505736993 10/23/2019 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5783807

NATURE OF CONVEYANCE: ASSIGNMENT CONVEYING PARTY DATA MAXIMILIAN LUNDGREN-GOODMAN MENRIK HERLIN MIKAEL CARLSANDER RECEIVING PARTY DATA RECEIVING PARTY DATA Name: Å&R CARTON LUND AKTIEBOLAG Street Address: BOX 177 City: LUND State/Country: SWEDEN Postal Code: 221 00 PROPERTY NUMBERS Total: 1 Property Type Number Application Number: 16607250 CORRESPONDENCE DATA Fax Number: (908)654-0415 Correspondence will be sent to the e-mail address first; if that is unsuce	Execution Date 10/17/2019 10/15/2019 10/08/2019	
Name MAXIMILIAN LUNDGREN-GOODMAN HENRIK HERLIN MIKAEL CARLSANDER RECEIVING PARTY DATA Name: Å&R CARTON LUND AKTIEBOLAG Street Address: BOX 177 City: LUND State/Country: SWEDEN Postal Code: 221 00 Number PROPERTY NUMBERS Total: 1 Property Type Number Application Number: 16607250 CORRESPONDENCE DATA Fax Number: (908)654-0415	10/17/2019 10/15/2019	
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Correspondence will be sent to the e-mail address first; if that is unsuc		
using a fax number, if provided; if that is unsuccessful, it will be sent v		
Phone:(908) 518-6356Email:assignment@lernerdavid.com		
5 -	NER, DAVID, LITTENBERG, KRUMHOLZ & MENTLIK, LLP	
Address Line 1: 20 COMMERCE DRIVE		
Address Line 4: CRANFORD, NEW JERSEY 07016		
ATTORNEY DOCKET NUMBER: VALEA .3F-092	VALEA .3F-092	
NAME OF SUBMITTER: MELINDA C. CORMIER	MELINDA C. CORMIER	
SIGNATURE: /Melinda C. Cormier/	/Melinda C. Cormier/	
DATE SIGNED: 10/23/2019	10/23/2019	

