

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT8185461

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the ASSIGNEE'S NAME AND STATE OF CORPORATION previously recorded on Reel 062440 Frame 0280. Assignor(s) hereby confirms the CONFIRMATORY ASSIGNMENT.
CONVEYING PARTY DATA	
Name	Execution Date
PAUL WEEDLUN	12/21/2022
PATRICIA A. MASON	12/22/2022
OWEN MCGOVERN	12/27/2022
RECEIVING PARTY DATA	
Name:	LION BROTHERS COMPANY, INC.
Street Address:	300 RED BROOK BOULEVARD
Internal Address:	SUITE 410
City:	OWINGS MILLS
State/Country:	MARYLAND
Postal Code:	21117-5147
PROPERTY NUMBERS Total: 1	
Property Type	Number
Patent Number:	9839246
CORRESPONDENCE DATA	
Fax Number:	
<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:	14105764109
Email:	mchider@gfrlaw.com
Correspondent Name:	GORDON FEINBLATT LLC C/O ROYAL W. CRAIG
Address Line 1:	1001 FLEET STREET
Address Line 2:	SUITE 700
Address Line 4:	BALTIMORE, MARYLAND 21202
NAME OF SUBMITTER:	ROYAL W. CRAIG
SIGNATURE:	/Royal W. Craig/
DATE SIGNED:	09/25/2023
Total Attachments: 17	
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PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT7752098

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CONFIRMATORY ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
PAUL WEEDLUN	12/21/2022
PATRICIA A. MASON	12/22/2022
OWEN MCGOVERN	12/27/2022
RECEIVING PARTY DATA	
Name:	LION BROTHERS & COMPANY, INC.
Street Address:	300 RED BROOK BOULEVARD
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City:	OWINGS MILLS
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Phone:	14105764109
Email:	mchider@gfrlaw.com
Correspondent Name:	GORDON FEINBLATT LLC C/O ROYAL CRAIG
Address Line 1:	1001 FLEET STREET
Address Line 2:	SUITE 700
Address Line 4:	BALTIMORE, MARYLAND 21202
NAME OF SUBMITTER:	ROYAL W. CRAIG
SIGNATURE:	/Royal W. Craig/
DATE SIGNED:	01/20/2023
Total Attachments: 17	
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CONFIRMATORY ASSIGNMENT OF PATENT RIGHTS

In consideration of his employment and for other good and valuable consideration, the receipt of which is hereby acknowledged, Paul Weedlun, an individual residing at 11225 Chase St. Unit 2, Fulton, MD 20759, USA ("*Assignor*"), does hereby sell, assign, transfer, and convey unto Lion Brothers & Company, Inc., a company organized and existing under the laws of ^{Delaware} Maryland and having its principal office at 300 Red Brook Boulevard, Suite 410, Owings Mills, Maryland 21117-5147, USA ("*Assignee*"), or its designees, all right, title, and interest that exist today and may exist in the future in and to any and all of the following (collectively, the "*Patent Rights*"). PW

- (a) the patents and patent applications listed in Appendix A (the "*Patents*");
- (b) all patents and patent applications (i) to which the Patents directly or indirectly claims priority, (ii) for which the Patents directly or indirectly forms a basis for priority, and/or (iii) that were co-owned applications that directly or indirectly incorporate by reference, or were incorporated by reference into, the Patents;
- (c) all reissues, reexaminations, extensions, continuations, continuations in part, continuing prosecution applications, requests for continuing examinations, divisions, registrations of any item in any of the foregoing categories (a) and (b);
- (d) all inventions, invention disclosures, and discoveries described in any item in any of the foregoing categories (a) through (c) and all other rights arising out of such inventions, invention disclosures, and discoveries;
- (e) all rights to apply in any or all countries of the world for patents, certificates of invention, utility models, industrial design protections, design patent protections, or other governmental grants or issuances of any type related to any item in any of the foregoing categories (a) through (d), including, without limitation, under the Paris Convention for the Protection of Industrial Property, the International Patent Cooperation Treaty, or any other convention, treaty, agreement, or understanding;
- (f) all causes of action (whether known or unknown or whether currently pending, filed, or otherwise) and other enforcement rights under, or on account of, the Patent and/or any item in any of the foregoing categories (b) through (e), including, without limitation, all causes of action and other enforcement rights for
 - (i) damages,
 - (ii) injunctive relief, and
 - (iii) any other remedies of any kind for past, current, and future infringement; and
- (g) all rights to collect royalties and other payments under or on account of the Patents and/or any item in any of the foregoing categories (a) through (f).

