



A. Trademark Application No(s) .:

See Appendix T2 attached.

B. Trademark Registration No(s) .:

See Appendix T1 attached.

5. Name and address of party to whom correspondence concerning document should be mailed:

**Birch, Stewart, Kolasch & Birch, LLP**  
P.O. Box 747  
Falls Church, VA 22040-0747  
(703)205-8000

6. Total number of applications and registrations involved: 46

7. As evidenced by the attached copy of the date stamped post card, the above-referenced assignment was filed on May 15, 1998. Additionally, as evidenced by the attached copy of the cancelled check, the recording fees for this assignment were paid on May 15, 1998. However, prior to any action on this assignment by the U.S. Patent and Trademark Office, Applicants had the assignment withdrawn. Accordingly the U.S. Patent and Trademark Office did not perform any services for which these recording fees are charged. Therefore, Applicants respectfully request that these previously paid recording fees of \$1165.00 be applied to the subject assignment.

8.        Please charge Deposit Account No. 02-2448 in the amount of \$                    . A duplicate copy of this request is enclosed.


9.   X   The Commissioner is hereby authorized to charge any fees under 37 C.F.R. 2.6 which may be required, or credit any overpayment to Deposit Account No. 02-2448.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

Date: 9/24/98

By   
Charles Gorenstein  
Reg. No. 29,271

P.O. Box 747  
Falls Church, VA 22040-0747  
(703)205-8000

TOTAL NUMBER OF PAGES INCLUDING COVER SHEET,  
ATTACHMENTS, AND DOCUMENT: 35

Appendix T1

Registration No.	Attorney Docket No.
792,129	NONE
817,995	NONE
866,799	NONE
935,144	NONE
1,200,198	NONE
1,255,698	NONE
1,256,648	NONE
1,291,860	NONE
1,294,129	NONE
1,294,270	NONE
1,294,271	NONE
1,294,326	NONE
1,294,656	NONE
1,294,839	NONE
1,303,443	NONE
1,303,672	NONE
1,303,756	NONE
1,303,926	NONE
1,304,056	NONE
1,310,860	NONE
1,326,548	NONE
1,387,480	NONE
1,388,245	NONE
1,407,384	NONE
1,419,247	NONE
1,523,816	NONE
1,754,885	NONE
1,781,535	NONE
1,781,567	NONE
1,669,161	1423-137T
1,721,428	1423-138T
1,552,525	1423-141T
1,782,419	1423-148T
1,258,647	1423-153T
1,783,859	1423-154T
1,942,109	1423-162T
1,470,455	1423-163T
1,646,097	1423-204T
1,646,790	1423-205T
1,152,137	1423-226T
1,287,763	1423-231T
1,288,823	1423-232T
2,063,402	1423-265T

Appendix T2

Application No.

Attorney Docket No.

75/187,368

1423-335T

75/268,340

1423-384T

75/352,841

1423-397T

## PATENT, TRADEMARK AND COPYRIGHT ASSIGNMENT

This PATENT, TRADEMARK AND COPYRIGHT ASSIGNMENT, dated as of April 29, 1998, is made between Kidde Industries, Inc., a Delaware corporation ("Assignor"), and Grove U.S. LLC, a Delaware limited liability company ("Assignee") and a wholly-owned subsidiary of Grove Worldwide LLC, a Delaware limited liability company ("Grove"). All capitalized terms used but not defined herein shall have the meanings assigned to them in the Stock and Asset Purchase Agreement referred to below.

