

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT7748919

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the ASSIGNMENT OF U.S. PATENT APPLICATION NO. 29503754 previously recorded on Reel 059248 Frame 0783. Assignor(s) hereby confirms the ASSIGNMENT OF U.S. PATENT APPLICATION NO. 29503754 WAS PREVIOUSLY RECORDED IN ERROR AND IS NOT ASSIGNED TO ASSIGNEE..

CONVEYING PARTY DATA

Name	Execution Date
PILEPRO LLC	03/01/2020

RECEIVING PARTY DATA

Name:	SHEET PILE LLC
Street Address:	P.O. BOX 591
City:	HOLDERNESS
State/Country:	NEW HAMPSHIRE
Postal Code:	03245

PROPERTY NUMBERS Total: 158

Property Type	Number
Application Number:	11883592
Application Number:	12224580
Application Number:	14113106
Application Number:	12013320
Application Number:	11113512
Application Number:	12157499
Application Number:	13087414
Application Number:	12151256
Application Number:	13069513
Application Number:	14024861
Application Number:	13347009
Application Number:	13299409
Application Number:	09445871
Application Number:	11596341
Application Number:	12450566
Application Number:	12380217
Application Number:	12381258
Application Number:	12321886

PATENT

Property Type	Number
Application Number:	10643543
Application Number:	11292886
Application Number:	12028757
Application Number:	12028705
Application Number:	61843083
Application Number:	14308782
Application Number:	09445817
Application Number:	29259789
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Application Number:	29218171
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Application Number:	29218173
Application Number:	29218174
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Application Number:	29218172
Application Number:	29218166
Application Number:	29218175
Application Number:	29360758
Application Number:	29316024
Application Number:	29316023
Application Number:	29242397
Application Number:	29257380

Property Type	Number
Application Number:	29259791
Application Number:	29259803
Application Number:	11849191
Application Number:	11615759
Application Number:	15700426
Application Number:	11963549
Application Number:	15485799
Application Number:	12957534
Application Number:	29580658
Application Number:	29580650
Application Number:	29580651
PCT Number:	EP2017058231
PCT Number:	EP2006006827
Application Number:	60878011
Application Number:	09800902
Application Number:	09918693
Application Number:	09974188
Application Number:	10240254
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Application Number:	10673491
Application Number:	10475910
Application Number:	10801123
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Application Number:	11585308
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Property Type	Number
Application Number:	29234949
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Application Number:	29261928
Application Number:	29263861
Application Number:	29259793
Application Number:	29242398
Application Number:	29487959
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Property Type	Number
Application Number:	09802759
Application Number:	29510915
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Application Number:	29578712
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Application Number:	12348431
Application Number:	14918842
Application Number:	14588580
Application Number:	14820793
Patent Number:	7488140
Application Number:	11346013