Assignor represents, warrants and covenants that:

- (1) Assignor hereby acknowledges that by operation of law or in equity any and all interest in and to the Patent Rights may already be owned by Assignee and that this Assignment is intended as a quitclaim assignment of any residual interest to perfect title and ensure that Assignee owns the entire undivided right, title and interest thereto.
- (2) Assignor has the full power and authority, and has obtained all third party consents, approvals and/or other authorizations required to enter into the Letter Agreement and

to carry out its obligations hereunder, including the assignment of the Patent Rights to Assignee; and

(3) Assignor owns, and by this document assigns to Assignee, all right, title, and interest to the Patent Rights, including, without limitation, all right, title, and interest to sue for infringement of the Patent Rights. Assignor has obtained and properly recorded previously executed assignments for the Patent Rights as necessary to fully perfect its rights and title therein in accordance with governing law and regulations in each respective jurisdiction. The Patent Rights are free and clear of all liens, claims, mortgages, security interests or other encumbrances, and restrictions. There are no actions, suits, investigations, claims or proceedings threatened, pending or in progress relating in any way to the Patent Rights.

Assignor hereby authorizes the respective patent office or governmental agency in each jurisdiction to issue any and all patents, certificates of invention, utility models or other governmental grants or issuances that may be granted upon any of the Patent Rights in the name of Assignee, as the assignee to the entire interest therein.

Assignee shall be solely responsible for all actions and all costs whatsoever, including attorney's fees, arising after the date of this Agreement and associated with the obtaining, perfecting, sustaining, and/or enforcing the Patent Rights, and Assignor shall have no obligation to pay any fees or costs in relation thereto. Assignor will, at the reasonable request of Assignee and without demanding any further consideration therefore, do all things necessary, proper, or advisable, including without limitation, the execution, acknowledgment, and recordation of specific assignments, oaths, declarations, and other documents on a country-by-country basis, to assist Assignee in obtaining, perfecting, sustaining, and/or enforcing the Patent Rights. Such assistance will include providing, and obtaining from the respective inventors, prompt production of pertinent facts and documents, giving of testimony, execution of petitions, oaths, powers of attorney, specifications, declarations or other papers, and other assistance reasonably necessary for filing patent applications, complying with any duty of disclosure, and conducting prosecution, reexamination, reissue, interference or other priority proceedings, opposition proceedings, cancellation proceedings, public use proceedings, infringement or other court actions and the like with respect to the Patent Rights. Assignee will reimburse Assignor any direct expenses properly and reasonably incurred in pursuance of this provision.

Nothing herein shall be construed as (i) a warranty or representation by Assignor as to the validity or scope of any Patent Rights, (ii) a warranty or representation that anything made, used, imported, developed, promoted, offered for sale, sold, or otherwise disposed of under the Patent Rights does not or will not infringe patents, trade secrets or other proprietary rights of third parties; (iii) a representation or warranty of operability or that development of a commercial products is possible; (iv) any other representations or warranties, either express or implied, unless specified herein. ALL RIGHTS ARE ASSIGNED HEREUNDER "AS IS." ASSIGNOR DISCLAIMS AND MAKES NO EXPRESS OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE WITH RESPECT TO THE RIGHTS.

The terms and conditions of this Assignment of Patent Rights will inure to the benefit of Assignee, its successors, assigns, and other legal representatives and will be binding upon Assignor, its successors, assigns, and other legal representatives.

[Signatures on next page]

IN WITNESS WHEREOF this Assignment of Patent Rights is executed at Farmington, MD
on 12/21/2022

ASSIGNOR:

BY: Paul Weedlun
Paul Weedlun

ATTESTATION OF SIGNATURE PURSUANT TO 28 U.S.C. § 1746

The undersigned witnessed the signature of Paul Weedlun to the above Assignment of Patent Rights and makes the following statements:

1. I am over the age of 18 and competent to testify as to the facts in this Attestation block if called upon to do so.
2. Paul Weedlun is personally known to me (or proved to me on the basis of satisfactory evidence) and appeared before me on 12/21, 2022 to execute the above Assignment of Patent Rights on his own behalf.
3. Paul Weedlun subscribed to the above Assignment of Patent Rights on his own behalf.