itle of Invention	An Array of Different Types of Mete	ring Scoops for Dosing a Consumer Product
As the beic	w named inventor(s) (hereinafter des	ignated as the undersigned). IWe hereby declare that:
This declar is directed	ation	
	The attached application, or	
	X United States application or PCT	international application number PCT/SE2018/050414
	filed on <u>April 24, 2018</u>	· · · · · · · · · · · · · · · · · · ·
The above-identifi	ed application was made or authorized	d to be made by me/us.
IWe believe that I	am the original inventor or an original	joint inventor of a claimed invention in the application.
I/We hereby acknown by fine or imprison	owledge that any willful false statemen ment of not more than live (5) years, c	f made in this declaration is punishable under 18 U.S.C. 1001 or both.
WHEREAS, the u listed below) has	ndersigned as a sole inventor (if only nvented certain new and useful impr	one name is listed below) or as a joint inventor (if plural names are ovements in the application identified above.
AND, WHEREAS address is Box t	A&R Carton Lund Aktiebolag, (hereir 77, 221 00 Lund; SWEDEN is desire	nafter referred to as assignee), a corporation of Korea whose mailing ous of acquiring the entire right, title and interest in the same,
and interest for the application and all therefor in the Unit	auon, the undersigned nereby sell(s), a United States of America and all off original, divisional, continuation, sub ted States of America and all other or	e dollar, the receipt whereof is acknowledged, and other good and assign(s) and set(s) over to said assignee my/our entire right, title her countries in and to said invention and the aforesaid utility patent stitute or reissue applications and patents applied for or granted puntries, for said invention, including without limitation all application
and the use of its the Commissioner or resulting therefi my/our legal repre deliver all original, assignments there to the undersigned proceedings in wh paths, and to do g	In invention claiming promy or benefit s for damages by reason of past infrir successors, assigns and legal repres- of Patents and Trademarks is hereby om to said assignee herein, as assign sentatives, heirs and assigns do here divisional, continuation, reissue and of to said assignee or its assigns, to i t respecting said improvements, where ich any of said applications or patents enerally everything necessary to aid a improvements in all countries, the ex-	It of the atoresaid utility application pursuant to any law or treaty, and igement with the right to sue for and collect the same for its own use enlatives, and including the right to claim such priority or benefit and y authorized and requested to issue all patents on said improvement nee of the entire interest therein; and the undersigned for me/us and sby agree and covenant without further remuneration, to execute and other applications for Letters Patent on said improvements and all communicate to said assignee or its representatives all facts known hever requested, to testify in any interferences or other legal s may become involved, to sign all lawful papers, make all rightful assignee, its successors, assigns and nominees to obtain patent penses incident to said applications to be borne and paid by said
and the use of its the Commissioner or resulting therefi my/our legal repre- deliver all original, assignments there to the undersigned proceedings in wh paths, and to do g protection for said assignee. According to 37 C.F. contents of the appli- material to patentable	R, § 1.63(c), "[a] person may not execute a for damages by reason of past infrir successors, assigns and legal repres- of Patents and Trademarks is hereby om to said assignee herein, as assign sentatives, heirs and assigns do here divisional, continuation, reissue and of to said assignee or its assigns, to it respecting said improvements, when ich any of said applications or patents enerally everything necessary to aid a improvements in all countries, the ex- ation, including the claims, and is aware of ity as defined in § 1.56."	It of the atoresaid utility application pursuant to any law or treaty, and igement with the right to sue for and collect the same for its own use entatives, and including the right to claim such priority or benefit and y authorized and requested to issue all patents on said improvement nee of the entire interest therein; and the undersigned for me/us and sby agree and covenant without further remuneration, to execute and other applications for Letters Patent on said improvements and all communicate to said assignee or its representatives all facts known hever requested, to testify in any interferences or other legal s may become involved, to sign all lawful papers, make as rightful assignee. Its successors
and the use of its the Commissioner or resulting therefi my/our legal repre- deliver all original, assignments there to the undersigned proceedings in wh paths, and to do g protection for said assignee. According to 37 C.F. contents of the applic material to patentable	R. § 1.63(c), "[a] person may not execute autory of series of a series of a series of a series of Patents and Trademarks is hereby om to said assignee herein, as assign sentatives, heirs and assigns do here divisional, continuation, reissue and of to said assignee or its assigns, to it respecting said improvements, when ich any of said applications or patents enerally everything necessary to aid a improvements in all countries, the ex- ation, including the rights and is aware of	It of the storesaid utility application pursuant to any law or treaty, and igement with the right to sue for and collect the same for its own use enlatives, and including the right to claim such priority or benefit and y authorized and requested to issue all patents on said improvement nee of the entire interest therein; and the undersigned for me/us and other applications for Letters Patent on said improvements and all communicate to said assignee or its representatives all facts known never requested, to testify in any interferences or other legal s may become involved, to sign all lawful papers, make all rightful assignee, its successors, assigns and nominees to obtain patent penses incident to said applications to be borne and paid by said WARNING: an oath or declaration unless the person has reviewed and understands the of the duty to disclose to the Office all information known to the person to be
and the use of its the Commissioner or resulting therefi my/our legal repre- deliver all original, assignments there to the undersigned proceedings in wh oaths, and to do g protection for said assignee. According to 37 C.F. contents of the appli- material to patentabil FULL NAME Inventor one	R § 1.63(c), "[a] person may not execute above the example of the second state of the second part of the second state of the second state of the second of the second state of the second state of the second divisional, continuation, reissue and of to said assignee or its assigns, to it respecting said improvements, when the second state applications or patents enerally everything necessary to aid a improvements in all countries, the ex- ation, including the claims, and is aware of ity as defined in §1.56."	It of the storesaid utility application pursuant to any law or treaty, and igement with the right to sue for and collect the same for its own use enlatives, and including the right to claim such priority or benefit and y authorized and requested to issue all patents on said improvement nee of the entire interest therein; and the undersigned for me/us and by agree and covenant without further remuneration, to execute and other applications for Letters Patent on said improvements and all communicate to said assignee or its representatives all facts known never requested, to testify in any interferences or other legal a may become involved, to sign all lawful papers, make all rightful assignee, its successors, assigns and nominees to obtain patent penses incident to said applications to be borne and paid by said WARNING: an oath or declaration unless the person has reviewed and understands the of the duty to disclose to the Office all information known to the person to be
And the use of its the Commissioner or resulting therefi my/our legal repre- deliver all original, assignments there to the undersigned proceedings in wh paths, and to do g protection for said assignee. According to 37 C.F. contents of the appli- material to patentabil FULL NAME Inventor one Signature:	R § 1.63(c), "(a) person may not execute a tor NVENTOR(S)	to the storesaid utility application pursuant to any law or treaty, and igement with the right to sue for and collect the same for its own use enlatives, and including the right to claim such priority or benefit and y authorized and requested to issue all patents on said improvement nee of the entire interest therein; and the undersigned for me/us and other applications for Letters Patent on said improvements and all communicate to said assignee or its representatives all facts known never requested, to testify in any interferences or other legal is may become involved, to sign all lawful papers, make all rightful assignee, its successors, assigns and nominees to obtain patent penses incident to said applications to be borne and paid by said WARNING: an oath or declaration unless the person has reviswed and understands the of the duty to disclose to the Office all information known to the person to be for the duty to disclose to the Office all information known to the person to be the duty to disclose to the Office all information known to the person to be the duty to disclose to the Office all information known to the person to be disclose to the Office all information known to the person to be disclose to the Office all information known to the person to be disclose to the Office all information known to the person to be disclose to the Office all information known to the person to be disclose to the Office all information known to the person to be disclose to the Office all information known to the person to be disclose to the Office all information known to the person to be disclose to the Office all information known to the person to be disclose to the Office all information known to the person to be disclose to the Office all information known to the person to be disclose to the Office all information known to the person to be disclose to the Office all information known to the person to be disclose to the Office all information known to the person disclose to the Office all known to the person to be di

