PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4397652

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
THEODORE JOSEPH SIEGEL	04/26/2017
JOSHUA JAMES KROHN	04/27/2017
KEDAR SATISH SHINDE	04/27/2017

RECEIVING PARTY DATA

Name:	HORIZON GLOBAL AMERICAS INC.
Street Address:	47912 HALYARD DRIVE
City:	PLYMOUTH
State/Country:	MICHIGAN
Postal Code:	48170

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	29558724

CORRESPONDENCE DATA

Fax Number: (216)348-5474

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: 216-348-5400

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Correspondent Name: MCDONALD HOPKINS LLC
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Address Line 2: SUITE 2100

Address Line 4: CLEVELAND, OHIO 44114-2653

ATTORNEY DOCKET NUMBER:	25475-00336	
NAME OF SUBMITTER:	TODD A. BENNI	
SIGNATURE:	/Todd A. Benni/	
DATE SIGNED:	05/04/2017	
	This document serves as an Oath/Declaration (37 CFR 1.63).	

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COMBINED ASSIGNMENT AND DECLARATION OF PATENT APPLICATION

Assignment of Patent Application

Whereas, I, Theodore Joseph Siegel, having an address at 6809 Mayfield Road, Apt. 956,

Mayfield Heights, Ohio 44124, United States of America; Joshua James Krohn, having an

address at 2754 Oakwood Drive, Cuyahoga Falls, Ohio 44221, United States of America; and

Kedar Satish Shinde, B/107, Poojadham CHS, Vaishali Nagar, S.P. Road, Dahisar East,

Mumbai, 400068, India; hereinafter referred to as the "Assignor," have invented, a new and

useful invention entitled "UNIVERSAL JACK MOUNTS," for which U.S. Design Application

No. 29/558,724 was filed on March 21, 2016 having Attorney Docket No.: 25475-00336; and

any subsequent applications filed in connection with the above invention (the "Patent").

Whereas, Cequent Consumer Products, Inc., having an address at 29000-2 Aurora Road,

Solon, Ohio 44139, United States of America, hereinafter referred to as "Assignee," is desirous

of acquiring the entire right, title and interest in and to said Patent;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of

which are hereby acknowledged, I, the Assignor, by these presents do sell, assign and transfer

unto Assignee, its successors and assigns, the full and exclusive right to the Patent and all letters

patent of foreign countries which may be or have been issued on the invention disclosed in the

Patent, all divisions, reissues, and continuations thereof, and all inventions disclosed therein,

together with all claims for damages by reason of past or future infringement, with the right to

sue for and collect the same for the use and benefit of Assignee and its successors and assigns.

Assignor warrants that he is the exclusive owner of the entire legal and equitable interest

in the Patent and the invention disclosed therein, free and clear of all liens and encumbrances:

and that he has full power, authority, and capacity to make this Assignment to Assignee.

(6679991.)

Assignor covenants and agrees, for himself and for his successors and assigns that, at Assignee's

request. Assignor will cause to be executed and delivered any applications, affidavits,

assignments, and other instruments as may be deemed necessary or desirable by Assignee to

secure for or vest in Assignee, its successors or assigns, all right, title, and interest in and to any

application, patent, or other right or property covered by this assignment, including the right to

apply for and obtain patents in foreign countries under the provisions of the International

Convention; and Assignors hereby request and authorize the United States Commissioner of

Patents and Trademarks to issue any and all United States patents granted on the Patent to

Assignee as owner of the entire right, title, and interest in and to the same, and authorizes

appropriately empowered officials of foreign countries to issue any letters patent granted on the

Patent to Assignee as owner of the entire right, title, and interest in and to the same.

<u>Declaration (37 Cfr 1.63) For Utility Or Design Application</u> Using An Application Data Sheet (37 Cfr 1.76)

Title of Invention: UNIVERSAL JACK MOUNTS

As the below named inventor, I hereby declare that this declaration is directed to the

attached application.

The above-identified application was made or authorized to be made by me.