I declare under penalty of perjury under the laws of the United States of America that the statements made in the three (3) numbered paragraphs immediately above are true and correct.

EXECUTED on

12/21/2022

By

Print Name:

Morgan Weedlun
Morgan Weedlun

APPENDIX A		
TITLE	PATENT NO./ISSUE DATE	INVENTORS
HIGH LOFT MATERIAL TRANSFER AND METHOD OF MANUFACTURE	U.S. Patent 11,351,767 (from PA 17/134,866 ; Filing Date: December 28, 2020 (from PPA 62/953,782)) Issued: June 7, 2022	Paul Weedlun
VISION GALVANO METRIC LASER WITH LOCATION PLACEMENT CAPABILITY	US Patent 10/994,375 (from PA 16/368,321 (from PPA 62/649,214); Filing date: March 28, 2019) Issued: May 4, 2021	Paul Weedlun
COMPACT LASER MACHINING HEAD	U.S. Patent 10,814,425 (from PA 15/844,122 (from PPA 62/434,774 Filing date: December 15, 2016) Filing date: December 15, 2017); Issued: October 27, 2020	John Murkin
DECORATIVE HEAT-SEALABLE POCKET	U.S. Patent 9,839,246 (from PA 15/006,685 Filing date: January 26, 2016) Issued: 12/12/2017	Paul Weedlun Patricia A. Mason Owen McGovern
DIGITAL PRINTED APPLIQUE EMBLEM	U.S. Patent 8,883,293 (U.S. Patent Application 12/224,691 Filing date: September 2, 2008 (this application is National Stage Entry of PCT/US07/00 5335) (also cited below)	Paul Weedlun and Suzan Ganz
PERFORMANCE FABRIC APPLIQUES	U.S. Patent 9,586,435 (U.S. Patent Application 14/509,650 Filing date: October 8, 2014 (claims priority from PPA No. 61/888,261 Filed: October 8, 2013)	Paul Weedlun
HEAT ACTIVATED APPLIQUE WITH UPPER STRETCH FABRIC LAYER	U.S. Patent 8,765,257 filed: May 6, 2009 (derives priority from PPA 61/126,655; filed: 6 May 2008)	Paul Weedlun
PRINTED APPLIQUE WITH THREE-DIMENSIONAL EMBROIDERED APPEARANCE	U.S. Patent 8,311,660 (U.S. Patent Application 12/387,568; filed: May 4, 2009 (derives priority from PPA 61/126,280; filed: 2 May 2008)	Paul Weedlun, Susan Ganz, David Litteral Annamarie Damron
APPLIQUE HAVING DUAL COLOR EFFECT BY LASER ETCHING	U.S. Patent 8,377,246 (from PCT APPLICATION No. PCT/US2010/053307; Filed 20.10.2010 Priority from US Application 12/589,256 filed: 20 October 2009 (derives priority from PPA 61/196,757; 20 October 2008) and is a CIP of 11/121,749 (cited below)	Paul Weedlun
HEAT SEALED APPLIQUE HAVING ADHESIVE COATED PERIMETER	U.S. Patent 8,354,154 (U.S. Patent Application 12/781,053; Filed: 17 May 2010 (derives priority from 61/216,350; filed: 15 May 2009)	Patty Mason Paul Weedlun
PRESSURE SENSITIVE TEXTILE ADHESIVE	U.S. Patent 8,398,804 (U.S. Patent Application 13/004,541; Filed January 11, 2011 (derives priority from 61/335,703; filed: 11 January, 2010)	Navaid Baqai Susan Ganz Paul Weedlun
DIGITAL PRINTED HEAT TRANSFER GRAPHICS FOR SOFT GOODS	U.S. Provisional Patent Application 63/336,642 (derives priority from U.S. serial no. 17/487,638 filed 28 September 2021, which was a continuation of U.S. Serial	Gillian Ross et al.

