506387199 12/06/2020

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: ASSIGNMENT

EPAS ID: PAT6433955

CONVEYING PARTY DATA

Name	Execution Date
ASHLEY SWANSON	11/30/2020
JOHN REYNOLDS	11/30/2020
JOHN HUGHES	11/30/2020
MARK FULMER	11/30/2020

RECEIVING PARTY DATA

Name:	MARSHALLTOWN COMPANY	
Street Address:	104 S. 8TH AVENUE	
City:	MARSHALLTOWN	
State/Country:	IOWA	
Postal Code:	50158	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	29753887

CORRESPONDENCE DATA

Fax Number: (314)863-9388

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: 314-863-0800

Email: stl.uspatents@stinson.com

Correspondent Name: STINSON LLP

Address Line 1: 7700 FORSYTH BLVD., SUITE 1100

Address Line 4: ST. LOUIS, MISSOURI 63105

ATTORNEY DOCKET NUMBER: MRST9677.USDN (DSS)

NAME OF SUBMITTER: DEBRA S. STAAS

SIGNATURE: //Debra S. Staas/
DATE SIGNED: 12/06/2020

Total Attachments: 6

source=MRST9677.USDN - Assignment - inventors to Marshalltown Company#page1.tif source=MRST9677.USDN - Assignment - inventors to Marshalltown Company#page2.tif source=MRST9677.USDN - Assignment - inventors to Marshalltown Company#page3.tif

PATENT 506387199 REEL: 054556 FRAME: 0247

source=MRST9677.USDN - Assignment - inventors to Marshalltown Company#page4.tif source=MRST9677.USDN - Assignment - inventors to Marshalltown Company#page5.tif source=MRST9677.USDN - Assignment - inventors to Marshalltown Company#page6.tif

PATENT REEL: 054556 FRAME: 0248

ASSIGNMENT

WHEREAS, We, Ashley Swanson of Ankeny, Iowa, John Reynolds of Rogers, Arkansas, John Hughes of Fayetteville, Arkansas, and Mark Fulmer of Fayetteville, Arkansas, have invented an improvement in PAINT CUP (MRST9677.USDN (3510106.0114)) and have executed an application for a United States patent based thereon assigned Serial No. 29/753,887, filed October 2, 2020;

AND, WHEREAS, Marshalltown Company of Marshalltown, Iowa, a corporation of the State of Iowa (hereinafter referred to as "ASSIGNEE") is desirous of acquiring certain rights thereunder;

NOW, THEREFORE, for one dollar and other good and valuable consideration, receipt of all of which is hereby acknowledged, we have agreed to and do hereby sell, assign and transfer unto said ASSIGNEE the entire right, title and interest, including the right to claim priority, in and throughout the United States of America (including its territories and dependencies) and all countries foreign thereto in and to said invention, said United States application, any other United States applications (including provisional, non-provisional, divisional, continuing, or reissue applications) based in whole or in part on said United States application or in whole or in part on said invention, any foreign applications based in whole or in part on any of the aforesaid United States applications or in whole or in part on said invention, and any and all patents (including extensions thereof) of any country which have been or may be granted on any of the aforesaid applications or on said invention or any part thereof;

Page 1 of 6

TO BE HELD AND ENJOYED by said ASSIGNEE, its successors and assigns, as fully and entirely as the same would have been held and enjoyed by us had no sale and assignment of said interest been made;

AND We hereby authorize and request the Director of the United States Patent and Trademark Office of the United States of America to issue any and all United States patents which may be granted upon said United States applications or any of them, or upon said invention or any part thereof, to said ASSIGNEE;

AND We hereby jointly and severally agree for ourselves and for our respective heirs, executors and administrators, to execute without further consideration any further lawful documents and any further assurances, and any provisional, non-provisional, divisional, continuing, reissue, or other applications for patents of any country, that may be deemed necessary by said ASSIGNEE fully to secure to said ASSIGNEE its interest as aforesaid in and to said invention or any part thereof, and in and to said several patents or any of them;

AND We hereby jointly and severally covenant for ourselves and our respective legal representatives that we have granted no right or license to make, use or sell said invention, to anyone except said ASSIGNEE, that prior to the execution of this deed our right, title and interest in said invention had not been otherwise encumbered, and that we have not executed and will not execute any instrument in conflict herewith.

Page 2 of 6

MRST9677.USDN (3510106.0114)

IN WITNESS WHEREOF, we have hereunto set our hands.

Ashley Swanson Ashleey 46547anson 11/30/2020 Date

~DocuSigned by:

Paul Thompson, Jr. Signature of Witness 11/30/2020 Date

Paul Thompson, Jr.

Printed Name of Witness

MRST9677.USDN (3510106.0114)

11/30/2020
Date

John Ruynolds

John Reynolds

Paul Thompson, Jr.

Signature of Witness

Paul Thompson, Jr.

Printed Name of Witness

11/30/2020 Date MRST9677.USDN (3510106.0114)

John Hughes

DocuSigned by:

11/30/2020
Date

| Paul Thompson, Jr. | Signature of Witness

Paul Thompson, Jr.

Printed Name of Witness

Date

MRST9677.USDN (3510106.0114)

11/30/2020
Date

Mark Fulmer

Mark Fulmer

Mark Fulmer

Docusigned by:

Paul Thompson, Jr.

Paul Thompson, Jr.
Printed Name of Witness

JHC/dss

Page 6 of 6

CORE/3510106.0114/163153353.1

RECORDED: 12/06/2020

PATENT REEL: 054556 FRAME: 0254