

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT6877842

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
IDEVICES, LLC	02/05/2016
RECEIVING PARTY DATA	
Name:	WEBER-STEPHEN PRODUCTS LLC
Street Address:	1415 S. ROSELLE ROAD
City:	PALATINE
State/Country:	ILLINOIS
Postal Code:	60067
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	16738170
CORRESPONDENCE DATA	
Fax Number:	(312)580-9696
<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:	3125801020
Email:	hwhite@hfzlaw.com,rconley@hfzlaw.com
Correspondent Name:	HANLEY, FLIGHT & ZIMMERMAN, LLC
Address Line 1:	150 S. WACKER DR.
Address Line 2:	SUITE 2200
Address Line 4:	CHICAGO, ILLINOIS 60606
ATTORNEY DOCKET NUMBER:	4319CON5
NAME OF SUBMITTER:	ROBERT A. CONLEY
SIGNATURE:	/Robert A. Conley/
DATE SIGNED:	08/23/2021
Total Attachments: 5	
source=assignment-pat-IDevices to Weber#page3.tif	
source=assignment-pat-IDevices to Weber#page4.tif	
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Patent Assignment

This PATENT ASSIGNMENT (this "Assignment") is made effective as of the Closing (the "Effective Date") by and between Weber-Stephen Products LLC, a Delaware limited liability company (the "Assignee"), and iDevices, LLC, a Connecticut limited liability company ("Assignor"), and is being entered into pursuant to the Asset Purchase Agreement dated as of February 5, 2016 (the "Agreement"). Capitalized terms used but not defined in this Assignment shall have the meaning set forth in the Agreement.

WHEREAS, in and pursuant to the Agreement, Assignor agreed to, and does, sell, convey, assign, transfer, and deliver to Assignee, in addition to other Purchased IP Assets, all rights, title, and interest in and to the Patent Rights Covering with respect to Seller's Overall Business only one or more of the Products or any part thereof, including the Patent Rights identified on *Schedule 1* to this Assignment (the "Assigned Patents").

NOW, THEREFORE, in consideration of the payment to Assignor under the Agreement, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged:

1. Assignor sells, assigns, conveys, transfers, and sets over to Assignee, and Assignee purchases, acquires, and receives from Assignor, all rights, title and interest in and to the Assigned Patents, all of them to be held and enjoyed by Assignee, its successors, heirs, and assigns on and as of the Effective Date.

2. Assignor and Assignee agree that, as of the Effective Date, Assignee shall solely and exclusively own and hold, and Assignor hereby assigns to Assignee, all rights, title and interest in and to the Assigned Patents and any part, component, aspect, element and right thereof, including, without limitation, the right to, directly or indirectly exercise, exploit, grant rights and license to or under, assign, transfer, convey, commercialize, improve, protect, enforce, or otherwise enjoy any and all rights and benefits encompassed by or resulting from any and all of the Assigned Patents, all in Assignee's sole discretion, including, but not limited to, the exploitation, licensing out, assignment, transfer, conveyance, commercialization, enjoyment, and exercise of any economic and non-economic rights, and the development and ownership of any derivative works and technology in any way covered by, embodying, using, utilizing or based on the Assigned Patents and/or any part, component, aspect, element and right thereof. Except as and to the extent set forth in the License Agreement dated as of the Effective Date between Assignee and Assignor (the "License Agreement"), Assignor does not and shall not retain, whether expressly, by implication, estoppel or otherwise, any right, title, or interest in and to any or all of the Assigned Patents, or any part, component, aspect, element or right therein or thereof. For the avoidance of doubt, Assignee shall solely and exclusively have the right and be entitled, in its sole discretion, in and/or under the laws of any country and jurisdiction, to (i) initiate and/or continue any action, suit, litigation, arbitration or other proceeding of any kind, and seek, enforce, and benefit from any right, remedy and/or award, in connection with the Assigned Patents, or any infringement, theft or violation thereof, whether such rights, remedies or infringement are based on any acts, omission or conduct prior to, on, or after the Effective Date, and (ii) file, continue, discontinue, prosecute, or abandon any application for registration of any Assigned Patent, and (iii) obtain, maintain, abandon, cancel, or let expire any registration of any Assigned Patent. Assignor does not and shall not have any obligation to account for, report, share, pay, or otherwise provide or deliver, and Assignor is not and shall not be entitled to any or all of, any revenue, payment, royalty, award, or other benefit that Assignee receives or is entitled to for or in connection with any Assigned Patent, other than the consideration for the assignment thereof expressly stated in the Agreement.