WHEREAS, pursuant to the terms of the Stock and Asset Purchase Agreement dated as of March 10, 1998, as amended (the "Stock and Asset Purchase Agreement") among Hanson Funding (G) Limited, Deutsche Grove Corporation, Hanson America Holdings (4) Ltd., Grove France SA, Hanson Finance plc, Assignor and Grove, Assignor has agreed to sell, transfer, convey and deliver to Grove and Grove has agreed to purchase from Assignor, the Specified Grove Assets;

WHEREAS, the Specified Grove Assets include all United States and foreign utility and design patents, reissues and re-examinations thereof, and patent applications, including provisionals, divisionals, continuations, continuations-in-part, whether or not patents are issued on such applications and whether or not such applications are modified, withdrawn or resubmitted, relating to the Grove Operations owned by the Assignor, including, but not limited to, those listed on Schedule A attached hereto (collectively, the "Patents");

WHEREAS, the Specified Grove Assets include all United States and foreign registered and unregistered trade names, trademarks, service names and service marks (and applications for registration of the same) and all goodwill associated therewith, relating to the Grove Operations owned by the Assignor, including, but not limited to, those listed on Schedule B attached hereto (collectively, the "Trademarks");

WHEREAS, the Specified Grove Assets include all United States and foreign copyright registrations (and applications for the same) and any non-registered copyrights relating to the Grove Operations owned by the Assignor, including, but not limited to, those listed on Schedule C attached hereto (collectively, the "Copyrights");

WHEREAS, the Specified Grove Assets include all trade secrets and confidential information, inventions, processes and designs (whether or not patentable or reduced to practice), any computer software program source code, object code, data and documentation, and all other intellectual property rights and assets relating to the Grove Operations owned by the Assignor, (together with the Patents, the Trademarks and the Copyrights, collectively, the "Intellectual Property");

WHEREAS, Assignor wishes to transfer, assign and otherwise convey to Assignee all of its right, title and interest in and to the Intellectual Property; and

WHEREAS, Grove and Assignee wish for Assignee to receive all of Assignor's right, title and interest in and to the Intellectual Property.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereto agree as follows:

1. Assignor does hereby transfer, assign and otherwise convey to Assignee all of its right, title and interest, throughout the world, in and to the following:

- (i) the Trademarks;
- (ii) the goodwill symbolized by and associated with the business conducted under the Trademarks;
- (iii) the Patents;
- (iv) the Copyrights;
- (v) all other Intellectual Property; and
- (vi) all proceeds of the foregoing including, without limitation, any outstanding or future claim by Assignor against third parties for past, present and future infringement of the Intellectual Property.

2. Assignee hereby agrees to perform all proper acts to secure to Assignee, or to its successors and assigns as permitted pursuant to the terms of the Stock and Asset Purchase Agreement, the rights hereby transferred including, but not limited to, filing assignments in recordable form in each jurisdiction worldwide where trademark or service mark registrations or applications, patent registrations or applications, or copyright registrations or applications may be issued or pending. Assignor hereby agrees, upon Assignee's request, to promptly execute all papers and to perform such other proper acts and otherwise fully cooperate with Assignee at the cost and expense of Grove and the Assignee as may be requested by Assignee in order to obtain assignments in recordable form and to secure the rights hereby transferred. Furthermore, upon Assignee's request, Assignor agrees to fully cooperate with Assignee on obtaining assignments in recordable form from Assignor's predecessors-in-interest in all jurisdictions worldwide where such assignments may be necessary to complete the "chain of title" to Assignee or to its successors or assigns.

3. This Assignment shall be governed and construed according to the laws of the State of New York, United States of America, as if it were wholly executed and wholly performed within the State of New York without reference to its conflicts of laws provisions, and the patent laws, trademark laws and copyright laws of the United States of America, as applicable.

4. This Assignment shall inure to the benefit of, and shall be binding upon, the respective successors and assigns of the parties hereto, as permitted pursuant to the terms of the Stock and Asset Purchase Agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Assignment by their respective duly authorized representatives as of the date first written above.

KIDDE INDUSTRIES, INC.

By: Keith R. Simmons  
Name: Keith R. Simmons  
Title: Vice P. & L.A.