CORRESPONDENCE DATA

Fax Number: (512)233-2699

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: (512) 766-6082

Email: jeffhunt@hpkfirm.com

Correspondent Name: HUNT PENNINGTON KUMAR PLLC

Address Line 1: 609 CASTLE RIDGE ROAD

Address Line 2: SUITE 315

Address Line 4: AUSTIN, TEXAS 78746

ATTORNEY DOCKET NUMBER: PILE001US0

NAME OF SUBMITTER: JEFFREY D. HUNT, REG. NO. 38189

SIGNATURE:	/s/ Jeffrey D. Hunt
DATE SIGNED:	01/18/2023
Total Attachments: 25 source=Corrected_Clean_Assign_exec_Sheet_Pile#page1.tif source=Corrected_Clean_Assign_exec_Sheet_Pile#page2.tif source=Corrected_Clean_Assign_exec_Sheet_Pile#page3.tif source=Corrected_Clean_Assign_exec_Sheet_Pile#page4.tif source=Corrected_Clean_Assign_exec_Sheet_Pile#page5.tif source=Corrected_Clean_Assign_exec_Sheet_Pile#page6.tif source=Corrected_Clean_Assign_exec_Sheet_Pile#page7.tif source=Corrected_Clean_Assign_exec_Sheet_Pile#page8.tif source=Corrected_Clean_Assign_exec_Sheet_Pile#page9.tif source=Corrected_Recorded_Sheet_Pile_Assignment#page1.tif source=Corrected_Recorded_Sheet_Pile_Assignment#page2.tif source=Corrected_Recorded_Sheet_Pile_Assignment#page3.tif source=Corrected_Recorded_Sheet_Pile_Assignment#page4.tif source=Corrected_Recorded_Sheet_Pile_Assignment#page5.tif source=Corrected_Recorded_Sheet_Pile_Assignment#page6.tif source=Corrected_Recorded_Sheet_Pile_Assignment#page7.tif source=Corrected_Recorded_Sheet_Pile_Assignment#page8.tif source=Corrected_Recorded_Sheet_Pile_Assignment#page9.tif source=Corrected_Recorded_Sheet_Pile_Assignment#page10.tif source=Corrected_Recorded_Sheet_Pile_Assignment#page11.tif source=Corrected_Recorded_Sheet_Pile_Assignment#page12.tif source=Corrected_Recorded_Sheet_Pile_Assignment#page13.tif source=Corrected_Recorded_Sheet_Pile_Assignment#page14.tif source=Corrected_Recorded_Sheet_Pile_Assignment#page15.tif source=PILE001US0_Signed_Corrective#page1.tif	

NUNC PRO TUNC ASSIGNMENT AGREEMENT

This *Nunc Pro Tunc* Assignment Agreement (the "Agreement"), effective March 1, 2020 (the "Effective Date"), is entered into by the assignor, **David W. Carickhoff** ("Assignor"), solely as chapter 7 trustee of the estate of **PilePro LLC** (the "Debtor"), and the assignee, **Sheet Pile LLC** ("Assignee"), which entities are referenced collectively hereinafter as the "Parties."

WHEREAS, the Parties entered into (i) that certain *Settlement and Asset Transfer Agreement* (the "Asset Transfer Agreement") and (ii) a certain *Intellectual Property Assignment* having an Effective Date of March 1, 2020 (the "March 2020 Assignment Agreement").

WHEREAS, the Assignee has discovered the need for clarification of the portion of the March 2020 Assignment Agreement concerning patents to reflect more completely the Parties' intentions regarding the subject matter of the patent assignment made pursuant to the March 2020 Assignment Agreement.

NOW, THEREFORE, the Parties, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, agree as follows:

1. As of the Effective Date, Assignor, solely as chapter 7 trustee of the estate of PilePro LLC, does hereby irrevocably convey, transfer, and assign to Assignee, having an address of 11 Trapper Brown Dr., Holderness, New Hampshire 03245, and Assignee hereby accepts all of Debtor's right, title and interest, if any, in the United States in and to rights sounding in patent that were Intellectual Property as that term is defined in the Asset Transfer Agreement and as set forth in Schedule A attached hereto and made a part hereof (the "Assigned Patents"), *nunc pro tunc* to the Effective Date, including, to the extent not inconsistent with the Asset Transfer Agreement, as follows:

(a) the patents and patent applications set forth in Schedule A hereto and all issuances, divisions, continuations, continuations-in-part, reissues, extensions, reexaminations, and renewals thereof (the "Patents");

(b) all rights of any kind whatsoever of Assignor accruing under any of the foregoing provided by applicable law of any jurisdiction, by international treaties and conventions, and otherwise throughout the world;

(c) any and all royalties, fees, income, payments, and other proceeds now or hereafter due or payable with respect to any and all of the foregoing; and

(d) any and all claims and causes of action with respect to any of the foregoing, whether accruing before, on, or after the date hereof, including all rights to and claims for damages, restitution, and injunctive and other legal and equitable relief for past, present, and future infringement, misappropriation,

violation, misuse, breach, or default, with the right but no obligation to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages.