I believe that I am the original inventor or an original joint inventor of a claimed

invention in the application.

I hereby state that I have reviewed and understand the contents of the above-identified

specification, including the claims, as amended by any amendment specifically referred to above.

I acknowledge the duty to disclose to the United States Patent and Trademark Office all

information known to me to be material to patentability as defined in 37 CFR §1.56, including

for continuation-in-part applications, material information which became available between the

(6679991:)

filing date of the prior application and the national or PCT international filing date of the

continuation application.

I hereby acknowledge that any willful false statement made in this declaration is

punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or

both.

[Signature pages follow.]

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(6679991:)

Legal Name of Inventor: Theodore Joseph Siegel

By:
Theodore Joseph Siegel

Date: 4-26-17

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(6679991:)

Legal Name of Inventor: Joshua James Krohn

By: Joshua James Krohn

Date: 04-27-17

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Legal Name of Inventor: Kedar Satish Shinde

Вуз

Kedar Satish Shinde

Dates

27th APRIL 2017

{6679991:}

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Delaware The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"CEQUENT CONSUMER PRODUCTS, INC.", AN OHIO CORPORATION, WITH AND INTO "CEQUENT PERFORMANCE PRODUCTS, INC." UNDER THE NAME OF "HORIZON GLOBAL AMERICAS INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON THE THIRD DAY OF JANUARY, A.D. 2017, AT 3:09 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



Authentication: 201806032

Date: 01-03-17

State of Delaware
Secretary of State
Division of Corporations
Delivered 03:09 PM 01/03/2017
FILED 03:09 PM 01/03/2017
SR 20170019281 - File Number 2231485

CERTIFICATE OF MERGER OF

CEQUENT CONSUMER PRODUCTS, INC. INTO CEQUENT PERFORMANCE PRODUCTS, INC.

Pursuant to Section 252 of the General Corporation Law of the State of Delaware and Section 1701.79 of the Ohio Revised Code, the undersigned corporation does hereby certify that:

FIRST: The constituent entities (the "Constituent Entities") participating in the merger herein certified (the "Merger") are:

- (i) Cequent Consumer Products, Inc., which is incorporated under the laws of the State of Ohio ("<u>CCPI</u>"); and
- (ii) Cequent Performance Products, Inc., which is incorporated under the laws of the State of Delaware (the "Company").

SECOND: The Agreement and Plan of Merger, dated as of December 31, 2016 by and between CCPI and the Company (the "Merger Agreement") has been authorized, approved, adopted, certified, executed and acknowledged by each of the Constituent Entities in accordance with the applicable provisions of the General Corporation Law of the State of Delaware and the Ohio Revised Code.

THIRD: The Company shall be the surviving corporation in the Merger (the "Surviving Corporation"). The name of the Surviving Corporation shall be amended to Horizon Global Americas Inc.

FOURTH: The certificate of incorporation of the Company in effect at the Effective Time (as defined below) shall be the certificate of incorporation of the Surviving Corporation.

FIFTH: The Merger Agreement is on file at the principal place of business of the Surviving Corporation. The address of the principal place of business of the Surviving Corporation is 47912 Halyard Drive, Plymouth, Michigan 48170.

SIXTH: A copy of the Merger Agreement will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of any constituent corporation.

SEVENTH: The Merger shall become effective on December 31, 2016 for accounting purposes only, and effective for all other purposes upon the filing of this Certificate of Merger with the Secretary of State of the State of Delaware (the "Effective Time").

EIGHTH: CCPI is authorized to issue 2,000 common shares, without par value,

[The remainder of this page is intentionally left blank.]

IN WITNESS WHEREOF, the undersigned corporation has caused this Certificate of Merger to be duly executed by its authorized officer.

Dated: December 30, 2016

CEQUENT PERFORMANCE PRODUCTS, INC.

By:

Name: Jay Goldbaum

Title: Vice President and Secretary

[Signature page to Certificate of Merger]

NAI-1501037629v6

RECORDED: 05/04/2017