PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3763071

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
THOMAS MONTOYA	07/13/2015
MARK WURZEL	07/13/2015
DAVID SANK	07/14/2015
LAWRENCE WURZEL	07/14/2015
STEVEN NAGLE	08/11/2015
ROBERT DELAURO	07/13/2015
BARBARA RIORDAN	07/06/2015
HANIF CHUNG-YING	07/14/2015
JUDITH LEVIN	07/13/2015
CHRISTA HARRISON	07/14/2015
ANDREW IRWIN	07/27/2015
DUANE SAXTON	08/09/2015
KEVIN BLAKELOCK	07/27/2015
KENNETH ANTES	07/27/2015
MARK WHATLEY	07/27/2015
RONALD BEILIN	08/07/2015
BARNETT TESSLER	08/10/2015

RECEIVING PARTY DATA

Name:	CALICO COTTAGE, INC.
Street Address:	210 NEW HIGHWAY
City:	AMITYVILLE
State/Country:	NEW YORK
Postal Code:	11701-1116

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14974690

CORRESPONDENCE DATA

Fax Number: (212)575-0671

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

503716430 REEL: 037864 FRAME: 0496

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

 Phone:
 2127929200

 Email:
 dxo@cll.com

Correspondent Name: MARK MONTAGUE

Address Line 1: 1133 AVENUE OF THE AMERICA COWAN, LIEBOWITZ & LATMAN, P.C.

Address Line 4: NEW YORK, NEW YORK 10036

ATTORNEY DOCKET NUMBER: 27587-006-US1-DIV	
NAME OF SUBMITTER:	MARK MONTAGUE
SIGNATURE:	/Mark Montague/
DATE SIGNED:	03/01/2016

Total Attachments: 8

source=006-US1-DIV-Executed-Assignments#page1.tif source=006-US1-DIV-Executed-Assignments#page2.tif source=006-US1-DIV-Executed-Assignments#page3.tif source=006-US1-DIV-Executed-Assignments#page4.tif source=006-US1-DIV-Executed-Assignments#page5.tif source=006-US1-DIV-Executed-Assignments#page6.tif source=006-US1-DIV-Executed-Assignments#page7.tif

source=006-US1-DIV-Executed-Assignments#page8.tif

FOR ONE DOLLAR (\$1.00) and other valuable and sufficient consideration, the receipt of which is hereby acknowledged, we

Thomas MONTOYA, Mark WURZEL, David SANK, Lawrence WURZEL, Robert DELAURO, Barbara RIORDAN, Hanif CHUNG-YING, Judith LEVIN, and Christa HARRISON

being co-inventors of certain developments, improvements and inventions in

ROASTING AND GLAZING APPARATUS

for which a United States Non-Provisional Patent Application, application no. 14/729,747, was filed on June 3, 2015, and for which one or more United States Non-Provisional Patent Applications, International Patent Cooperation Treaty (PCT) Patent Applications, and/or non-U.S. Patent Applications are to be filed (all said applications, collectively, the "Patent Applications"), hereby assign unto

CALICO COTTAGE, INC.

a company organized under the laws of the State of New York, having a principal place of business at 210 New Highway, Amityville, New York 11701-1116 ("Assignee"), its successors and assigns, our entire right, title and interest in and to said developments, improvements, inventions and Patent Applications, and all divisions, continuations, continuation-in-parts, reissues, national phases, extensions and priority applications thereof; and to all Letters Patents that may be granted thereon in all countries; said developments, improvements, inventions, Patent Applications, and Letters Patents to be held and enjoyed by said Assignee for its own use and behoove and for the use and behoove of its successors and assigns, to the full end of the term for which said Letters Patents or other rights of protection may be granted, as fully and as entirely as the same would have been held and enjoyed by us had this assignment and sale not been made.

AND WE COVENANT, AGREE AND WARRANT that we have full and unencumbered title to the invention hereby assigned, and we further covenant and agree that we will, at any time upon request, without further compensation, execute and deliver any and all papers or instruments that in the opinion of the Assignee may be necessary or desirable to secure said Assignee the full enjoyment of the rights and properties herein conveyed or intended to be conveyed.