	<i>No. 16/166,457 filed 22 October 2018 (now U.S. Patent No. 11,130,364), which derived priority from provisional application no. 62/574,791 filed 20 October 2017, and is a continuation of U.S. serial no. 17/287,795 which is National Stage Entry of PCT/US19/57423 filed 22 October 2019, which likewise derived priority from provisional application 62/574,791 filed 20 October 2017).</i>	
DIGITAL PRINTED HEAT TRANSFER GRAPHICS FOR SOFT GOODS	U.S. Patent Application 17/487,638 (<i>This application is a continuation of U.S. serial no. 16/166,457 filed 22 October 2018 (now U.S. Patent No. 11,130,364), which derived priority from provisional application no. 62/574,791 filed 20 October 2017, and is a continuation of U.S. serial no. 17/287,795 which is National Stage Entry of PCT/US19/57423 filed 22 October 2019, which likewise derived priority from provisional application 62/574,791 filed 20 October 2017</i>)) Filing date: September 28, 2021	Gillian Ross Owen McGovern Paul Weedlun Stephen Mynott
DIGITALLY PRINTED AND PRODUCED HEAT TRANSFER AND METHOD OF MANUFACTURE	U.S. Patent Application 16/582,124 (<i>from PPA 62/736,093</i>) Filing date: September 25, 2018 To be abandoned in view of new CIP below	Paul Weedlun Owen McGovern Gillian Ross Stephen Mynott
DIGITALLY PRINTED AND PRODUCED HEAT TRANSFER AND METHOD OF MANUFACTURE	U.S. Patent Application 17/966,376 (<i>CONT of 16/582,124 (from PPA 62/736,093)</i>) Filing date: October 14, 2022	Paul Weedlun Owen McGovern Gillian Ross Stephen Mynott
DIGITAL PRINTED 3-D PATTERNED EMBLEM WITH GRAPHICS FOR SOFT GOODS	U.S. Patent Application 17/347,008 (<i>from PPA 63/040,420</i>) Filing Date: June 14, 2021	Dave Savino Owen McGovern Gillian Ross Stephen Mynott Paul Weedlun
DIGITAL PRINTED HEAT TRANSFER GRAPHICS FOR SOFT GOODS	U.S. Patent Application 17/287,795 (<i>National entry of PCT/US19/57423 CIP of 16/166,457</i>) <i>Claims priority of PPA 62/574,791</i> Filed April 22, 2021	Owen McGovern Gillian Ross Stephen Mynott Paul Weedlun
DIGITAL PRINTED APPLIQUE EMBLEM	Pub. No.: WO/2007/103168 International Application No.: PCT/US2007/005335 Publication Date: 13.09.2007 International Filing Date: 01.03.2007 Including the following National Applications COUNTRY SERIAL / PATENT NUMBER CANADA 2,644,504 CHINA ZL200780007354.7	Susan Ganz Paul Weedlun

	EUROPE JAPAN KOREA (South) MEXICO U.S.	EP1996355 5178536 10-1404419 325953 8,883,293 above
DIGITAL PRINTED HEAT TRANSFER GRAPHICS FOR SOFT GOODS	Pub. No.: WO/2020/086569 International Application No.: PCT/US2019/057423 Publication Date:30.04.2020 International Filing Date: 22.10.2019	McGOVERN, Owen ROSS, Gillian MYNOTT, Stephen WEEDLUN, Paul
	Including the following National Applications <i>COUNTRY</i> <i>SERIAL / PATENT NUMBER</i> AUSTRALIA 2019364361 BRAZIL BR 11 2021 0077448 CANADA 3,117,331 CHINA 201980069901.7 EUROPE 19877100.8 HONG KONG PENDING INDIA 202117022221 ISRAEL 282525 JAPAN 2021-547646 KOREA (South) 10-2021-7015259 MEXICO MX/a/2021/004597 SINGAPORE 11202104140Q U.S. 17/287,795 (see above)	

CONFIRMATORY ASSIGNMENT OF PATENT RIGHTS

3
Sept 25, 2013
In consideration of her employment and for other good and valuable consideration, the receipt of which is hereby acknowledged, Patricia A. Mason, an individual residing at 16 Jordan Mill Court, White Hall, MD 21161, USA ("**Assignor**"), does hereby sell, assign, transfer, and convey unto Lion Brothers & Company, Inc., a company organized and existing under the laws of ~~Delaware~~ Maryland and having its principal office at 300 Red Brook Boulevard, Suite 410, Owings Mills, Maryland 21117-5147, USA ("**Assignee**"), or its designees, all right, title, and interest that exist today and may exist in the future in and to any and all of the following (collectively, the "**Patent Rights**");

