### 506795372 07/31/2021

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT6842191

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

### **CONVEYING PARTY DATA**

Name	Execution Date
CLIFTON WILLIS	05/28/2019
LAWRENCE CISNEROS	05/15/2019
BRANDON SCHWARTZ	05/17/2019
FEYATS LO	12/04/2018

### **RECEIVING PARTY DATA**

Name:	IN SPIRIT GROUP, INC.
Street Address:	334 W 71ST STREET
City:	LOS ANGELES
State/Country:	CALIFORNIA
Postal Code:	90003

### **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	17390865

### **CORRESPONDENCE DATA**

**Fax Number:** (877)855-7448

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:** 3108761771

Email: lance@pritikinlaw.com
Correspondent Name: LANCE M. PRITIKIN

Address Line 1: 1801 CENTURY PARK EAST

Address Line 2: 24TH FLOOR

Address Line 4: LOS ANGELES, CALIFORNIA 90067

ATTORNEY DOCKET NUMBER:	INSP0101PUS1
NAME OF SUBMITTER:	LANCE M. PRITIKIN
SIGNATURE:	/Lance M. Pritikin/
DATE SIGNED:	07/31/2021

## **Total Attachments: 8**

source=INSP0101PRV2\_Assignment\_Clifton\_Willis\_signed#page1.tif source=INSP0101PRV2 Assignment Clifton Willis signed#page2.tif

PATENT 506795372 REEL: 057045 FRAME: 0399

source=INSP0101PRV2\_Assignment\_Lawrence\_Cisneros\_signed#page1.tif source=INSP0101PRV2\_Assignment\_Lawrence\_Cisneros\_signed#page2.tif source=INSP0101PRV2\_Assignment\_Brandon\_Schwartz\_signed#page1.tif source=INSP0101PRV2\_Assignment\_Brandon\_Schwartz\_signed#page2.tif source=INSP0101PRV2\_Assignment\_Feyats\_Lo\_signed#page1.tif source=INSP0101PRV2\_Assignment\_Feyats\_Lo\_signed#page2.tif

PATENT REEL: 057045 FRAME: 0400

### ASSIGNMENT

WHEREAS, Clifton Willis, of Evansville, Indiana ("Assignor"), has contributed to the conception of a new and useful invention entitled "MULTI-COMPARTMENT BEVERAGE BOTTLE SYSTEM AND METHOD" ("The Invention") which is the subject of at least U.S. Provisional Patent Application Nos. 62/679,578 filed on June 1, 2018 and 62/770,657 filed on November 21, 2018 (collectively, "The Applications"); and

WHEREAS, Assignor believes himself to be an original, joint inventor of The Invention; and

WHEREAS, Spirit Group, Inc., having a place of business at 1311 Pennsylvania Avenue, Unit 1, Los Angeles, CA 90033 ("Assignee"), desires to acquire by formal, recordable assignment the entire right, title and interest in and to The Invention, The Applications and any Letters Patent that might be granted for The Invention in the United States and throughout the world;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor hereby sells, assigns and transfers to Assignee, the entire right, title and interest in and to The Invention, The Applications and any Letters Patent that might be granted for The Invention in the United States and throughout the world, including, without limitation (1): the right to file foreign applications directly in the name of Assignee and to claim for any such foreign applications any priority rights to which such applications are entitled under international conventions, treaties or otherwise; and (2) all claims for damages by reason of past or future infringement thereof, with the right to sue for damages, and collect the same for its own use and benefit.

Further, Assignor agrees that, upon request and without further compensation, but at no expense to Assignor, he and his legal representatives and assigns will perform all lawful acts, including the execution of papers and the giving of testimony, that might be necessary or desirable for obtaining, sustaining, reissuing or enforcing Letters Patent in the United States and throughout the world for The Invention, and for perfecting, recording or maintaining the title of Assignee, its successors and assigns, to The Invention, The Applications and any Letters Patent granted for The Invention in the United States and throughout the world.