2. FURTHER, the Parties agree that this Agreement supersedes the March 2020 Assignment with respect to all rights and matters sounding in patent. The terms, representations, rights and obligations set forth in the March 2020 Assignment Agreement remain in full force and effect for all other matters. This Agreement is subject in all respects to the terms and conditions of the Asset Transfer Agreement, which are incorporated herein by reference. In the event of any conflict, the Asset Transfer Agreement shall control.

3. Counterparts. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed one and the same agreement. A signed copy of this Agreement delivered by facsimile, e-mail, or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Agreement.

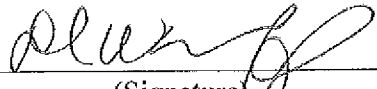
4. Successors and Assigns. This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns.

5. Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the United States and the State of Delaware, without giving effect to any choice or conflict of law provision or rule (whether of the State of Delaware or any other jurisdiction).

[SIGNATURE PAGE FOLLOWS]

Assignor, DAVID W. CARICKHOFF,
Solely in his capacity as chapter 7
Trustee of the estate of PilePro LLC

Date: 2/15/22

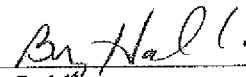
By: 
(Signature)
David W. Carickhoff
Typed or Printed Name

Chapter 7 Trustee
Title

ACKNOWLEDGMENT

STATE OF DELAWARE)
) ss.
COUNTY OF New Castle)

On the 15TH day of February, 2022, before me personally appeared David W. Carickhoff, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing instrument, who, being duly sworn, did depose and say that he executed the same in his authorized capacity as the Chapter 7 Trustee for Pile Pro LLC, the Limited Liability Company described, and acknowledged the instrument to be the free act and deed of Pile Pro LLC for the uses and purposes mentioned in the instrument.


Notary Public
Printed Name: BRYAN J. HALL

My Commission Expires: n/a

BRYAN J. HALL, ESQUIRE
ATTORNEY-AT-LAW
Notary Public State of Delaware
Pursuant to 29 Del.C. §4323(a)(3)
Commission Has No Expiration Date

Schedule A

App. No.	Patent No.	App. No.	Patent No.
11346013	7387471	29/259,789	D541,639
11/883,592	7,857,550	29/529,794	D541,640
12224580	8055481	29/257,385	D541,638
14/113,106	9,506,212	29/234,950	D527,249
12/013,320	7566190	29/259,790	D540,660
11113512	7,413,386	29/259,796	D541,641
12157499	7955029	29/316,027	D621,251
13/087,414	8,066,453	29/316,028	D621,252
12151256	7935406	29/316,025	D621,249
13069513	8088469	29/230,611	D527619
14024861	N/A	29/230,612	D527,248
13347009	N/A	29/316,026	D621,250
13299409	8323765	29/316,021	D621,245
09/445871	6282762	29/316,022	D621,246
11/596,341	7,527,456	29/316,029	D622,579
12/450,566	8,556,543	29/315,254	D618,990
14/024861	N/A	29/315,255	D618,991
12/380,217	7,980,789	29/315,256	D619,886
12/381,258	8,047,745	29/218,171	D525,862
13/347,009	N/A	29/346,742	D621,253
12/321,886	7,857,551	29/218,173	D530,190
10/643,543	7,168,214	29/218,174	D521,365
11/292,886	7,390,145	29/218,165	D521,364
12/028,757	7,946,791	29/218,172	D519,023
12/028,705	7,753,623	29/218,166	D520,350
61/843,083	N/A	29/218,175	D517,905
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11596341	7527456	29/316,023	D621,247
12450566	8556543	29/242,397	D526,888
12380217	7980789	29/257,380	D541,637
12381258	8047745	29/259,791	D540,661
12321886	7857551	29/259,803	D543,097