- (a) the patents and patent applications listed in Appendix A (the "**Patents**");
- (b) all patents and patent applications (i) to which the Patents directly or indirectly claims priority, (ii) for which the Patents directly or indirectly forms a basis for priority, and/or (iii) that were co-owned applications that directly or indirectly incorporate by reference, or were incorporated by reference into, the Patents;
- (c) all reissues, reexaminations, extensions, continuations, continuations in part, continuing prosecution applications, requests for continuing examinations, divisions, registrations of any item in any of the foregoing categories (a) and (b);
- (d) all inventions, invention disclosures, and discoveries described in any item in any of the foregoing categories (a) through (c) and all other rights arising out of such inventions, invention disclosures, and discoveries;
- (e) all rights to apply in any or all countries of the world for patents, certificates of invention, utility models, industrial design protections, design patent protections, or other governmental grants or issuances of any type related to any item in any of the foregoing categories (a) through (d), including, without limitation, under the Paris Convention for the Protection of Industrial Property, the International Patent Cooperation Treaty, or any other convention, treaty, agreement, or understanding;
- (f) all causes of action (whether known or unknown or whether currently pending, filed, or otherwise) and other enforcement rights under, or on account of, the Patent and/or any item in any of the foregoing categories (b) through (e), including, without limitation, all causes of action and other enforcement rights for
 - (i) damages,
 - (ii) injunctive relief, and
 - (iii) any other remedies of any kind for past, current, and future infringement; and
- (g) all rights to collect royalties and other payments under or on account of the Patents and/or any item in any of the foregoing categories (a) through (f).

Assignor represents, warrants and covenants that:

- (1) Assignor hereby acknowledges that by operation of law or in equity any and all interest in and to the Patent Rights may already be owned by Assignee and that this Assignment is intended as a quitclaim assignment of any residual interest to perfect title and ensure that Assignee owns the entire undivided right, title and interest thereto.
- (2) Assignor has the full power and authority, and has obtained all third-party consents, approvals and/or other authorizations required to enter into the Letter Agreement and

to carry out its obligations hereunder, including the assignment of the Patent Rights to Assignee; and

(3) Assignor owns, and by this document assigns to Assignee, all right, title, and interest to the Patent Rights, including, without limitation, all right, title, and interest to sue for infringement of the Patent Rights. Assignor has obtained and properly recorded previously executed assignments for the Patent Rights as necessary to fully perfect its rights and title therein in accordance with governing law and regulations in each respective jurisdiction. The Patent Rights are free and clear of all liens, claims, mortgages, security interests or other encumbrances, and restrictions. There are no actions, suits, investigations, claims or proceedings threatened, pending or in progress relating in any way to the Patent Rights.

Assignor hereby authorizes the respective patent office or governmental agency in each jurisdiction to issue any and all patents, certificates of invention, utility models or other governmental grants or issuances that may be granted upon any of the Patent Rights in the name of Assignee, as the assignee to the entire interest therein.

Assignee shall be solely responsible for all actions and all costs whatsoever, including attorney's fees, arising after the date of this Agreement and associated with the obtaining, perfecting, sustaining, and/or enforcing the Patent Rights, and Assignor shall have no obligation to pay any fees or costs in relation thereto. Assignor will, at the reasonable request of Assignee and without demanding any further consideration, therefore, do all things necessary, proper, or advisable, including without limitation, the execution, acknowledgment, and recordation of specific assignments, oaths, declarations, and other documents on a country-by-country basis, to assist Assignee in obtaining, perfecting, sustaining, and/or enforcing the Patent Rights. Such assistance will include providing, and obtaining from the respective inventors, prompt production of pertinent facts and documents, giving of testimony, execution of petitions, oaths, powers of attorney, specifications, declarations or other papers, and other assistance reasonably necessary for filing patent applications, complying with any duty of disclosure, and conducting prosecution, reexamination, reissue, interference or other priority proceedings, opposition proceedings, cancellation proceedings, public use proceedings, infringement or other court actions and the like with respect to the Patent Rights. Assignee will reimburse Assignor any direct expenses properly and reasonably incurred in pursuance of this provision.

Nothing herein shall be construed as (i) a warranty or representation by Assignor as to the validity or scope of any Patent Rights, (ii) a warranty or representation that anything made, used, imported, developed, promoted, offered for sale, sold, or otherwise disposed of under the Patent Rights does not or will not infringe patents, trade secrets or other proprietary rights of third parties; (iii) a representation or warranty of operability or that development of a commercial products is possible; (iv) any other representations or warranties, either express or implied, unless specified herein. ALL RIGHTS ARE ASSIGNED HEREUNDER "AS IS." ASSIGNOR DISCLAIMS AND MAKES NO EXPRESS OR IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE WITH RESPECT TO THE RIGHTS.

