FORM PTO-1594 RECC	U.S. DEPARTMENT OF COMMERCE
(REV 6-93)	Patent and Trademark Office
To The Honorable Commissioner of Patents and Traden.	2761545 ats or copy thereof.
Name of conveying parties:	2. Name and address of receiving party(ies)
Fish Oven & Equipment Company	Name: Campbell Detachable Cab Corp.
☐ Individual(s) ☐ Association	Internal Address:
☐ Individual(s) ☐ Association ☐ General Partnership ☐ Limited Partnership ☐ Corporation-State of Illinois	Street Address: 120 West Kent Avenue
☐ Other: Additional name(s) of conveying party(ies) attached? ☐ Yes ☒ No	City: Wauconda State: IL Zip:60084
Additional name(s) of conveying party(les) attaches. In 165 In 165	
3. Nature of conveyance:	☐ Individual(s) citizenship ☐ Association
☐ Merger	General Partnership Limited Partnership
Security Agreement Change of Name	☐ Corporation-State of Illinois ☐ Other
Other:	If assignee is not domiciled in the Untied States, a domestic representative
Execution Date: July 18, 1984	designation is attached Yes No (Designations must be a separate document from Assignment)
	Additional name(s) & address(es) attached? □ Yes ☒ No
4. Application number(s) or registration number(s):	\$**A
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
	1,300,439
Additional numbers attached? Yes No	
5. Name and address of party to whom correspondence concerning	
document should be mailed:	6. Total number of applications and trademarks involve: 1
Name: Andrew J. Heinisch	7. Total Fee (37 CFR 3.41) \$40.00
Internal Address: Attorney Docket No. 115595	Enclosed
Company Name: LEYDIG, VOIT & MAYER, LTD.	
	△ Authorized to be charged to deposit account
Street Address: 6815 Weaver Road, Suite 300	8. Deposit account number: 12-1216
City: Rockford State: IL ZIP: 61114-8018	(Aurah dimlines and a Citi and a Control of the Con
DO NOT US	(Attach duplicate copy of this page if paying by deposit account) E THIS SPACE
9. Statement and signature.	
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.	
1 / 1 / 1 / / / / / / / / / / / / / / /	
Andrew J. Heinisch Date: June 3, 2004	
Printed Name of Person Signing Signature	
Total number of pages including cover sheet, attachments, and document: 8	
Mail documents to be recorded with required cover sheet information to:	
Mail Stop Assignment Recordation Services	
Director of the U.S. Patent and Trademark Office	
5/08/2004 LMUELLER 00000098 121216 1300k39 P.O. Box 1450	

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Alexandria, VA 22313-1450

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CONSIGNMENT AND SALES AGREEMENT

Agreement made this 18th day of July, 1984, between and among Anderson Consolidated Industries, Inc., a Delaware corporation, and its subsidiary, Fish Oven & Equipment Co., an Illinois corporation (both of which are hereinafter called "Fish Oven"), and Campbell Detachable Cab Corp., an Illinois corporation (hereinafter called "CDC").

WHEREAS, Fish Oven desires to consign and sell, and CDC desires to accept consignment and purchase to operate on consignment, with an option to return, Fish Oven's revolving tray oven line and related assets; and

WHEREAS, the parties wish to reduce their agreement concerning the operation of the business, the consignment and the option to return the purchased assets to writing,

NOW, THEREFORE, in consideration of the mutual promises hereinafter contained, the parties agree as follows:

1. Consignment of Assets. Fish Oven agrees to consign, and CDC agrees to accept consignment of the following assets:

a. Assets Consigned.

(i) All of Fish Oven's inventory of finished goods.

(ii) All of Fish Oven's work in process as of the day of closing.

(iii) All of Fish Oven's inventory of parts or components.

b. Terms of Consignment.

(i) CDC shall pay Fish Oven's book value for any of the consigned assets used and shall remit such amounts to Fish Oven monthly by the end of the month following the month in which such assets are used by CDC, together with an itemized listing of inventory used in operating the business during such period.

(ii) CDC shall use these consigned assets before using any other inventory, and 24 months after the closing date may reject any unused consigned inventory and after due notice to Fish Oven can sell it for scrap accounting for the proceeds to Fish Oven or at Fish Oven's direction, destroy the unused consigned inventory at Fish Oven's cost. CDC shall have the right, with Fish Oven's prior written approval, to scrap

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obsolete inventory and shall remit to Fish Oven any proceeds realized from such scrap upon receipt thereof.

(iii) CDC shall be responsible to and shall reimburse Fish Oven for all loss and expense to Fish Oven resulting from damage to or destruction of the consigned assets (except loss or damage by fire or other casualty to the extent insured), or from levy or attachment of any court, process or lien thereon while in CDC's possession, and until such time as the title passes from Fish Oven by reason of the sale thereof and the proceeds of the sale have been accounted for and remitted to Fish Oven. Fish Oven shall assume the risk of loss or damage to products by fire or other casualty, to the extent of Fish Oven's insurance coverage, while in the possession of CDC.

(iv) Fish Oven agrees to maintain for the full term of this agreement fire and extended coverage insurance on the consigned inventory in an amount not less than the book value of such inventory. Such insurance shall include a waiver of the insurer's right of subrogation against CDC as consignee.

(v) CDC shall keep a true record of all consigned assets in its possession and shall give the representatives of Fish Oven access to such records on demand and shall permit such representatives, at reasonable times, to make an inventory of the consigned assets in the possession of CDC.

