504615967 10/27/2017

PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
JEFFERY J. HENDERSON	09/26/2017
ROBIN C. LEE	09/26/2017
JAMES ALEXANDER MCFARLANE	09/06/2017

RECEIVING PARTY DATA

Name:	LEE VALLEY TOOLS LTD.
Street Address:	1090 MORRISON DRIVE
City:	OTTAWA, ONTARIO
State/Country:	CANADA
Postal Code:	K2H 1C2

PROPERTY NUMBERS Total: 2

Property Type	Number
Application Number:	29623332
Application Number:	29623337

CORRESPONDENCE DATA

Fax Number: (404)541-3111

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: 404-815-6500

Email: landrew@kilpatricktownsend.com

KILPATRICK TOWNSEND & STOCKTON LLP MAILS **Correspondent Name:**

Address Line 1: 1100 PEACHTREE STREET

Address Line 2: **SUITE 2800**

Address Line 4: ATLANTA, GEORGIA 30309

ATTORNEY DOCKET NUMBER:	0L3440-1018333; 1035146	
NAME OF SUBMITTER:	LESLEY L. ANDREW	
SIGNATURE:	/Lesley L. Andrew/	
DATE SIGNED:	10/27/2017	

Total Attachments: 6

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ASSIGNMENT

(Patent Application)

We, the undersigned, have invented certain inventions and improvements disclosed in the following design patent applications entitled

SUPPLIES AND ADDITION OF SECURISE

ACHERTICAN DOLLANT			
filed on October 24, 2017			
and assigned U.S. Application Nos. 29/623,332	and	29/623,337	··

For one dollar (\$1.00) and other good and valuable consideration, the receipt and sufficiency of which I acknowledge, we:

- Agree to assign, transfer, convey, and sell, hereby assign, transfer, convey, and sell and have assigned, transferred, conveyed, and sold to Lee Valley Tools Ltd., a Canadian corporation having a principal place of business at 1090 Morrison Drive, Ottawa, Ontario, Canada K2H 1C2 ("Assignee"), the entire right, title, and interest in and to:
 - (a) all intellectual property (including, without limitation, any innovation, information, invention, discovery, product, process, work or design) disclosed, embodied, shown, or claimed in the above-referenced patent applications, implicitly or explicitly;
 - (b) the above-referenced patent applications, the right to claim priority to the above-referenced patent applications, all applications based in whole or in part upon the above-referenced patent applications, including, without limitation, all applications that are a provisional, non-provisional, design, divisional, continuation, continuation-in-part, registration, utility model, industrial design, reissue, renewal, substitute, extension, reexamination, post-grant review, inter partes review, supplemental examination or non-U.S. patent application or application for other rights based in whole or in part on the above-referenced patent applications;
 - (c) all patents (including, without limitation, all U.S. and non-U.S. patents, registrations, utility models, industrial designs, design patents, counterparts, continuations, continuations-in-part, divisionals, reissues, renewals, substitutes, extensions, reexaminations, post-grant reviews, inter partes reviews and supplemental examinations) that are granted or issued upon, or that claim priority to, any and all applications described in (b) of this paragraph or that disclose or claim intellectual property described in (a) of this paragraph, in whole or in part; and

US2008 13233717 1

ASSIGNMENT WORKPIECE SUPPORT Attorney Docket No. 0L3440-1018333;1035146 (LV 1200 D1; D2) Page 2 of 3

- (d) all claims for damages by reason of past infringement of any rights under the applications or patents described in (a), (b) or (c) of this paragraph (including provisional rights to reasonable royalties pursuant to 35 U.S.C. §154(d)) and the right to sue for and collect such damages and royalties for Assignee's own use.
- Authorize and request the U.S. Patent and Trademark Office or any other U.S. or non-U.S. agency to issue to the Assignee any and all patent(s), or other rights or documents, resulting from the intellectual property, patent application(s) and patents described in paragraph 1 of this Assignment.
- 3. Agree to sign all papers and documents, including without limitation, applications, declarations, oaths and petitions, and, at the Assignee's expense, perform any other acts that are necessary in connection with prosecution of patent application(s) or intellectual property described in paragraph 1 of this Assignment and the enforcement of patent(s) or other rights resulting from such patent application(s) or intellectual property.
- 4. Agree that the terms, covenants, and conditions of this Assignment shall inure to the benefit of the Assignee, its successors, assigns and other legal representative, and shall be binding upon us, as well as our heirs, legal representatives, and assigns.
- Promise and affirm that we have not entered, and will not enter, into any assignment, contract, or understanding that conflicts with this Assignment.
- Authorize Kilpatrick Townsend & Stockton to insert above the application numbers and filing date of the above-described patent applications when known.