The terms and conditions of this Assignment of Patent Rights will inure to the benefit of Assignee, its successors, assigns, and other legal representatives and will be binding upon Assignor, its successors, assigns, and other legal representatives.

[Signatures on next page]

IN WITNESS WHEREOF this Assignment of Patent Rights is executed at Lion Brothers Company,

11 Easter Court, Suite A, Owings Mills, MD 21117 on December 22, 2022.

ASSIGNOR:

BY: _____


Patricia A. Mason

ATTESTATION OF SIGNATURE PURSUANT TO 28 U.S.C. § 1746

The undersigned witnessed the signature of Patricia A. Mason to the above Assignment of Patent Rights and makes the following statements:

1. I am over the age of 18 and competent to testify as to the facts in this Attestation block if called upon to do so.
2. Patricia A. Mason is personally known to me (or proved to me on the basis of satisfactory evidence) and appeared before me on December 22, to execute the above Assignment of Patent Rights on her own behalf.
3. Patricia A. Mason subscribed to the above Assignment of Patent Rights on her own behalf.

I declare under penalty of perjury under the laws of the United States of America that the statements made in the three (3) numbered paragraphs immediately above are true and correct.

EXECUTED on December 22, 2022

By _____


Print Name: Gillian Ross

APPENDIX A		
TITLE	PATENT NO./ ISSUE DATE	INVENTORS
HIGH LOFT MATERIAL TRANSFER AND METHOD OF MANUFACTURE	U.S. Patent 11,351,767 (from PA 17/134,866 ; Filing Date: December 28, 2020 (from PPA 62/953,782)) Issued: June 7, 2022	Paul Weedlun
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PRINTED APPLIQUE WITH THREE-DIMENSIONAL EMBROIDERED APPEARANCE	U.S. Patent 8,311,660 (U.S. Patent Application 12/387,568; filed: May 4, 2009 (derives priority from PPA 61/126,280; filed: 2 May 2008)	Paul Weedlun, Susan Ganz, David Litteral Annamarie Damron
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HEAT SEALED APPLIQUE HAVING ADHESIVE COATED PERIMETER	U.S. Patent 8,354,154 (U.S. Patent)Application 12/781,053; Filed: 17 May 2010 (derives priority from 61/216,350; filed: 15 May 2009)	Patty Mason Paul Weedlun
PRESSURE SENSITIVE TEXTILE ADHESIVE	U.S. Patent 8,398,804 (U.S. Patent Application 13/004,541; Filed January 11, 2011 (derives priority from 61/335,703; filed: 11 January, 2010)	Navaid Baqai Susan Ganz Paul Weedlun
DIGITAL PRINTED HEAT TRANSFER GRAPHICS FOR SOFT GOODS	U.S. Provisional Patent Application 63/336,642 (derives priority from U.S. serial no. 17/487,638 filed 28 September 2021, which was a continuation of U.S. Serial No. 16/166,457 filed 22 October 2018 (now U.S. Patent No. 11,130,364), which derived priority from provisional application no. 62/574,791 filed 20 October 2017, and is a	Gillian Ross et al.