Address: 11251 Eastwood Drive  
Hagerstown, MD

GROVE U.S. LLC

By: Salvatore J. Bonanno  
Name: Salvatore Bonanno  
Title: CEO

Address: 837 Lindy Lane  
Bala Cwyn, PA 19004

GROVE WORLDWIDE LLC

By: Salvatore J. Bonanno  
Name: Salvatore Bonanno  
Title: CEO

Address: 837 Lindy Lane  
Bala Cwyn, PA 19004





CLASS	MARK	BSKB REF NO	COUNTRY	APPLN. NO.	REG. NO.	FILED	CLASS	STATUS
1	G MANLIFT & DESIGN BADGE (NO WW)	0154T	U.S.	747294,180	1,783,858			
2	G MANLIFT & GROVE WORLDWIDE (COMPLETE NEW LOGO)	0148T	U.S.	74737,505	1,782,419			
	WW DISCLAIMED/PUBL							
	(INCLUDES CRANES)							
	G MANLIFT & GROVE WORLDWIDE ** TOY MODELS **		U.S.	74,324,427	1,781,567			
3	CL DESIGN CTM	0141T	U.S.	73,772,870	1,552,525			

	BSKB REF NO	COUNTRY	APPLN. NO.				
4	GROVE MANLIFT CTM	U.S.	0162T 741512 639	1,942,109			
5	MANLIFT CTM	U.S.	0226T 142,756	935,144 1,152,137			
6	MAXX & DESIGN	U.S.	0137T	741098 631	1,669,161		

G LOGO	[REDACTED]	[REDACTED]	BSKB REF. NO	COUNTRY	APP. NO.	REG. NO.	[REDACTED]
G LOGO	[REDACTED]	[REDACTED]	2651	U.S.	75/129,752	2,063,402	[REDACTED]
COMM. TRADEMARK FILING	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
G MEGA TRAK	[REDACTED]	[REDACTED]	[REDACTED]	U.S.	75/187,358	[REDACTED]	[REDACTED]
G GROVE WORLDWIDE & DESIGN CTM	[REDACTED]	[REDACTED]	[REDACTED]	U.S.	74/262,214	1,754,885	[REDACTED]
PUBLISHED (DOES NOT INCL. WORLDWIDE)	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]







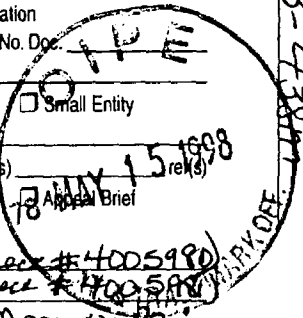




25

Papers Filed herewith on: May 15, 1998  
DOCKET NO.: 1423-438M  
ATTY.: CG/GDY  
APPLICANT(S): \_\_\_\_\_  
USSN: \_\_\_\_\_ FILED: \_\_\_\_\_  
PAT NO.: \_\_\_\_\_

- New Application with Transmittal Letter
- Utility  Design  CIP  PCT  Provisional
- Filing Under 37 CFR 1.53(b)  CONT  DIV
- Filing Under 37 CFR 1.53(d) (CPA)
- Specification Consisting of: \_\_\_\_\_ pages
- Combined Declaration & Power of Attorney
- Assignment / Cover Letter (2) 1. Patent
- Letter to Official Draftsman 2. TM
- Drawings \_\_\_\_\_ Sheets  Formal  Informal  Red-Ink
- Completion of Filing Requirements, PCT/DO/EO/905 or PTO-1533 and Executed Declaration
- Priority Document(s) / Cover Letter, No. Doc. \_\_\_\_\_
- Amendment: \_\_\_\_\_
- Transmtl Ltr  Large Entity  Small Entity
- Response
- Information Discl Stmt. PTO-1449(s)
- Notice of Appeal
- Issue Fee Transmittal
- FEES: \$2,300.00 (check #400598)
- Letter: \$1,165.00 (check #400598)
- Other: Appendix P1, Appendix P2, Appendix T1, Appendix T2, True Copy of Assignment



Receipt is hereby acknowledged of the papers filed as indicated in connection with the above identified case.  
COMMISSIONER OF PATENTS AND TRADEMARKS  
Due Date: NO Due Date  
Handcarry: \_\_\_\_\_