3. If and to the extent requested by Assignee, Assignor shall take commercially reasonable steps to cause, with reimbursement of Assignor's reasonable and necessary actual expense therefor, and hereby authorizes, the United States Patent and Trademark Office, and any other patent office and similar or comparable agency, office, register, or registrar in any country or jurisdiction to record Assignee as the sole and exclusive owner of any application and/or registration covering the Assigned Patents, and to issue any registration, certificate, document or process in such country or jurisdiction, or issue process, presently pending or existing in the future, for any such application and/or registration in the name and for the benefit of Assignee only.

3. If and to the extent that, under or as a matter of any law in any jurisdiction, ownership, title, or any rights or interest in or to any Assigned Patent cannot be assigned, transferred, and conveyed as provided in this Assignment, Assignor agrees: (i) to make any additional assignment, conveyance, and transfer in or to any Assigned Patent to the fullest extent permissible for Assignee to receive the rights under this Assignment and the Agreement in and to all Assigned Patents, and (ii) subject to the License Agreement, to grant, and hereby grants, Assignee an unlimited, exclusive, irrevocable, non-terminable, assignable, transferable, sublicenseable, worldwide, perpetual, royalty-free license to use, exploit and commercialize in any manner now known or in the future discovered and for whatever purpose, any Assigned Patent that cannot be assigned as contemplated by this Assignment.

4. Upon Assignee's request, Assignor shall, with reimbursement of Assignor's reasonable and necessary actual expense therefor, provide any reasonable assistance, including, without limitation, providing any information and documents, executing any documents and affidavits, providing any testimony, and/or rendering any other assistance, as is necessary or useful for Assignee to secure and perfect sole and exclusive ownership of, and obtain registrations in the name of solely Assignee or a third party designated by Assignee, for the Assigned Patents and/or any part thereof, and to otherwise fully effect and implement the provisions in this Assignment.

5. Assignor hereby constitutes and appoints Assignee as Assignor's true and lawful agent and attorney-in-fact, with full power of substitution and resubstitution, in whole or in part, in the name and stead of Assignor but on behalf and for the benefit of Assignee and its successors and assigns, only to the extent necessary to demand, receive and collect any and all of the Assigned Patents and to give receipts and releases for and in respect of the same, and from time to time to institute and prosecute in Assignor's name, or otherwise for the benefit of Assignee and its successors and assigns, any and all proceedings at law, in equity or otherwise, which Assignee or its successors or assigns may deem proper only to the extent necessary for the collection or recovery of any of the Assigned Patents or for the collection and enforcement of any claim or right of any kind only with respect to the Assigned Patents hereby sold, assigned, conveyed and transferred, or intended so to be, and to take any other actions and make, sign, execute, acknowledge and deliver any documents and instruments as may from time to time be necessary or appropriate to assign to Assignee and its successors and assigns the Assigned Patents granted to Assignee under the Agreement, with reimbursement of Assignor's reasonable and necessary actual expense therefor. Assignor declares that the foregoing powers are coupled with an interest and are and will be irrevocable by Assignor or by its dissolution or in any manner or for any reason whatsoever. Nothing in this paragraph will be deemed a waiver of any remedies otherwise available.

6. Should any section, or portion thereof, of this Assignment be held invalid by reason of any law existing now or in the future in any jurisdiction by any court of competent authority or by a legally enforceable directive of any governmental body, such section or portion thereof shall be validly reformed so as to approximate the intent of Assignor and Assignee as set forth herein as nearly as possible and, if unreformable, shall be deemed divisible and deleted with respect to such jurisdiction; this Assignment shall not otherwise be affected. This Assignment shall be binding upon Assignor and all of Assignor's successors and assigns, and shall be binding upon and inure to the benefit of Assignee and its successors and assigns.