	<i>continuation of U.S. serial no. 17/287,795 which is National Stage Entry of PCT/US19/57423 filed 22 October 2019, which likewise derived priority from provisional application 62/574,791 filed 20 October 2017).</i>	
DIGITAL PRINTED HEAT TRANSFER GRAPHICS FOR SOFT GOODS	U.S. Patent Application 17/487,638 (<i>This application is a continuation of U.S. serial no. 16/166,457 filed 22 October 2018 (now U.S. Patent No. 11,130,364), which derived priority from provisional application no. 62/574,791 filed 20 October 2017, and is a continuation of U.S. serial no. 17/287,795 which is National Stage Entry of PCT/US19/57423 filed 22 October 2019, which likewise derived priority from provisional application 62/574,791 filed 20 October 2017)</i>) Filing date: September 28, 2021	Gillian Ross Owen McGovern Paul Weedlun Stephen Mynott
DIGITALLY PRINTED AND PRODUCED HEAT TRANSFER AND METHOD OF MANUFACTURE	U.S. Patent Application 16/582,124 (<i>from PPA 62/736,093</i>) Filing date: September 25, 2018 To be abandoned in view of new CIP below	Paul Weedlun Owen McGovern Gillian Ross Stephen Mynott
DIGITALLY PRINTED AND PRODUCED HEAT TRANSFER AND METHOD OF MANUFACTURE	U.S. Patent Application 17/966,376 (<i>CONT of 16/582,124 (from PPA 62/736,093)</i>) Filing date: October 14, 2022	Paul Weedlun Owen McGovern Gillian Ross Stephen Mynott
DIGITAL PRINTED 3-D PATTERNED EMBLEM WITH GRAPHICS FOR SOFT GOODS	U.S. Patent Application 17/347,008 (<i>from PPA 63/040,420</i>) Filing Date: June 14, 2021	Dave Savino Owen McGovern Gillian Ross Stephen Mynott Paul Weedlun
DIGITAL PRINTED HEAT TRANSFER GRAPHICS FOR SOFT GOODS	U.S. Patent Application 17/287,795 (<i>National entry of PCT/US19/57423 CIP of 16/166,457 Claims priority of PPA 62/574,791</i>) Filed April 22, 2021	Owen McGovern Gillian Ross Stephen Mynott Paul Weedlun
DIGITAL PRINTED APPLIQUE EMBLEM	Pub. No.: WO/2007/103168 International Application No.: PCT/US2007/005335 Publication Date: 13.09.2007 International Filing Date: 01.03.2007 Including the following National Applications COUNTRY SERIAL / PATENT NUMBER CANADA 2,644,504 CHINA ZL200780007354.7 EUROPE EP1996355 JAPAN 5178536 KOREA (South) 10-1404419 MEXICO 325953	Susan Ganz Paul Weedlun

	U.S. 8,883,293 above	
DIGITAL PRINTED HEAT TRANSFER GRAPHICS FOR SOFT GOODS	Pub. No.: WO/2007/103168 International Application No.: PCT/US2007/005335 Publication Date: 13.09.2007 International Filing Date: 01.03.2007	Susan Ganz Paul Weedlun
	Including the following National Applications AUSTRALIA 2019364361 BRAZIL BR 11 2021 0077448 CANADA 3,117,331 CHINA 201980069901.7 EUROPE 19877100.8 HONG KONG PENDING INDIA 202117022221 ISRAEL 282525 JAPAN 2021-547646 KOREA (South) 10-2021-7015259 MEXICO MX/a/2021/004597 SINGAPORE 11202104140Q U.S. 17/287,795 (above..National entry of PCT/US19/57423	

CONFIRMATORY ASSIGNMENT OF PATENT RIGHTS

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In consideration of his employment and for other good and valuable consideration, the receipt of which is hereby acknowledged, Owen McGovern, an individual residing at 6115 Cedar Wood Drive, Columbia, MD 21044, USA ("*Assignor*"), does hereby sell, assign, transfer, and convey unto Lion Brothers & Company, Inc., a company organized and existing under the laws of Delaware and having its principal office at 300 Red Brook Boulevard, Suite 410, Owings Mills, Maryland 21117-5147, USA ("*Assignee*"), or its designees, all right, title, and interest that exist today and may exist in the future in and to any and all of the following (collectively, the "*Patent Rights*"): ~~Maryland~~

- (a) the patents and patent applications listed in Appendix A (the "Patents");
- (b) all patents and patent applications (i) to which the Patents directly or indirectly claims priority, (ii) for which the Patents directly or indirectly forms a basis for priority, and/or (iii) that were co-owned applications that directly or indirectly incorporate by reference, or were incorporated by reference into, the Patents;
- (c) all reissues, reexaminations, extensions, continuations, continuations in part, continuing prosecution applications, requests for continuing examinations, divisions, registrations of any item in any of the foregoing categories (a) and (b);
- (d) all inventions, invention disclosures, and discoveries described in any item in any of the foregoing categories (a) through (c) and all other rights arising out of such inventions, invention disclosures, and discoveries;
- (e) all rights to apply in any or all countries of the world for patents, certificates of invention, utility models, industrial design protections, design patent protections, or other governmental grants or issuances of any type related to any item in any of the foregoing categories (a) through (d), including, without limitation, under the Paris Convention for the Protection of Industrial Property, the International Patent Cooperation Treaty, or any other convention, treaty, agreement, or understanding;
- (f) all causes of action (whether known or unknown or whether currently pending, filed, or otherwise) and other enforcement rights under, or on account of, the Patent and/or any item in any of the foregoing categories (b) through (e), including, without limitation, all causes of action and other enforcement rights for
 - (i) damages,
 - (ii) injunctive relief, and
 - (iii) any other remedies of any kind for past, current, and future infringement; and
- (g) all rights to collect royalties and other payments under or on account of the Patents and/or any item in any of the foregoing categories (a) through (f).