IN WITNESS WHEREOF, we have hereunto set our hand and seal:

Inventor Thomas MONTOYA

Execution Date

Vitness

Inventor Witness David SANK Inventor Lawrence WURZEL Inventor Robert DELAURO Barbara RIORDAN Witness Hanil CHUNG-YING Witness Judith LEVIN Inventor

Inventor

Christa HARRISON

FOR ONE DOLLAR (\$1.00) and other valuable and sufficient consideration, the receipt of which is hereby acknowledged, I

Steven NAGLE

being a co-inventor of certain developments, improvements and inventions in

ROASTING AND GLAZING APPARATUS

for which a United States Non-Provisional Patent Application, application no. 14/729,747, was filed on June 3, 2015, and for which one or more United States Non-Provisional Patent Applications, International Patent Cooperation Treaty (PCT) Patent Applications, and/or non-U.S. Patent Applications are to be filed (all said applications, collectively, the "Patent Applications"), hereby assign unto

CALICO COTTAGE, INC.

a company organized under the laws of the State of New York, having a principal place of business at 210 New Highway, Amityville, New York 11701-1116 ("Assignee"), its successors and assigns, my entire right, title and interest in and to said developments, improvements, inventions and Patent Applications, and all divisions, continuations, continuation-in-parts, reissues, national phases, extensions and priority applications thereof; and to all Letters Patents that may be granted thereon in all countries; said developments, improvements, inventions, Patent Applications, and Letters Patents to be held and enjoyed by said Assignee for its own use and behoove and for the use and behoove of its successors and assigns, to the full end of the term for which said Letters Patents or other rights of protection may be granted, as fully and as entirely as the same would have been held and enjoyed by me had this assignment and sale not been made.

AND I COVENANT, AGREE AND WARRANT that I have full and unencumbered title to the invention hereby assigned, and I further covenant and agree that I will, at any time upon request, without further compensation, execute and deliver any and all papers or instruments that in the opinion of the Assignee may be necessary or desirable to secure said Assignee the full enjoyment of the rights and properties herein conveyed or intended to be conveyed.

IN WITNESS WHEREOF, I have hereunto set my hand and seal:

Inventor Steven NAGLE Execution Date Witness

FOR ONE DOLLAR (\$1.00) and other valuable and sufficient consideration, the receipt of which is hereby acknowledged, I

Duane SAXTON

being a co-inventor of certain developments, improvements and inventions in

ROASTING AND GLAZING APPARATUS

for which a United States Non-Provisional Patent Application, application no. 14/729,747, was filed on June 3, 2015, and for which one or more United States Non-Provisional Patent Applications, International Patent Cooperation Treaty (PCT) Patent Applications, and/or non-U.S. Patent Applications are to be filed (all said applications, collectively, the "Patent Applications"), hereby assign unto

CALICO COTTAGE, INC.

a company organized under the laws of the State of New York, having a principal place of business at 210 New Highway, Amityville, New York 11701-1116 ("Assignee"), its successors and assigns, my entire right, title and interest in and to said developments, improvements, inventions and Patent Applications, and all divisions, continuations, continuation-in-parts, reissues, national phases, extensions and priority applications thereof; and to all Letters Patents that may be granted thereon in all countries; said developments, improvements, inventions, Patent Applications, and Letters Patents to be held and enjoyed by said Assignee for its own use and behoove and for the use and behoove of its successors and assigns, to the full end of the term for which said Letters Patents or other rights of protection may be granted, as fully and as entirely as the same would have been held and enjoyed by me had this assignment and sale not been made.

AND I COVENANT, AGREE AND WARRANT that I have full and unencumbered title to the invention hereby assigned, and I further covenant and agree that I will, at any time upon request, without further compensation, execute and deliver any and all papers or instruments that in the opinion of the Assignee may be necessary or desirable to secure said Assignee the full enjoyment of the rights and properties herein conveyed or intended to be conveyed.

