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## PATENT ASSIGNMENT

This Patent Assignment is made by and between **DOREL FRANCE SAS**, a French Corporation, located at ZI 9, Boulevard du Poitou, BP 905, Cholet, F-49309, France, **DOREL FRANCE**, a French Corporation, located at ZI 9, Boulevard du Poitou, BP 905, Cholet, F-49309, France ("Assignors"), and **DOREL JUVENILE GROUP**, INC., a Massachusetts Commonwealth Corporation located at 25 Forbes Boulevard, Suite 4, Foxboro, MA 02035, U.S.A. ("Assignee");

WHEREAS, Assignors are the owners of the entire right, title and interest in and to U.S. patent application no. 14/399,102, filed November 5, 2014, entitled: CHILD CAR SEAT WITH HEIGHT-ADJUSTABLE SEAT CUSHION (the "Patent Rights");

WHEREAS, Assignee is desirous of acquiring the entire right, title and interest in and to the Patent Rights; and

NOW, THEREFORE, for and in consideration of the sum of ten US dollars (\$10.00) and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

Section 1.1 Patent Assignment Assignors hereby sell, transfer, convey, assign and deliver to Assignee, and Assignee hereby purchases and accepts from Assignors, all of Assignors' rights, title and interest in the patent application, all priority rights thereto, all continuations, continuations-in-part, divisions, reexaminations and reissues thereof, all letters patent that issue therefrom, and in and to the inventions described and claimed therein, together with the right to recover past, present and future damages for all infringements thereof, including, but not limited to, the exclusive rights to (a) bring actions, defend against or otherwise recover for infringements, and the right to the profits or damages due or accrued, arising out of or in connection with any and all past, present or future infringements of the patents, (b) apply for, make filings with respect to and maintain all issuances, renewals and extensions thereof, and (c) all other rights of any kind whatsoever of Assignors accruing thereunder

Section 1.3 <u>Acknowledgement</u>. Assignors hereby acknowledge and agree that from and after the execution date hereof, as between the Parties, Assignee shall be the exclusive owner of the Patent Rights.

Section 1.4 <u>Cooperation</u>. This Assignment has been executed and delivered by the Assignors to be used for recording the Assignment herein with the appropriate government entity. At Assignee's sole cost and expense, Assignors shall execute and deliver such other documents and take all other actions which Assignee, its successors and/or assigns may reasonably request to effect the terms of this Assignment and to perfect Assignee's right, title and interest in and to the Patent Rights, including, without limitation, its recordation in relevant state and national patent offices.

Section 1.5 <u>General Provisions</u>. This Assignment constitutes the entire understanding and agreement of the parties hereto with respect to the subject matter hereof and supersedes all prior and contemporaneous agreements or understandings, inducements or conditions, express or implied, written or oral, between and among the parties with respect hereto. This Assignment

## Patent Assignment

may not be supplemented, altered, or modified in any manner except by a writing signed by all parties hereto. The failure of any party to enforce any terms or provisions of this Assignment shall not waive any of its rights under such terms or provisions. This Assignment shall bind and inure to the benefit of the respective parties and their assigns, transferees and successors.

Section 1.6 <u>Counterparts</u>. This Assignment may be executed in counterparts, each of which will be an original as regards any party whose signature appears thereon and both of which together will constitute one and the same instrument.

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

Acknowledged and agreed to by:

DOREL FRANCE SAS Frederic HAUSEMER fitte: Directeur Qualité DOREL Europe.

channec .S Witness Name: Stephanie GRANNEC

## DOREL FRANCE

Name: Friederic MAUSERER Title: Dirocheus Qualife Dorel Emple. Witness Name: stephanie GRANNEC.

**RECORDED: 01/28/2015**