7. This Assignment shall not be deemed to limit, alter, impair, defeat, enhance or enlarge any right, obligation, claim or remedy created by the Agreement or the License Agreement or the Earn-Out and Development Agreement dated as of the Effective Date between the Parties.

[Signature page follows]

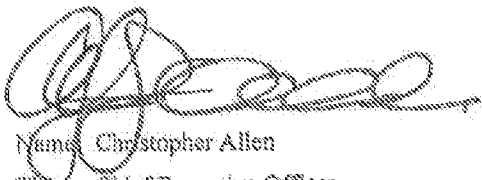
Assignor and Assignee have executed this Assignment, each through its authorized representative, to be effective as of the Effective Date.

Assignor:

Assignee:

iDevices, LLC

Weber-Stephen Products LLC



Name: Christopher Allen

Name: Phillip J. Zadeik

Title: Chief Executive Officer

Title: General Counsel and Secretary

Date: February 5, 2016

Date:

[Signature Page -- Patent Assignment]

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Assignor:

iDevices, LLC

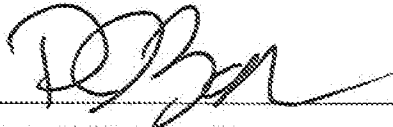
.....
Name: Christopher Allen

Title: Chief Executive Officer

Date:

Assignee:

Weber-Stephen Products LLC


.....
Name: Philip J. Zadeik

Title: General Counsel and Secretary

Date: February 5, 2016

[Signature Page -- Patent Assignment]

Schedule 1

Owner	Application Number	Country	Filing Date	Patent Number	Issue Date	Title
iDevices, LLC	61/213,306	U.S.	05/28/2009			HOME GRILL AND COOKING MATE. CONNECTING VIA BLUETOOTH. HOME TEMP. PROBE CONNECTING VIA BLUETOOTH TO YOUR SMARTPHONE OR IPHONE
iDevices, LLC	12/790,764	U.S.	05/28/2010	8,931,400 B1	01/13/2015	REMOTE COOKING SYSTEMS AND METHODS
iDevices, LLC	14/595,868	U.S.	01/13/2015			REMOTE COOKING SYSTEMS AND METHODS
iDevices, LLC	29/508,275	U.S.	11/04/2014			TEMPERATURE DISPLAY DEVICE
iDevices, LLC	29/508,279	U.S.	11/04/2014			TEMPERATURE DISPLAY DEVICE
iDevices, LLC	29/508,282	U.S.	11/04/2014			TEMPERATURE DISPLAY DEVICE SUPPORT
iDevices, LLC	29/508,284	U.S.	11/04/2014			TEMPERATURE DISPLAY DEVICE
iDevices, LLC	29/508,285	U.S.	11/04/2014			TEMPERATURE INDICATOR FACEPLATE
iDevices, LLC	29/508,286	U.S.	11/04/2014	D738,233 S	09/08/2015	TEMPERATURE DISPLAY DEVICE
iDevices, LLC	29/508,287	U.S.	11/04/2014	D744,875 S	12/08/2015	TEMPERATURE DISPLAY DEVICE
iDevices, LLC	29/508,288	U.S.	11/04/2014			TEMPERATURE DISPLAY DEVICE SUPPORT
iDevices, LLC	62/075,217	U.S.	11/04/2014			REMOTE COOKING SYSTEMS AND METHODS
iDevices, LLC	62/075,219	U.S.	11/04/2014			SYSTEM AND METHOD FOR MONITORING A TEMPERATURE-RELATED CONDITION OF A FOOD ITEM
iDevices, LLC	29/546,028	U.S.	11/18/2015			TEMPERATURE DISPLAY DEVICE
iDevices, LLC	14/932,955	U.S.	11/04/2015			TEMPERATURE MONITORING SYSTEMS AND METHODS
iDevices, LLC	14/932,950	U.S.	11/04/2015			SYSTEM AND METHOD FOR MONITORING A TEMPERATURE-RELATED CONDITION