IN WITNESS WHEREOF, I have hereunto set my hand and seal:

ventor Duane SAXTON Execution Date Witness

FOR ONE DOLLAR (\$1.00) and other valuable and sufficient consideration, the receipt of which is hereby acknowledged, we

Andrew IRWIN, Kevin BLAKELOCK, and Kenneth ANTES

being co-inventors of certain developments, improvements and inventions in

ROASTING AND GLAZING APPARATUS

for which a United States Non-Provisional Patent Application, application no. 14/729,747, was filed on June 3, 2015, and for which one or more United States Non-Provisional Patent Applications, International Patent Cooperation Treaty (PCT) Patent Applications, and/or non-U.S. Patent Applications are to be filed (all said applications, collectively, the "Patent Applications"), hereby assign unto

CALICO COTTAGE, INC.

a company organized under the laws of the State of New York, having a principal place of business at 210 New Highway, Amityville, New York 11701-1116 ("Assignee"), its successors and assigns, our entire right, title and interest in and to said developments, improvements, inventions and Patent Applications, and all divisions, continuations, continuation-in-parts, reissues, national phases, extensions and priority applications thereof; and to all Letters Patents that may be granted thereon in all countries; said developments, improvements, inventions, Patent Applications, and Letters Patents to be held and enjoyed by said Assignee for its own use and behoove and for the use and behoove of its successors and assigns, to the full end of the term for which said Letters Patents or other rights of protection may be granted, as fully and as entirely as the same would have been held and enjoyed by us had this assignment and sale not been made.

AND WE COVENANT, AGREE AND WARRANT that we have full and unencumbered title to the invention hereby assigned, and we further covenant and agree that we will, at any time upon request, without further compensation, execute and deliver any and all papers or instruments that in the opinion of the Assignee may be necessary or desirable to secure said Assignee the full enjoyment of the rights and properties herein conveyed or intended to be conveyed.

IN WITNESS WHEREOF, we have hereunto set our hand and seal:

andrew Irwin	7/27/15	Kevin Bk Kelock
Inventor Andrew IRWIN	Execution Date	Witness
N KULL	7/27/15	Andrew Irwin
Inventor Kevin BLAKELOCK	Execution/Date	Witness
Olmand and	7/27/15	Andrew Irnin
Inventor Kenneth ANTES	Execution Date	Witness

FOR ONE DOLLAR (\$1.00) and other valuable and sufficient consideration, the receipt of which is hereby acknowledged, I

Mark WHATLEY

being a co-inventor of certain developments, improvements and inventions in

ROASTING AND GLAZING APPARATUS

for which a United States Non-Provisional Patent Application, application no. 14/729,747, was filed on June 3, 2015, and for which one or more United States Non-Provisional Patent Applications, International Patent Cooperation Treaty (PCT) Patent Applications, and/or non-U.S. Patent Applications are to be filed (all said applications, collectively, the "Patent Applications"), hereby assign unto

CALICO COTTAGE, INC.

a company organized under the laws of the State of New York, having a principal place of business at 210 New Highway, Amityville, New York 11701-1116 ("Assignee"), its successors and assigns, my entire right, title and interest in and to said developments, improvements, inventions and Patent Applications, and all divisions, continuations, continuation-in-parts, reissues, national phases, extensions and priority applications thereof; and to all Letters Patents that may be granted thereon in all countries; said developments, improvements, inventions, Patent Applications, and Letters Patents to be held and enjoyed by said Assignee for its own use and behoove and for the use and behoove of its successors and assigns, to the full end of the term for which said Letters Patents or other rights of protection may be granted, as fully and as entirely as the same would have been held and enjoyed by me had this assignment and sale not been made.

AND I COVENANT, AGREE AND WARRANT that I have full and unencumbered title to the invention hereby assigned, and I further covenant and agree that I will, at any time upon request, without further compensation, execute and deliver any and all papers or instruments that in the opinion of the Assignee may be necessary or desirable to secure said Assignee the full enjoyment of the rights and properties herein conveyed or intended to be conveyed.