10643543	7168214	29/259,792	D542,634
11/849,191	N/A	29/259,795	D542,636
11/615,759	N/A	29/259,798	D542,637
15/700,426	N/A	29/259,799	D542,638
11/963,549	N/A	29/259,800	D542,639
15/485,799	N/A	29/259,801	D542,640
12/957,534	7997830	29/259,802	D542,641
11/883,592	7857550	29/257,384	D543,096
PCT/EP2017/0582 31		29/263,855	D543,444
CN109312553A		29/263,856	D543,099
DE202016101909		29/263,857	D542,642
29/580658	D823099	29/263,858	D543,100
29/580,650	D823483	29/263,860	D541,642
29/580651	D823484	29/234,949	D543,841
PCT/EP2006/0068 27		29/263,859	D543,101
US20070243027A 1		29/261,928	D543,098
US60878011A	US1003777A	29/263,861	D542,643
n/a	US1431274A	29/259,793	D542,635
US09/800,902	US20010009088A1	29/242,398	D542,633
US09/918,693	US20020054791A1	29/487,959	D724,423
US09/974,188	US20020102131A1	29/487,958	D723,909
US10/240,254	US20030034338A1	29/493,467	D723,360
US10/239,900	US20030053869A1	29/493,471	D737,673
US10/673,491	US20040093821A1	29/493,469	D734,137
US10/475,910	US20040120775A1	29/470,495	D706,125
US10/801,123	US20040208708A1	29/470,498	D721,946
US10/508,400	US20050177804A1	29/470,500	D721,947
US11/585,308	US20080170913A1	US29/148,886	USD464738S1
US12/028,705	US20080219776A1	US29/157,390	USD471794S1
US12/224,580	US20090306940A1	US29/148,884	USD472455S1
US12/837,108	US20100297466A1	US29/390,816	USD666484S1

US12/965,061	US20110072633A1	US29/510,915	USD757531S1
US13/055,839	US20110116876A1	US29/495,255	USD758835S1
US13/087,441	US20110188948A1	US29/569,638	USD783928S1
US13/444,966	US20120265714A1	US29/536,066	USD788573S1
US13/978,843	US20140003870A1	US29/578,712	USD792611S1
US14/239,396	US20140270963A1	US29/568,619	USD792757S1
US14/457,330	US20140356061A1	US29/550,101	USD794436S1
US14/164,963	US20150059264A1		DE1020111006 33A1
US14/837,158	US20170058473A1	US201800028 83	
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US367678A	US2847375A		
US380369A	US3316721A		
n/a	US3382680A		
n/a	US3420065A		
n/a	US3688508A		
US05/634,939	US4006598A		
US05/960,348	US4211503A		
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US06/805,604	US1003777A		
US06/643,309	US1431274A		
US06/872,915	US20010009088A2		
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US09/172,826	US20050177804A2		
US09/326,408	US20050274926A2		
US66467997A	US20060193701A2		

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US09/621,365	US20070286688A2		
US10/530,565	US20080177260A2		
US11/332,916	US20080219776A2		
US11/325,641	US20090000240A2		
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US11/013,301	US20110072633A2		
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US12/348,431	US3181300A		
US14/918,842	US3688508A		
US14/588,580	US3913333A		
US14/820,793	US4006598A		

Date: 02/15/2022

Assignee, SHEET PILE LLC

By: *Roberto Redondo Wendt*

(Signature)

Roberto Redondo Wendt

Typed or Printed Name

Manager, Sheet Pile LLC

Title

ACKNOWLEDGMENT

STATE OF California)

) ss.

COUNTY OF San Diego)

On the 15 day of February, 2022, before me personally appeared Roberto Redondo Wendt, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing instrument, who, being duly sworn, did depose and say that h executed the same in his authorized capacity as the Manager of Sheet Pile LLC, the Limited Liability Company described, and acknowledged the instrument to be the free act and deed of Sheet Pile LLC for the uses and purposes mentioned in the instrument.