Page 1 of 2

SUPPLEMENTAL SHEET

VALEA 3.3F-092

DECLARATION AND ASSIGNMENT FOR UTILITY OR DESIGN APPLICATIONS	ADDITIONAL INVENTOR(S) Supplemental Sheet
Inventor two: Henrik Herlin Signature:	Dete: 15005 2019
Inventor (Mee: <u>Mikael Carlsander</u> Signature:	Date: 8 016 2019
Inventor four: Signature:	Date
Inventor five: Signature:	Date:
Inventor six: Signature:	Date:
Inventor seven:	Date:
inventor eight:	Dale:
Inventor nine: Signature:	Date:
Inventor ten:	Date:
WARNING: coording to 37 C.F.R. § 1.63(c), "[a] person may not execute an oath or declarati intents of the application, including the claims, and is aware of the duty to disclor aterial to patentability as defined in §1.56." elitioner/applicant is cautioned to avoid submitting personal information in docum entity theft. Personal information such as social security numbers, bank accou- edit card authorization form PTO-2038 submitted for payment purposes) is ne- optication. If this type of personal information is included in documents submitting dacting such personal information from the documents before submitting them cord of a patent application is available to the public after publication of the ap- th 37 CFR 1.213(a) is made in the application) or issuance of a patent. Further available to the public if the application is referenced in a published application edit card authorization forms PTO-2038 submitted for payment purposes are in thild card authorization forms PTO-2038 submitted for payment purposes are in thild card authorization forms PTO-2038 submitted for payment purposes are in thild card authorization forms PTO-2038 submitted for payment purposes are in thild card authorization forms PTO-2038 submitted for payment purposes are in thild card authorization forms PTO-2038 submitted for payment purposes are in	se to the Office all information known to the person to be nents fied in a patent application that may contribute to unt numbers, or credit card numbers (other than a check or ver required by the USPTO to support a petition or an ad to the USPTO, petitioner/applicant is advised that the plication (unless a non-publication request in compliance emore, the record from an abandoned application may also

Page 2 of 2

RECORDED: 10/23/2019