

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT5348342

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
GARY BROOM	01/29/2019
CHRIS WALKER	01/28/2019
RECEIVING PARTY DATA	
Name:	INTEGRATED FURNITURE TECHNOLOGIES LIMITED
Street Address:	UNIT 9, MITRE FARM INDUSTRIAL ESTATE
Internal Address:	FORTHAMPTON
City:	GLOUCESTERSHIRE GL19 4NG
State/Country:	GREAT BRITAIN
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	15023267
CORRESPONDENCE DATA	
Fax Number:	(914)723-4301
<i>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.</i>	
Phone:	9147234300
Email:	jhart@lsllp.com
Correspondent Name:	ANDREW F. YOUNG ESQ.
Address Line 1:	LACKENBACH SIEGEL BUILDING
Address Line 4:	SCARSDALE, NEW YORK 10583
ATTORNEY DOCKET NUMBER:	SHEMA.P007
NAME OF SUBMITTER:	ANDREW F. YOUNG
SIGNATURE:	/AFY/
DATE SIGNED:	01/29/2019
Total Attachments: 5	
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**RECORDATION FORM COVER SHEET
PATENTS ONLY**

To: Commissioner of Patents and Trademarks: Please record the attached original document or copy:

1. Name of conveying party(ies):

**GARY BROOM
CHRIS WALKER**

Additional names? ☐ Yes ☒ No

2. Name and address of receiving party(ies):

Name:

**INTEGRATED FURNITURE TECHNOLOGIES LIMITED
UNIT 9, MITRE FARM INDUSTRIAL ESTATE
FORTHAMPTON
GLOUCESTERSHIRE GL19 4NG, GREAT BRITAIN**

Additional names & addresses attached? ☐ Yes ☒ No

3. Nature of conveyance:

☒ Assignment ☐ Merger
☐ Security Agreement ☐ Change of Name
☐ Other

Execution Date: 1/29/2019; 1/28/2019

4. Application number(s) or patent number(s): **15/023,267** DOCKET NO.: **SHEMA.P007**

If this document is being filed together with a new application, execution date of application is: NA

Additional numbers attached? ☐ Yes ☒ No

5. Name and address of party to whom correspondence should be mailed: Address associated with **Customer No.: 28752**

Name: _____
Internal Address: _____
Street Address: _____
City: _____ State: _____ ZIP: _____

6. Total number of applications and patents involved: 1

8. ☒ Charge any additional fees in connection with this submission to our Deposit Account No. 10-0100

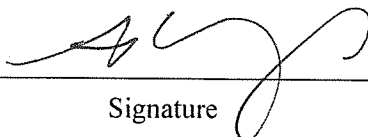
DO NOT USE THIS SPACE

9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

ANDREW F. YOUNG, Reg. No. 44,001

Name of Person Signing


Signature

JANUARY 29, 2019

Date

Total number of pages including cover sheet, attachments, and document: 3

CONFIRMATORY ASSIGNMENT

WHEREAS, Sherborne Upholstery Limited, an English company no 00520353 of Pasture Lane, Clayton, Bradford West Yorkshire, BD14 6LT UK ("**Sherborne**") was the owner of all right, title and interest in and to the following GB patent application filed on September 20, 2013:

United Kingdom Patent Application

Country	Ser. No.	Title	Inventors	Status
United Kingdom	GB1316684.8	Adjustable Bed	(1) Gary Broom (2) Chris Walker	Abandoned in 2015

(the "**Priority Application**"); and

WHEREAS, the Priority Application identifies two inventors (i) Gary BROOM, of 2 The Moorings, Apperley Bridge, Bradford, West Yorkshire BD10 0UH, (formerly of 27 Highfield Avenue, Idle, Bradford, West Yorkshire BD10 8QZ) citizenship - GB) and (ii) Chris WALKER, of 1231 Thornton Road, Thornton, Bradford, West Yorkshire BD13 3BE, citizenship - GB) (the "**Inventors**") who are the confirmed inventors of the Priority Application;