Erza VandeL

Notary Public

Printed Name:

My Commission Expires: 06/01/2022

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California
County of San Diego)

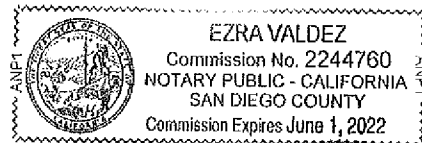
On February 15, 2022 before me, Ezra Valdez, Notary Public
(insert name and title of the officer)

personally appeared - - ROBERTO REDONDO WENDT - -
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature *g* (Seal)



PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT7195058

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	NUNC PRO TUNC ASSIGNMENT
EFFECTIVE DATE:	02/15/2022
SEQUENCE:	1

CONVEYING PARTY DATA

Name	Execution Date
PILEPRO LLC	03/01/2020

RECEIVING PARTY DATA

Name:	SHEET PILE LLC
Street Address:	609 CASTLE RIDGE ROAD, SUITE 315
City:	AUSTIN
State/Country:	TEXAS
Postal Code:	78746

PROPERTY NUMBERS Total: 159

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Application Number:	07149719
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Application Number:	09038077
Application Number:	09172826
Application Number:	09326408

Property Type	Number
Application Number:	09802759
Application Number:	29510915
Application Number:	29495255
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Application Number:	10530565
Application Number:	11332916
Application Number:	11325641
Application Number:	10765028
Application Number:	11013301
Application Number:	11565752
Application Number:	12533923
Application Number:	12905832
Application Number:	11533130
Application Number:	13182262
Application Number:	12608157
Application Number:	12348431
Application Number:	14918842
Application Number:	14588580
Application Number:	14820793
Patent Number:	7488140
Application Number:	11346013

CORRESPONDENCE DATA

Fax Number:

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: 5127766082

Email: jeffhunt@hpkfirm.com

Correspondent Name: HUNT PENNINGTON KUMAR PLLC

Address Line 1: 609 CASTLE RIDGE ROAD, SUITE 315

Address Line 4: AUSTIN, TEXAS 78746

NAME OF SUBMITTER: JEFFREY D. HUNT

SIGNATURE: /Jeffrey D. Hunt/

DATE SIGNED:

02/25/2022

Total Attachments: 9

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NUNC PRO TUNC ASSIGNMENT AGREEMENT

This *Nunc Pro Tunc* Assignment Agreement (the "Agreement"), effective March 1, 2020 (the "Effective Date"), is entered into by the assignor, **David W. Carickhoff** ("Assignor"), solely as chapter 7 trustee of the estate of **PilePro LLC** (the "Debtor"), and the assignee, **Sheet Pile LLC** ("Assignee"), which entities are referenced collectively hereinafter as the "Parties."

WHEREAS, the Parties entered into (i) that certain *Settlement and Asset Transfer Agreement* (the "Asset Transfer Agreement") and (ii) a certain *Intellectual Property Assignment* having an Effective Date of March 1, 2020 (the "March 2020 Assignment Agreement").

WHEREAS, the Assignee has discovered the need for clarification of the portion of the March 2020 Assignment Agreement concerning patents to reflect more completely the Parties' intentions regarding the subject matter of the patent assignment made pursuant to the March 2020 Assignment Agreement.