IN WITNESS WHEREOF, I have hereunto set my hand and seal:

	no What		
inventor	Mark WHATLEY	Execution Date	Witness
	*V\$ 22 E S4	The state of the s	(738.44.0

FOR ONE DOLLAR (\$1.00) and other valuable and sufficient consideration, the receipt of which is hereby acknowledged, I

Ronald BEILIN

being a co-inventor of certain developments, improvements and inventions in

ROASTING AND GLAZING APPARATUS

for which a United States Non-Provisional Patent Application, application no. 14/729,747, was filed on June 3, 2015, and for which one or more United States Non-Provisional Patent Applications, International Patent Cooperation Treaty (PCT) Patent Applications, and/or non-U.S. Patent Applications are to be filed (all said applications, collectively, the "Patent Applications"), hereby assign unto

CALICO COTTAGE, INC.

a company organized under the laws of the State of New York, having a principal place of business at 210 New Highway, Amityville, New York 11701-1116 ("Assignee"), its successors and assigns, my entire right, title and interest in and to said developments, improvements, inventions and Patent Applications, and all divisions, continuations, continuation-in-parts, reissues, national phases, extensions and priority applications thereof; and to all Letters Patents that may be granted thereon in all countries; said developments, improvements, inventions, Patent Applications, and Letters Patents to be held and enjoyed by said Assignee for its own use and behoove and for the use and behoove of its successors and assigns, to the full end of the term for which said Letters Patents or other rights of protection may be granted, as fully and as entirely as the same would have been held and enjoyed by me had this assignment and sale not been made.

AND I COVENANT, AGREE AND WARRANT that I have full and unencumbered title to the invention hereby assigned, and I further covenant and agree that I will, at any time upon request, without further compensation, execute and deliver any and all papers or instruments that in the opinion of the Assignee may be necessary or desirable to secure said Assignee the full enjoyment of the rights and properties herein conveyed or intended to be conveyed.

IN WITNESS WHEREOF, I have hereunto set my hand and seal:

Inventor Ronald BEILIN

Execution Date

Witness

FOR ONE DOLLAR (\$1,00) and other valuable and sufficient consideration, the receipt of which is hereby acknowledged, I

Barnett TESSLER

being a co-inventor of certain developments, improvements and inventions in

ROASTING AND GLAZING APPARATUS

for which a United States Non-Provisional Patent Application, application no. 14/729,747, was filed on June 3, 2015, and for which one or more United States Non-Provisional Patent Applications, International Patent Cooperation Treaty (PCT) Patent Applications, and/or non-U.S. Patent Applications are to be filed (all said applications, collectively, the "Patent Applications"), hereby assign unto

CALICO COTTAGE, INC.

a company organized under the laws of the State of New York, having a principal place of business at 210 New Highway, Amityville, New York 11701-1116 ("Assignee"), its successors and assigns, my entire right, title and interest in and to said developments, improvements, inventions and Patent Applications, and all divisions, continuations, continuation-in-parts, reissues, national phases, extensions and priority applications thereof; and to all Letters Patents that may be granted thereon in all countries; said developments, improvements, inventions, Patent Applications, and Letters Patents to be held and enjoyed by said Assignee for its own use and behoove and for the use and behoove of its successors and assigns, to the full end of the term for which said Letters Patents or other rights of protection may be granted, as fully and as entirely as the same would have been held and enjoyed by me had this assignment and sale not been made.

AND I COVENANT, AGREE AND WARRANT that I have full and unencumbered title to the invention hereby assigned, and I further covenant and agree that I will, at any time upon request, without further compensation, execute and deliver any and all papers or instruments that in the opinion of the Assignee may be necessary or desirable to secure said Assignee the full enjoyment of the rights and properties herein conveyed or intended to be conveyed.

IN WITNESS WHEREOF, I have hereunto set my hand and seal:

Inventor Harmott TESSIED

RECORDED: 03/01/2016

Execution Date

Witness