503906614 07/08/2016

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3953265

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
JERALD LEROY KLEIN	06/29/2016

RECEIVING PARTY DATA

Name:	JULIA HOPE KLEIN
Street Address:	P.O. BOX 1362
City:	GRAND JUNCTION
State/Country:	COLORADO
Postal Code:	81502

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	29509982

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 855-818-3663

Email: patents@dbllawyers.com

Correspondent Name: DUNLAP BENNETT & LUDWIG PLLC

Address Line 1: 211 CHURCH STREET, S.E. Address Line 4: LEESBURG, VIRGINIA 20175

ATTORNEY DOCKET NUMBER:	510050062-DG	
NAME OF SUBMITTER:	KERRY A. BITTER	
SIGNATURE:	/Kerry A. Bitter/	
DATE SIGNED:	07/08/2016	

Total Attachments: 2

source=Assignment_510050062-DG_Klein#page1.tif source=Assignment_510050062-DG_Klein#page2.tif

PATENT 503906614 REEL: 039107 FRAME: 0498

United States Patent Application Attorney Docket No.: 510050062-DG First Named Inventor: Julia Hope KLEIN

<u>ASSIGNMENT</u>

This Agreement is by and between Jerald Leroy KLEIN ("Assignors") and Julia Hope KLEIN ("Assignees").

WHEREAS, Assignors and Assignees, have co-invented a certain new and useful inventive ornamental design for a functional article (the "Design") entitled SPROT PACK, filed November 24, 2014, as application number 29/509,982, and identified by attorney docket number 510050062-DG; and

WHEREAS, Assignees, wish to acquire the entire rights, title, and interest in the Design and the resulting Patent;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, ASSIGNORS does hereby sell, assign and transfer unto ASSIGNEES, their successors, assigns, and legal representatives, their entire right, title and interest in and to the aforesaid application, to the Design as described in the aforesaid application, and to any formal application which may be filed based in whole or in part on the aforesaid application, in the United States and all foreign countries, together with the right of priority under any international conventions, treaties and/or agreements to which the United States currently adheres and adheres to in the future, and hereby authorizes and requests the Commissioner of Patents to issue said Letters Patent to ASSIGNEES, for the sole use and benefit of ASSIGNEES, its successors, assigns, and legal representatives;

AND ASSIGNORS authorizes ASSIGNEES, their successors, assigns, and legal representatives, or anyone it may properly designate, to apply for Letters Patent, in their own name if desired, in any and all foreign countries, and additionally to claim the filing date of aforesaid application and/or otherwise take advantage of the provisions of any international convention, treaty and/or agreement;

AND ASSIGNORS FURTHERMORE authorizes ASSIGNEES, their successors, assigns, and legal representatives, or anyone it may properly designate, to insert in this instrument the filing date and/or serial number of said application when ascertained;

AND ASSIGNORS AGREEING, FURTHERMORE, upon request of ASSIGNEES, and without further remuneration, but at no expense to ASSIGNORS, that ASSIGNORS or ASSIGNORS' executors or administrators will provide all reasonable assistance to obtain,

Page 1 of 2

maintain, and assert the fullest measure of legal protection that ASSIGNEES desires to obtain or assert for the design, any related designs, any formal application based thereon, and any resulting patents, including executing any and all papers desired by ASSIGNEES for the filing and granting of formal applications, the perfecting of title in ASSIGNEES, and in enforcing any rights in the design, any related designs, and any formal application or patent based thereon.

If any provision of this assignment is held by any court to be unenforceable, such provision shall be interpreted to accomplish the objectives of the original provision to the fullest extent allowed by law and the remainder of this assignment shall remain in full force and effect.

EXECUTED as of the date(s) written below by ASSIGNORS:

Jerald Lerov KLEIN

Date: 6-29-2016

Page 2 of 2