1

Assignor represents and warrants that he has not granted and will not grant to others any rights inconsistent with any of the terms, conditions, or provisions of this Assignment.

Assignor authorizes and requests the Commissioner of Patents and Trademarks of the United States and of all foreign countries to issue any Letters Patent granted for The Invention, whether based on The Applications or on any subsequently-filed PCT international, national, regional, division, continuation, continuation-in-part or reissue application, to Assignee, its successors and assigns, as the Assignee of the entire interest in the invention.

IN WITNESS WHEREOF, Assignor has executed this Assignment.

Date: 5-28-2019

Assignor

PATENT REEL: 057045 FRAME: 0402

### ASSIGNMENT

WHEREAS, Lawrence Cisneros, of Los Angeles, California ("Assignor"), has contributed to the conception of a new and useful invention entitled "MULTI-COMPARTMENT BEVERAGE BOTTLE SYSTEM AND METHOD" ("The Invention") which is the subject of at least U.S. Provisional Patent Application Nos. 62/679,578 filed on June 1, 2018 and 62/770,657 filed on November 21, 2018 (collectively, "The Applications"); and

WHEREAS, Assignor believes himself to be an original, joint inventor of The Invention; and

WHEREAS, Spirit Group, Inc., having a place of business at 1311 Pennsylvania Avenue, Unit 1, Los Angeles, CA 90033 ("Assignee"), desires to acquire by formal, recordable assignment the entire right, title and interest in and to The Invention, The Applications and any Letters Patent that might be granted for The Invention in the United States and throughout the world;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor hereby sells, assigns and transfers to Assignee, the entire right, title and interest in and to The Invention, The Applications and any Letters Patent that might be granted for The Invention in the United States and throughout the world, including, without limitation (1): the right to file foreign applications directly in the name of Assignee and to claim for any such foreign applications any priority rights to which such applications are entitled under international conventions, treaties or otherwise; and (2) all claims for damages by reason of past or future infringement thereof, with the right to sue for damages, and collect the same for its own use and benefit.

Further, Assignor agrees that, upon request and without further compensation, but at no expense to Assignor, he and his legal representatives and assigns will perform all lawful acts, including the execution of papers and the giving of testimony, that might be necessary or desirable for obtaining, sustaining, reissuing or enforcing Letters Patent in the United States and throughout the world for The Invention, and for perfecting, recording or maintaining the title of Assignee, its successors and assigns, to The Invention, The Applications and any Letters Patent granted for The Invention in the United States and throughout the world.

Assignor represents and warrants that he has not granted and will not grant to others any rights inconsistent with any of the terms, conditions, or provisions of this Assignment.

Assignor authorizes and requests the Commissioner of Patents and Trademarks of the United States and of all foreign countries to issue any Letters Patent granted for The Invention, whether based on The Applications or on any subsequently-filed PCT international, national, regional, division, continuation, continuation-in-part or reissue application, to Assignee, its successors and assigns, as the Assignee of the entire interest in the invention.

IN WITNESS WHEREOF, Assignor has executed this Assignment.

	Assignor
Date: 5/15/2019	Land
Date: 5 / 15 / 2019	
	Lawrence Cisneros

### ASSIGNMENT

WHEREAS, Brandon Schwartz, of Los Angeles, California ("Assignor"), has contributed to the conception of a new and useful invention entitled "MULTI-COMPARTMENT BEVERAGE BOTTLE SYSTEM AND METHOD" ("The Invention") which is the subject of at least U.S. Provisional Patent Application Nos. 62/679,578 filed on June 1, 2018 and 62/770,657 filed on November 21, 2018 (collectively, "The Applications"); and

WHEREAS, Assignor believes himself to be an original, joint inventor of The Invention; and

WHEREAS, Spirit Group, Inc., having a place of business at 1311 Pennsylvania Avenue, Unit 1, Los Angeles, CA 90033 ("Assignee"), desires to acquire by formal, recordable assignment the entire right, title and interest in and to The Invention, The Applications and any Letters Patent that might be granted for The Invention in the United States and throughout the world:

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor hereby sells, assigns and transfers to Assignee, the entire right, title and interest in and to The Invention, The Applications and any Letters Patent that might be granted for The Invention in the United States and throughout the world, including, without limitation (1): the right to file foreign applications directly in the name of Assignee and to claim for any such foreign applications any priority rights to which such applications are entitled under international conventions, treaties or otherwise; and (2) all claims for damages by reason of past or future infringement thereof, with the right to sue for damages, and collect the same for its own use and benefit.

Further, Assignor agrees that, upon request and without further compensation, but at no expense to Assignor, he and his legal representatives and assigns will perform all lawful acts, including the execution of papers and the giving of testimony, that might be necessary or desirable for obtaining, sustaining, reissuing or enforcing Letters Patent in the United States and throughout the world for The Invention, and for perfecting, recording or maintaining the title of Assignee, its successors and assigns, to The Invention, The Applications and any Letters Patent granted for The Invention in the United States and throughout the world.

1

Assignor represents and warrants that he has not granted and will not grant to others any rights inconsistent with any of the terms, conditions, or provisions of this Assignment.

Assignor authorizes and requests the Commissioner of Patents and Trademarks of the United States and of all foreign countries to issue any Letters Patent granted for The Invention, whether based on The Applications or on any subsequently-filed PCT international, national, regional, division, continuation, continuation-in-part or reissue application, to Assignee, its successors and assigns, as the Assignee of the entire interest in the invention.

IN WITNESS WHEREOF, Assignor has executed this Assignment.

Assignor

Date: 5/17/19

Brandon Schwartz

NAMES OF THE PARTY OF THE PARTY

### ASSIGNMENT

ANTEREAS Feyals (C. of Dongstan, Cuargoth, China (Aserpto), operating ander contract with in Spirit Group, inc., having a place of business at 1911 February and Avenue, Unit 1915 Angeles, CA 9202 (Aserpton) extract least as easily as incrembed 2014 incorpt the present between the last contract of a new and useful inventors entitled.

MULTIC CAPACITATION OF REVERALE BUTTLE SYSTEM AND METHOD. The inventors of and and contract of a new and contract of the inventors.

WHEREAS Asserted believes formed to be an original part inventor of The Inventor and

VHEREAS Assigned desires to acquire by former, recordable assignment the entire egit rise and interest in and in The Invention and any Letters Parent that might be granted for The Invention in the United States and Principlical the world

NOW THEREFORE to good and valuable consideration, the ecoapt and sufficiency of which are hereby acknowledged. Assignor hereby selds, assigns and transfers to Assignee, the artise right, the and interest in and to The invention and any Latters Patent that right be general to: The invention and any Latters Patent that right be general to: The invention in the United States and throughout the world. Including without because the supplication of Assignee and to claim to any such throughout the same of Assignee and to claim to any such throughout the same and to claim to any such throughout the same and the same for the same for the same to the own of the same for the same to the own such that any throughout the same for the same to the own special throughout the same for the own special throughout throughout the same for the own special throughout throughou

Further Assigned agrees that upon request and without the companies of but at the expense to Assigned the and the agrained representatives and assigned will perform all lead to access any or access any or described to the grain of beginning the medes say or described to obtaining assigned to access any or described to obtaining assigned to access and the perfecting described to the Control States and the perfecting described to the described to

Assigned represents and warrants that he has not granted and will not grant to others any rights reconsistent with any of the terms constitute, or provisions of this Assignment.

NATURAL PROPERTY AND ADDRESS OF THE PROPERTY ADDRESS OF THE PROPERTY AND ADDRESS OF THE PROPERTY ADDRESS OF THE PROPERTY AND ADDRESS OF THE PROPERTY A

payor rate School Fit St. Assegned has executed the Assegnment

Assessed

com 1200 12

.....

Legals le