Signed on the date indicated beside our signatures.

Date: Sept 26/2017

deffery | Henderson

Date: Sept 26/2011

Robin C. Lee

ASSIGNMENT WORKPIECE SUPPORT Attorney Docket No. 0L3440-1018333;10351-	46 (LV 1200 D1; D2)	
Page 3 of 3 Date:		
	James Alexander McFarlane	

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ASSIGNMENT

(Patent Application)

We, the undersigned, have invented certain inventions and improvements disclosed in the following design patent applications entitled

"WORKPIECE SUPPORT,"

filed on October 24, 2017		
and assigned U.S. Application Nos. 29/623,332	and 29/623,337	

For one dollar (\$1.00) and other good and valuable consideration, the receipt and sufficiency of which I acknowledge, we:

- Agree to assign, transfer, convey, and sell, hereby assign, transfer, convey, and sell and have assigned, transferred, conveyed, and sold to Lee Valley Tools Ltd., a Canadian corporation having a principal place of business at 1090 Morrison Drive. Ottawa, Ontario, Canada K2H 1C2 ("Assignee"), the entire right, title, and interest in and to:
 - (a) all intellectual property (including, without limitation, any innovation, information, invention, discovery, product, process, work or design) disclosed, embodied, shown, or claimed in the above-referenced patent applications, implicitly or explicitly;
 - (b) the above-referenced patent applications, the right to claim priority to the above-referenced patent applications, all applications based in whole or in part upon the above-referenced patent applications, including, without limitation, all applications that are a provisional, non-provisional, design, divisional, continuation, continuation-in-part, registration, utility model, industrial design, reissue, renewal, substitute, extension, reexamination, post-grant review, inter partes review, supplemental examination or non-U.S. patent application or application for other rights based in whole or in part on the above-referenced patent applications;
 - (c) all patents (including, without limitation, all U.S. and non-U.S. patents, registrations, utility models, industrial designs, design patents, counterparts, continuations, continuations-in-part, divisionals, reissues, renewals, substitutes, extensions, reexaminations, post-grant reviews, inter partes reviews and supplemental examinations) that are granted or issued upon, or that claim priority to, any and all applications described in (b) of this paragraph or that disclose or claim intellectual property described in (a) of this paragraph, in whole or in part; and

US2008 13233717 1

ASSIGNMENT
WORKPIECE SUPPORT
Attorney Docket No. 0L3440-1018333;1035146 (LV 1200 D1; D2)
Page 2 of 3

- (d) all claims for damages by reason of past infringement of any rights under the applications or patents described in (a), (b) or (c) of this paragraph (including provisional rights to reasonable royalties pursuant to 35 U.S.C. §154(d)) and the right to sue for and collect such damages and royalties for Assignee's own use.
- Authorize and request the U.S. Patent and Trademark Office or any other U.S. or non-U.S. agency to issue to the Assignee any and all patent(s), or other rights or documents, resulting from the intellectual property, patent application(s) and patents described in paragraph 1 of this Assignment.
- 3. Agree to sign all papers and documents, including without limitation, applications, declarations, oaths and petitions, and, at the Assignee's expense, perform any other acts that are necessary in connection with prosecution of patent application(s) or intellectual property described in paragraph 1 of this Assignment and the enforcement of patent(s) or other rights resulting from such patent application(s) or intellectual property.
- 4. Agree that the terms, covenants, and conditions of this Assignment shall inure to the benefit of the Assignee, its successors, assigns and other legal representative, and shall be binding upon us, as well as our heirs, legal representatives, and assigns.
- 5. Promise and affirm that we have not entered, and will not enter, into any assignment, contract, or understanding that conflicts with this Assignment.
- 6. Authorize Kilpatrick Townsend & Stockton to insert above the application numbers and filing date of the above-described patent applications when known.

Signed on the date indicated beside our signa	dures.
Date:	Jeffery J. Henderson
Date:	Robin C. Lee

US2008 13233717 1

ASSIGNMENT WORKPIECE SUPPORT Attorney Docket No. 0L3440-1018333;1035146 (LV 1200 D1; D2) Page 3 of 3

Date: 6 Sept 2017

Jagnes Ålexander McFarlane

US2008 13233717 1

RECORDED: 10/27/2017