NOW, THEREFORE, the Parties, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, agree as follows:

1. As of the Effective Date, Assignor, solely as chapter 7 trustee of the estate of PilePro LLC, does hereby irrevocably convey, transfer, and assign to Assignee, having an address of 11 Trapper Brown Dr., Holderness, New Hampshire 03245, and Assignee hereby accepts all of Debtor's right, title and interest, if any, in the United States in and to rights sounding in patent that were Intellectual Property as that term is defined in the Asset Transfer Agreement and as set forth in Schedule A attached hereto and made a part hereof (the "Assigned Patents"), *nunc pro tunc* to the Effective Date, including, to the extent not inconsistent with the Asset Transfer Agreement, as follows:

(a) the patents and patent applications set forth in Schedule A hereto and all issuances, divisions, continuations, continuations-in-part, reissues, extensions, reexaminations, and renewals thereof (the "Patents");

(b) all rights of any kind whatsoever of Assignor accruing under any of the foregoing provided by applicable law of any jurisdiction, by international treaties and conventions, and otherwise throughout the world;

(c) any and all royalties, fees, income, payments, and other proceeds now or hereafter due or payable with respect to any and all of the foregoing; and

(d) any and all claims and causes of action with respect to any of the foregoing, whether accruing before, on, or after the date hereof, including all rights to and claims for damages, restitution, and injunctive and other legal and equitable relief for past, present, and future infringement, misappropriation,

violation, misuse, breach, or default, with the right but no obligation to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages.

2. FURTHER, the Parties agree that this Agreement supersedes the March 2020 Assignment with respect to all rights and matters sounding in patent. The terms, representations, rights and obligations set forth in the March 2020 Assignment Agreement remain in full force and effect for all other matters. This Agreement is subject in all respects to the terms and conditions of the Asset Transfer Agreement, which are incorporated herein by reference. In the event of any conflict, the Asset Transfer Agreement shall control.

3. Counterparts. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed one and the same agreement. A signed copy of this Agreement delivered by facsimile, e-mail, or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Agreement.

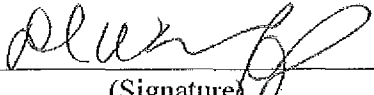
4. Successors and Assigns. This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns.

5. Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the United States and the State of Delaware, without giving effect to any choice or conflict of law provision or rule (whether of the State of Delaware or any other jurisdiction).

[SIGNATURE PAGE FOLLOWS]

Assignor, DAVID W. CARICKHOFF,
Solely in his capacity as chapter 7
Trustee of the estate of PilePro LLC

Date: 2/15/22


By: 
(Signature)
David W. Carickhoff
Typed or Printed Name

Chapter 7 Trustee
Title

ACKNOWLEDGMENT

STATE OF DELAWARE)
) ss.
COUNTY OF New Castle)

On the 15th day of February, 2022, before me personally appeared David W. Carickhoff, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing instrument, who, being duly sworn, did depose and say that he executed the same in his authorized capacity as the Chapter 7 Trustee for Pile Pro LLC, the Limited Liability Company described, and acknowledged the instrument to be the free act and deed of Pile Pro LLC for the uses and purposes mentioned in the instrument.


Notary Public
Printed Name: Bryan J. Hall

My Commission Expires: n/a

BRYAN J. HALL, ESQUIRE
ATTORNEY-AT-LAW
Notary Public State of Delaware
Pursuant to 29 Del.C. §4323(a)(3)
Commission Has No Expiration Date

Schedule A

App. No.	Patent No.	App. No.	Patent No.
11346013	7387471	29/259,789	D541,639
11/883,592	7,857,550	29/529,794	D541,640
12224580	8055481	29/257,385	D541,638
14/113,106	9,506,212	29/234,950	D527,249
12/013,320	7566190	29/259,790	D540,660
11113512	7,413,386	29/259,796	D541,641
12157499	7955029	29/316,027	D621,251
13/087,414	8,066,453	29/316,028	D621,252
12151256	7935406	29/316,025	D621,249
13069513	8088469	29/230,611	D527619
14024861	N/A	29/230,612	D527,248
13347009	N/A	29/316,026	D621,250
13299409	8323765	29/316,021	D621,245
09/445871	6282762	29/316,022	D621,246
11/596,341	7,527,456	29/316,029	D622,579
12/450,566	8,556,543	29/315,254	D618,990
14/024861	N/A	29/315,255	D618,991
12/380,217	7,980,789	29/315,256	D619,886
12/381,258	8,047,745	29/218,171	D525,862
13/347,009	N/A	29/346,742	D621,253
12/321,886	7,857,551	29/218,173	D530,190
10/643,543	7,168,214	29/218,174	D521,365
11/292,886	7,390,145	29/218, 165	D521,364
12/028,757	7,946,791	29/218, 172	D519,023
12/028,705	7,753,623	29/218,166	D520,350
61/843,083	N/A	29/218,175	D517,905
14/308,782	N/A	29/360,758	D649,443
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12450566	8556543	29/242,397	D526,888
12380217	7980789	29/257,380	D541,637
12381258	8047745	29/259,791	D540,661
12321886	7857551	29/259,803	D543,097