Assignor represents, warrants and covenants that:

- (1) Assignor hereby acknowledges that by operation of law or in equity any and all interest in and to the Patent Rights may already be owned by Assignee and that this Assignment is intended as a quitclaim assignment of any residual interest to perfect title and ensure that Assignee owns the entire undivided right, title and interest thereto.
- (2) Assignor has the full power and authority, and has obtained all third-party consents, approvals and/or other authorizations required to enter into the Letter Agreement and

IN WITNESS WHEREOF this Assignment of Patent Rights is executed at 2:20pm
on December 27, 2022

ASSIGNOR:

BY:

Owen McGovern

ATTESTATION OF SIGNATURE PURSUANT TO 28 U.S.C. § 1746

The undersigned witnessed the signature of Owen McGovern to the above Assignment of Patent Rights and makes the following statements:

1. I am over the age of 18 and competent to testify as to the facts in this Attestation block if called upon to do so.
2. Owen McGovern is personally known to me (or proved to me on the basis of satisfactory evidence) and appeared before me on December 27, 2022 to execute the above Assignment of Patent Rights on his own behalf.
3. Owen McGovern subscribed to the above Assignment of Patent Rights on his own behalf.

I declare under penalty of perjury under the laws of the United States of America that the statements made in the three (3) numbered paragraphs immediately above are true and correct.

EXECUTED on December 27, 2022

By

Print Name: Jessica McGovern

APPENDIX A		
TITLE	PATENT NO./ISSUE DATE	INVENTORS
DECORATIVE HEAT-SEALABLE POCKET	U.S. Patent 9,839,246 (from PA 15/006,685 Filing date: January 26, 2016) Issued: 12/12/2017	Paul Weedlun Patricia A. Mason Owen McGovern
DIGITAL PRINTED HEAT TRANSFER GRAPHICS FOR SOFT GOODS	U.S. Provisional Patent Application 63/336,642 (<i>derives priority from U.S. serial no. 17/487,638 filed 28 September 2021, which was a continuation of U.S. Serial No. 16/166,457 filed 22 October 2018 (now U.S. Patent No. 11,130,364), which derived priority from provisional application no. 62/574,791 filed 20 October 2017, and is a continuation of U.S. serial no. 17/287,795 which is National Stage Entry of PCT/US19/57423 filed 22 October 2019, which likewise derived priority from provisional application 62/574,791 filed 20 October 2017.</i>)	Gillian Ross Owen McGovern Paul Weedlun Stephen Mynott
DIGITAL PRINTED HEAT TRANSFER GRAPHICS FOR SOFT GOODS	U.S. Patent Application 17/487,638 (<i>This application is a continuation of U.S. serial no. 16/166,457 filed 22 October 2018 (now U.S. Patent No. 11,130,364), which derived priority from provisional application no. 62/574,791 filed 20 October 2017, and is a continuation of U.S. serial no. 17/287,795 which is National Stage Entry of PCT/US19/57423 filed 22 October 2019, which likewise derived priority from provisional application 62/574,791 filed 20 October 2017</i>)) Filing date: September 28, 2021	Gillian Ross Owen McGovern Paul Weedlun Stephen Mynott
DIGITALLY PRINTED AND PRODUCED HEAT TRANSFER AND METHOD OF MANUFACTURE	U.S. Patent Application 16/582,124 (<i>from PPA 62/736,093</i>) Filing date: September 25, 2018 To be abandoned in view of new CIP below	Paul Weedlun Owen McGovern Gillian Ross Stephen Mynott
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DIGITAL PRINTED HEAT TRANSFER	U.S. Patent Application 17/287,795 (<i>National entry of PCT/US19/57423</i>)	Owen McGovern

GRAPHICS FOR SOFT GOODS	<i>CIP of 16/166,457</i> <i>Claims priority of PPA 62/574,791)</i> Filed April 22, 2021	Gillian Ross Stephen Mynott Paul Weedlun
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