

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT5777400

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
JORDAN NATHAN	10/17/2019
KENNETH YOUNG	10/17/2019
BRET RECOR	10/17/2019
BENJAMIN GROSS	10/17/2019

RECEIVING PARTY DATA

Name:	CARAWAY HOME, INC.
Street Address:	147 W. 26TH STREET
Internal Address:	4TH FLOOR
City:	NEW YORK
State/Country:	NEW YORK
Postal Code:	10001

PROPERTY NUMBERS Total: 8

Property Type	Number
Application Number:	62911805
Application Number:	62911929
Application Number:	29709068
Application Number:	29709070
Application Number:	29709082
Application Number:	29709083
Application Number:	29709084
Application Number:	29709085

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.

Email: andrew@bochnerip.com

Correspondent Name: ANDREW BOCHNER

Address Line 1: 36 DISBROW LANE

Address Line 2: BOCHNER IP

Address Line 4: NEW ROCHELLE, NEW YORK 10804

PATENT

ATTORNEY DOCKET NUMBER:	CAR-DES-P
NAME OF SUBMITTER:	ANDREW D. BOCHNER
SIGNATURE:	/Andrew D Bochner/
DATE SIGNED:	10/18/2019
Total Attachments: 5 source=2019-10-18-Caraway Home Inc-Assignment Agreement#page1.tif source=2019-10-18-Caraway Home Inc-Assignment Agreement#page2.tif source=2019-10-18-Caraway Home Inc-Assignment Agreement#page3.tif source=2019-10-18-Caraway Home Inc-Assignment Agreement#page4.tif source=2019-10-18-Caraway Home Inc-Assignment Agreement#page5.tif	

ASSIGNMENT AGREEMENT

This ASSIGNMENT AGREEMENT ("**Assignment**") is made by and between Jordan Nathan of New York, New York ; Benjamin Gross of San Francisco, California; Kenneth Young of San Francisco, California; and Bret Recor of San Francisco, California (the "**Inventor(s)**") and Caraway Home, Inc., a Delaware Corporation, with offices located at 147 W. 26th Street, 4th Floor, New York, New York 10001 (the "**Assignee**") regarding the following patent applications listed in Exhibit A.

WHEREAS, the Inventors have invented one or more inventions disclosed and/or claimed in the Applications listed in Exhibit A (the "**Inventions**"), filed in the United States Patent and Trademark Office ("**USPTO**").

WHEREAS, the Assignee together with its successors and assigns, and in accordance with agreement(s) duly entered into with the Inventors, desires to acquire the entire right, title and interest in and to the Inventions and to the Applications (as defined herein).

NOW, THEREFORE, the parties agree as follows:

1. For valuable consideration from the Assignee to the Inventors, the receipt and adequacy of which are hereby acknowledged, and in accordance with existing agreement[s] duly entered into with the Assignee, the Inventors hereby individually and together convey, transfer and assign to the Assignee, its lawful successors and assigns, and in the future hereby agree to convey, transfer and assign, the entire and exclusive right, title, and interest in and to the Inventions, including all applications in Exhibit A, and all patents that may be granted therefor in the United States and all other countries, territories, and jurisdictions in the world (collectively, the "**Countries**"), and to all existing or future related applications, divisions, substitutes, renewals, reissues, continuing applications, conversions, re-examinations, extensions, and any resulting patents thereof in all Countries (collectively, the "**Applications**") for the full terms for which the same may be granted and any rights associated therewith, including, but not limited to, any and all royalties, profits, damages, fees, income, payments, and other proceeds now or hereafter due or payable, and to the right to claim benefit and priority from the Applications in all of the Countries.

2. The Inventors represents and warrants that we have the ability to convey all rights and interests herein assigned, that there are no rights or interests outstanding inconsistent with the rights and interests granted herein, and that we will not execute any instrument or grant or transfer any rights or interests inconsistent with the rights and interests granted herein.

3. The Inventors authorize the Assignee to file for and request that the USPTO and corresponding bodies in each of the other Countries issue any and all patents resulting from any of the Applications to the Assignee.

4. This Assignment inures to the benefit of the Assignee and its successors, assigns, and other legal representatives, and is binding on the Inventors and [his/her/their] respective heirs, legal representatives, and assigns.

5. The Inventors shall take such steps and actions, and provide such cooperation and assistance to the Assignee and its successors, assigns, and legal representatives, in connection with the Inventions and the Applications, or for any inventions and discoveries derived therefrom, as may be necessary to effect, evidence, or perfect the Assignment to the Assignee or any assignee or successor thereto, including, but not limited to: the execution and delivery of any affidavits, declarations, oaths, exhibits, assignments, powers of attorney, documents in connection with claims or provisions of the International Convention for the Protection of Industrial Property or similar treaties and agreements, or other lawful papers; the execution and delivery of all papers necessary in connection with any administrative or judicial proceedings; and the provision of information and testimony and cooperation in every way in obtaining and producing evidence and prosecuting such proceedings.

6. This Assignment and any claim, controversy, dispute, or cause of action (whether in contract, tort, or otherwise) based upon, arising out of, or relating to this Assignment and the transactions contemplated hereby is governed by, and construed in accordance with, the laws of the United States and the State of New York, without giving effect to any choice or conflict of law provision or rule (whether of the State of New York or any other jurisdiction).

7. The Inventors hereby grant Bochner IP the power to insert on this Assignment any further identification information, including an application number and filing date, which may be necessary or desirable.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, we have executed this Assignment on the date(s) indicated below:

By Jordan Nathan

Name: Jordan Nathan

Date: 10/17/2019


Title: Founder & CEO

Witness 

Name: Kenneth Yang

Date: 10-17-2019

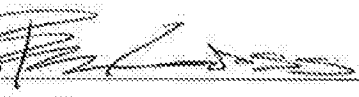
Title: Lead Industrial Designer

By 

Name: Bret Recor

Date: 10/17/2019

Title: Box Clever Creative Director

Witness 

Name: Benjamin Gross

Date: 10-17-2019

Title: Senior Industrial Designer

AGREED TO AND ACCEPTED:

CARAWAY HOME, INC.

By: Jordan Nathan

Name: Jordan Nathan

Date: 10/17/2019

Title: CEO

EXHIBIT A

Docket Number	Title	Application Number	Filing Date
CAR-001-P	COOKWARE LID HOLDER	62/911,805	7-Oct-19
CAR-002-P	COOKWARE STORAGE SYSTEM	62/911,929	7-Oct-19
CAR-DES-001	COOKWARE LIDS	29/709,068	11-Oct-19
CAR-DES-002	COOKWARE LID HANDLE	29/709,070	11-Oct-19
CAR-DES-003	COOKWARE SIDE HANDLE	29/709,082	11-Oct-19
CAR-DES-004	COOKWARE PAN RACKS	29/709,083	11-Oct-19
CAR-DES-005	COOKWARE LID HOLDER	29/709,084	11-Oct-19
CAR-DES-006	COOKWARE PAN HANDLE	29/709,085	11-Oct-19