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PCT/EP2017/0582 31		29/263,855	D543,444
CN109312553A		29/263,856	D543,099
DE202016101909		29/263,857	D542,642
29/580658	D823099	29/263,858	D543,100
29/580,650	D823483	29/263,860	D541,642
29/580651	D823484	29/234,949	D543,841
PCT/EP2006/0068 27		29/263,859	D543,101
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n/a	US1431274A	29/259,793	D542,635
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US09/974,188	US20020102131A1	29/487,958	D723,909
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n/a	US3688508A		
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US05/960,348	US4211503A		
US06/534,134	US4566103A		
US06/805,604	US1003777A		
US06/643,309	US1431274A		
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US11/325,641	US20090000240A2		
US11/346,013	US20090306940A2		
10/765,028	US20100297466A2		
US11/013,301	US20110072633A2		
US11/565,752	US20110116876A2		
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US12/905,832	US20120265714A2		
US11/533,130	US20140003870A2		
US13/069,513	US20140356061A2		
US13/182,262	US20150059264A2		
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US12/348,431	US3181300A		
US14/918,842	US3688508A		
US14/588,580	US3913333A		
US14/820,793	US4006598A		

Date: 02/15/2022

Assignee, SHEET PILE LLC

By: *Roberto Redondo Wendt*

(Signature)

Roberto Redondo Wendt

Typed or Printed Name

Manager, Sheet Pile LLC

Title

ACKNOWLEDGMENT

STATE OF California)

) ss.

COUNTY OF San Diego)

On the 15 day of February, 2022, before me personally appeared Roberto Redondo Wendt, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing instrument, who, being duly sworn, did depose and say that h executed the same in his authorized capacity as the Manager of Sheet Pile LLC, the Limited Liability Company described, and acknowledged the instrument to be the free act and deed of Sheet Pile LLC for the uses and purposes mentioned in the instrument.

Erza Vander

Notary Public

Printed Name:

My Commission Expires: 06/01/2022

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

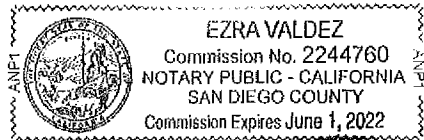
State of California
County of San Diego)

On February 15, 2022 before me, Ezra Valdez, Notary Public
(insert name and title of the officer)

personally appeared - - ROBERTO REDONDO WENDT - -,
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are
subscribed to the within instrument and acknowledged to me that he/she/they executed the same in
his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the
person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing
paragraph is true and correct.

WITNESS my hand and official seal.



Signature *[Handwritten Signature]* (Seal)

Property Type	Number
Application Number:	09802759
Application Number:	29510915
Application Number:	29495255
Application Number:	295693784
Application Number:	29569638
Application Number:	29536066
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Correspondent Name:

HUNT PENNINGTON KUMAR PLLC

Address Line 1:

609 CASTLE RIDGE ROAD, SUITE 315

Address Line 4:

AUSTIN, TEXAS 78746

NAME OF SUBMITTER:

JEFFREY D. HUNT

SIGNATURE:

/Jeffrey D. Hunt/

PATENT