(vi) CDC shall execute an appropriate Form UCC-1 to reflect Fish Oven's interest as consignor in the consigned assets.

c. Valuation of Consigned Assets.

(i) Fish Oven has caused its employees, with representatives of CDC present, to take a physical inventory of Fish Oven's inventory of parts and components located at 2500 Harrison Avenue, Rockford, Illinois, and to load the same on trucks at Fish's sole expense. Fish Oven represents and warrants, that it has not, subsequent to the time any such items were inventoried and loaded onto trucks, removed any items from such inventory for any purpose.

(ii) Fish Oven shall cause its employees, with representatives of CDC present, to take a physical inventory of its inventory of parts and components located at 222 Cedar Street, Rockford, Illinois, as soon as possible after Closing. The parties contemplate that as a part of the inventory process, the consigned inventory will likewise be loaded on trucks at Fish Oven's sole expense.

(iii) As soon as possible after Closing Fish Oven shall cause its employees, with representatives of CDC present, to take a physical inventory of Fish Oven's inventory of parts and components located at 3519 Kishwaukee Street, Rockford,

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Illinois. As soon as possible after completion of such inventory, CDC shall notify Fish Oven of which items of such inventory located at 3519 Kishwaukee Street it desires to accept for consignment. Those items accepted for consignment will be loaded on trucks at Fish Oven's sole expense for shipment to CDC. Any of the items of inventory at 3519 Kishwaukee Street which CDC decides not to accept for consignment, shall be disposed of by Fish Oven. It is the intent of the parties that the consigned assets accepted by CDC will have been removed on or before September 21, 1984 to permit Fish Oven time to dispose of the remaining assets prior to the expiration of its rental running through the end of September.

(iv) Fish Oven will furnish CDC with an extended price list for the consigned inventory previously located at 2500 Harrison Avenue within 30 days of Closing. In like manner, Fish Oven will furnish CDC, within 30 days after the per item count occurs, with an extended inventory price list for the assets at 222 Cedar Street and those at Jeffrey Supply Warehouse which CDC decides to accept for consignment, within 25 days after the per item count and notice of acceptance for assignment, as the case may be.

(v) The values to be extended shall be in accordance with the historical accounting practices of Fish Oven, consistently applied. The priced out inventory list shall be the basis for determining the cost to be charged to CDC for consigned inventory used by it pursuant to this agreement.

(vi) Once loaded onto trucks as provided above, the actual cost of shipment to CDC's place of business shall be at CDC's expense.

2. Transfer and Option to Return Certain Assets.

a. Fish Oven hereby transfers to CDC the following assets, on the terms and conditions hereinafter recited.

(i) All tools, dies, jigs and fixtures used by Fish Oven, all as are presently located at 2500 Harrison Avenue, 3519 Kishwaukee Street, or 222 Cedar Street, Rockford, Illinois; and

(ii) All shelving, bins, or other movable storage fixtures for the consigned assets or transferred assets, including the file cabinets for records and engineering drawings, engineering tables (drafting tables and drafting machines) with the two related desks, all likewise located at 2500 Harrison Avenue, 3519 Kishwaukee Street, or 222 Cedar Street, Rockford, Illinois.

(iii) All engineering drawings, customer and distributor lists, and promotional materials used by Fish Oven,

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all as are presently located at 2500 Harrison Avenue or 222 Cedar Street, Rockford, Illinois.

(iv) The right to use the trade name "FISH", and the goodwill associated with the mark and any registration covering its mark, or application for registration covering the mark, and the name "A. J. Fish Oven Co.", the name "Fish Oven & Equipment Co.", including its current telephone number and listing.

b. So long as CDC is not in default under the terms of their agreement, it shall have the right to own and possess the transferred assets, subject to the perfected security interest of Fish Oven, until such time as CDC is obligated to, at its option, either return the transferred assets to Fish Oven, or pay the purchase price for the transferred assets pursuant to this agreement.

3. Removal of Transferred and Consigned Assets.

a. Fish Oven shall cause the transferred and consigned assets to be loaded onto trucks at 2500 Harrison Avenue and 222 Cedar Street at Fish Oven's sole expense, with CDC to bear the expense of shipment to its place of business. Such loading and shipment shall occur as soon as possible after the Closing Date.

b. In connection with the per item inventory count to occur at 3519 Kishwaukee Street, and CDC's designation of inventory at such location which it agrees to accept for consignment, Fish Oven will cause to be loaded onto trucks at its sole expense any of the transferred assets located at 3519 Kishwaukee Street. In like manner as to the consigned assets, the parties acknowledge their intent to have any such transferred assets removed from the 3519 Kishwaukee Street location as soon as possible, and in any event, on or before September 21, 1984.

4. Operation of the Business.

a. CDC shall operate the business for its account after the closing date, expressly including completion of work in process and outstanding purchase orders.

b. For purposes of this agreement, "for its account", shall mean that all revenues and expenses and all assets and liabilities resulting from or arising out of the operation of the business after the closing date are the rights and obligations of CDC, unless otherwise provided.

c. CDC agrees to indemnify and hold Fish Oven harmless from any and all liabilities incurred by CDC in connection with the operation of the business from and after Closing.

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FISH OVEN & EQUIPMENT CO.

: / 1. Sum

R. Steven Holdeman

Its Secretary/Treasurer

ANDERSON CONSOLIDATED INDUSTRIES, INC.

By:

R. Steven Holdeman

Vice President - Finance

CAMPBELL DETACHABLE CAB CORP.

By:

Its Chairman and Chief

Executive Officer

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