WHEREAS, each of Gary Broom and Chris Walker were employees of Sherborne at the date when the invention claimed in the Priority Application was made (the "**Invention**");

WHEREAS, Sherborne was the owner of all rights, titles and interest in and to the Invention and the Priority Application under the operation of UK Law by virtue of Sect. 39 Patents Act 1977, including the right under *inter alia* Sect.7 Patents Act 1977 to file and obtain a patent for the invention and then to claim priority from that application and file and be granted patents for it in any other jurisdiction, including in the US, and to file divisional applications, extensions applications, to seek reissues of any granted patents, to enforce any resulting patents and receive any damages or royalties, and to sell, transfer or mortgage any resulting applications

or patents and

WHEREAS, Integrated Furniture Technologies Limited, an English company no 05290878 now of 26 Faraday Road, Rabans Lane Industrial Area, Aylesbury, Buckinghamshire, England, HP19 8RY ("IFT") was desirous of acquiring all rights, title and interest in the Invention and the Priority Application, together with all rights which would have been held and enjoyed by Sherborne had the assignment not been made; and

WHEREAS, by agreement dated 15 July 2014, IFT received from Sherborne the entire right, title, and interest in and to the Invention and the Priority Application, together with all rights which would have been held and enjoyed by Sherborne had the assignment not been made; and

WHEREAS, IFT filed the following PCT application identifying the Inventors which has matured into the following US application

PCT and US Patent Application

Country	Ser. No.	Title	Inventors	Status
PCT	PCT/GB2014/000372	Adjustable Bed	(1) Gary Broom (2) Chris Walker	Completed
US	15/023,267	Adjustable Bed	(1) Gary Broom (2) Chris Walker	Pending

(the "US Application") (via a PCT application), claiming priority from the Priority Application; and

WHEREAS, the parties hereto are desirous of executing a document for purposes of memorializing their agreement and recordation at the United States Patent and Trademark Office recording title in and to the US Application in the name of IFT.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by the parties, the parties agree as follows:

1. Effective as of 15 July 2014, Sherborne acknowledges and confirms its prior

receipt of the rights in the Priority Application from the Inventors and prior transfer to IFT of all rights in what is now the US Application, and does hereby sell, assign, and transfer to IFT all rights, title and interest in and to the US Application, including any the right to file divisional applications, extensions applications, to seek reissues of any granted patents, to enforce any resulting patents and receive any damages or royalties, and to sell, transfer or mortgage any resulting applications or patents, and any and all renewals, and further including, without limitation, all claims for damages by reason of past infringement and the right to sue for and the right to collect damages for past infringement.

2. Sherborne represents and warrants that it has the full right, power and authority to make this confirmatory assignment, and that, save to the extent that it has already transferred these rights to IFT, it has not granted and will not grant any assignment or other encumbrance of the US Application.

3. Sherborne further agrees to (a) cooperate with IFT in the prosecution and protection of the US Application, (b) to execute, verify, acknowledge and deliver all such further papers, including instruments of transfer and (c) perform such other acts as IFT lawfully may request to obtain or maintain the US Application (or any resulting patent).

5. This Agreement is binding on the parties, their successors, assigns, licensees, related companies, and affiliates.

6. This Agreement may not be modified or amended except by way of further written agreement signed by an authorized representative of each of the parties.

7. The parties agree that this Agreement, including the validity and enforceability hereof, shall be governed by and interpreted in accordance with the substantive laws and decisions of the England.


8. In the event that any provision of this Agreement is declared invalid, illegal, or unenforceable, the validity, legality and enforceability of the remaining provisions shall not be affected.

9. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument.

Faxed or scanned signatures of this Agreement are legally binding.

10. The above "WHEREAS" clauses are an integral part of this Agreement and are incorporated herein and made a part hereof.

Sherborne Uphostery Ltd

By: 

Printed Name: CHRISTOPHER WALKER

Title: JOINT MANAGING DIRECTOR

Date: 28-1-19

Integrated Furniture Technologies Ltd

By: 

Printed Name: Josef Grob

Title: Managing Director

Date: 29-1-19