

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT6197315

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
DARREN VANBUUREN	11/07/2016
BURTON MARK WOOD	11/07/2016
RECEIVING PARTY DATA	
Name:	POLY DOME ONTARIO INC.
Street Address:	7793 YOUNG STREET
City:	GRASSIE, ONTARIO
State/Country:	CANADA
Postal Code:	L0R 1M0
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	16927306
CORRESPONDENCE DATA	
Fax Number:	(216)575-0911
<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:	(216) 781-1212
Email:	patents@walterhav.com
Correspondent Name:	WALTER HAVERFIELD LLP
Address Line 1:	1301 EAST 9TH STREET, STE 3500
Address Line 2:	THE TOWER AT ERIEVIEW
Address Line 4:	CLEVELAND, OHIO 44114-1821
ATTORNEY DOCKET NUMBER:	70051-017US400
NAME OF SUBMITTER:	SEAN F. MELLINO
SIGNATURE:	/Sean F. Mellino/
DATE SIGNED:	07/13/2020
Total Attachments: 3	
source=03215043#page1.tif	
source=03215043#page2.tif	
source=03215043#page3.tif	

CONFIRMATORY ASSIGNMENT

WHEREAS **Darren VanBuuren**, whose post office address is 7880 Concession 7, Grassie, Ontario, L0R 1M0, and **Burton Mark Wood**, whose post office address is 278 St. Joseph Rd, Lindsay, Ontario K9V 6E4 (the "**Inventors**") have made an invention relating to an animal pen with removable dividers (the "**Invention**") for which United States Provisional Application No. **62/381,424** was filed on August 30, 2016 (the "**Application**") under the title:

ANIMAL PEN WITH REMOVABLE DIVIDERS

AND WHEREAS **Darren VanBuuren** was at all material times during the conception and reduction to practice of the **Invention** employed by **Poly Dome Ontario Inc.** ("**Poly Dome**"), having an address at 7793 Young Street, Grassie, Ontario, Canada L0R 1M0 and **Darren VanBuuren's** employment duties as an employee of **Poly Dome** include inventing and **Darren VanBuuren's** contributions to the **Invention** were executed for good and valuable consideration as part of his employment duties;

AND WHEREAS **Burton Mark Wood's** contributions to the **Invention** were executed for **Poly Dome** in exchange for good and valuable consideration as part of an arrangement between **Poly Dome** and **Burton Mark Wood**, pursuant to which **Poly Dome** is to be the owner of the **Invention**;

NOW THEREFORE in consideration of the sum of one Canadian dollar (CAD\$1.00) payable by **Poly Dome** to each of the **Inventors**, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the **Inventors**, individually and collectively, confirm that **Poly Dome** is the owner of, and do hereby sell, assign and transfer to the said **Poly Dome**, the whole right, title and interest for the United States of America, Canada, Europe, and all other countries and all other places that are not countries, in, to, and in respect of the **Invention** and in, to, and in respect of all applications (including the **Application**) and all Letters Patent or other registrations (including design applications and registrations) that may be obtained therefor in the United States of America, Canada, Europe and all other countries and all other places that are not countries, including all divisional, renewal, substitute, continuation, continuation-in-part, reissue, re-examination, national entry, regional entry and Convention applications and any Letters Patent or other registrations to issue therefrom, together with every priority right that is or may be predicated upon or arise from the **Invention**, the **Application**, and the Letters Patent.

AND, the **Inventors**, individually and collectively, hereby authorize **Poly Dome** to file patent applications and other applications (including the **Application**) in respect of the **Invention** in any countries and in any places that are not countries, and request that the United States Commissioner of Patents and Trademarks, the Canadian Commissioner of Patents and all other relevant authorities issue the Letters Patent or other registrations to **Poly Dome**, the assignee of the entire right, title and interest in and to the **Invention** for its sole use and benefit; and for the use and benefit of its successors and assigns, to the full end of the term for which any Letters Patent or other registrations in respect of the **Invention** may be granted, as fully and entirely as the same would have been held by the **Inventors** had this assignment and sale not been made.


AND, the **Inventors**, individually and collectively, hereby bind themselves, their legal representatives and assigns to do, upon **Poly Dome**'s request, but without additional consideration, all acts reasonably serving to assure that the **Invention**, the said patent applications (including the **Application**), and the said Letters Patent or other registrations shall be held and enjoyed by **Poly Dome** as fully and entirely as the same could have been held and enjoyed by the **Inventors**, their legal representatives and assigns if this assignment had not been made; and particularly to execute and deliver to **Poly Dome** all lawful application documents including petitions, specifications and oaths, and all assignments, disclaimers and lawful affidavits in form and substance as may be requested by **Poly Dome**; to communicate to **Poly Dome** all facts known to us relating to said inventions and discoveries or the history thereof; and to furnish **Poly Dome** with any and all documents, photographs, models, samples, and other physical exhibits in our control or in the facts or our conceptions, disclosures, and reduction to practice of the **Invention**.


This agreement shall be governed by the laws of the Province of Ontario, including the federal laws of Canada applicable therein, and the parties each hereby irrevocably attorn to the non-exclusive jurisdiction of the Courts of the Province of Ontario, including the Federal Court of Canada to the extent the same has jurisdiction in any matter relating to this agreement, provided that the Courts of the United States shall retain their jurisdiction in respect of any United States patent or patent application.

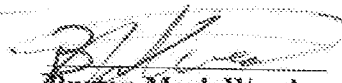
This document may be executed in counterparts, which shall together form one and the same instrument.


[SIGNATURES FOLLOW ON NEXT PAGE]

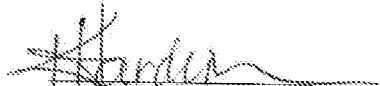
EXECUTED under seal by:

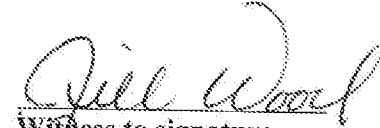

Poly Dome Ontario Inc.
Per:
Title:
Date: November 7, 2016


Darren VanBuuren
Date: November 7, 2016


Burton Mark Wood
Date: November 7, 2016


Witness to signature
of Poly Dome Ontario Inc.
Name:


Witness to signature
of Darren VanBuuren
Name:


Witness to signature
of Burton Mark Wood
Name: