

	Application Number			
	Filing Date			
INFORMATION DISCLOSURE	First Named Inventor Sharo		ron Goff	
(Not for submission under 37 CFR 1.99)	Art Unit			
	Examiner Name			
	Attorney Docket Numb	ər	17-092-SG	

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	2	7753759		2010-07-13	Pintor et al.				
	3	8257140		2012-0 9 -04	Kenny				
	4	8771036		2014-07-08	Gentry et al.				
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	Application Number			
	Filing Date			
INFORMATION DISCLOSURE	First Named Inventor	Sharo	on Goff	
STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit			
	Examiner Name			
	Attorney Docket Number		17-092-SG	

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	2		20090104845		2009-04	I-23	Pintor et al.					
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INFORMATION DISCLOSURE	First Named Inventor	Sharc	on Goff	
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	Examiner Name			
	Attorney Docket Number		17-092-SG	

CERTIFICATION STATEMENT

Please see 37 CFR 1.97 and 1.98 to make the appropriate selection(s):

That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(1).

OR

That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(2).

See attached certification statement.

The fee set forth in 37 CFR 1.17 (p) has been submitted herewith.

 \times A certification statement is not submitted herewith.

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

Signature	/David J. Connaughton, Jr./	Date (YYYY-MM-DD)	2016-02-16
Name/Print	David J. Connaughton, Jr.	Registration Number	67275

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1 hour to complete, including gathering, preparing and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether the Freedom of Information Act requires disclosure of these record s.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspections or an issued patent.
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<u>NOTE</u>: This form is to be submitted with the Power of Attorney by Applicant form (PTO/AIA/82B or equivalent) to identify the application to which the Power of Attorney is directed, in accordance with 37 CFR 1.5. If the Power of Attorney by Applicant form is not accompanied by this transmittal form or an equivalent, the Power of Attorney will not be recognized in the application.

Application Num	ber					
Filing Date						
First Named Inv	entor	Sharon Goff				
Title		BRA POCKET SYSTEM				
Art Unit						
Examiner Name	•					
Attorney Docket Number		17-092-SG				
	SIGNAT	JRE of Applicant or Patent Practitioner				
Signature	/David J. C	connaughton, Jr./	Date			
Name	David J.	Connaughton, Jr.	Telephone			
Registration Number	67275					
NOTE: This form must be signed in accordance with 37 CFR 1.33. See 37 CFR 1.4(d) for signature requirements and certifications.						
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This collection of information is required by 37 CFR 1.31, 1.32 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Name	Sharon Goff			Telephone		
Title and Company						
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This collection of information is required by 37 CFR 1.31, 1.32 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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The information provided by you in this form will be subject to the following routine uses:

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DESIGN PATENT APPLICATION	First Named Inventor	Sharon Goff					
(37 CFR 1.63)	COMPLETE IF KNOWN						
Declaration	Application Number						
Submitted OR Submitted After Initial	Filing Date						
	Art Unit						
required)							
	I						
BRA POCKET SYSTEM							
(Title of the	Invention)						
As a below named inventor, I hereby declare that:							
This declaration is directed to:							
The attached application,							
OR							
United States Application Number or PCT International ap	plication number						
filed on							
The above-identified application was made or authorized to be ma	ade by me.						
I believe I am the original inventor or an original joint inventor of a	claimed invention in the	application.					
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Permit Access to Application by Participating Offices.							
[Page 1 of 2] This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.							

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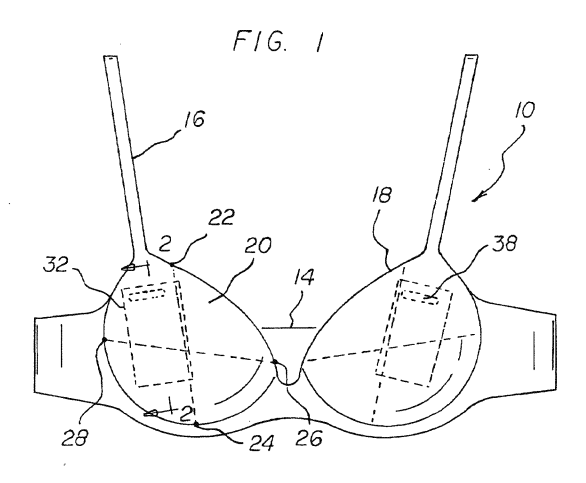
DECLARATION — Utility or Design Patent Application							
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LEGAL NAME OF SOLE OF (<i>E.g.</i> , Given Name (first and n			or Surname)				
Sharon Goff	·		-				
Inventor's Signature			Date	(Optional)			
/Sharon Goff/							
Residence: City	State		Country				
Mailing Address			<u></u>				
City	State		Zip		Co	ountry	
Ac	⊥ Iditional inventors are	e being named on the	Suppler	nental sheet(s) PT	O/AIA/10 atta	ached hereto	

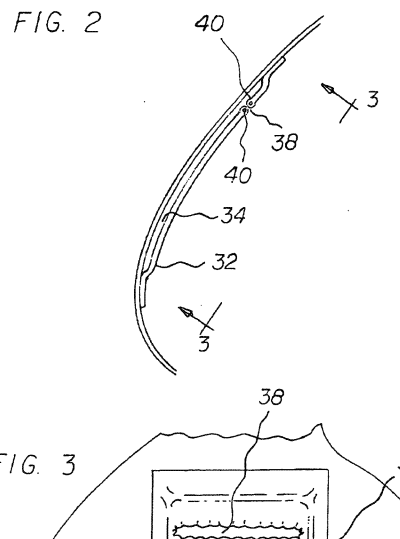
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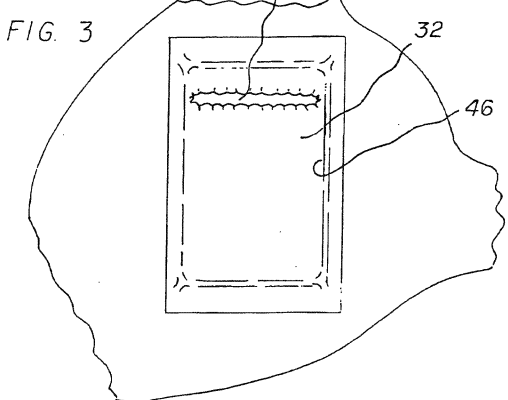
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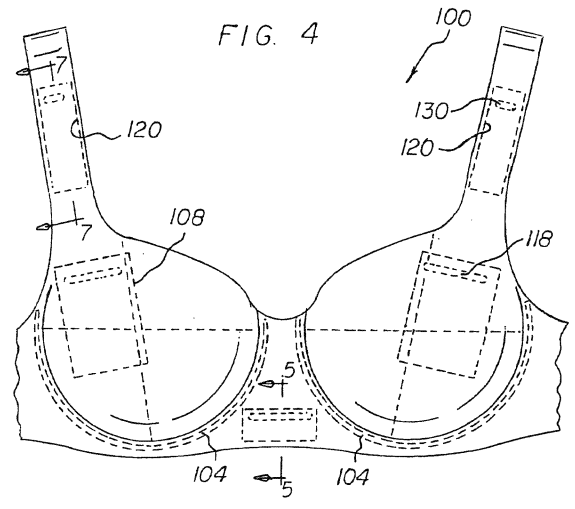
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- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.









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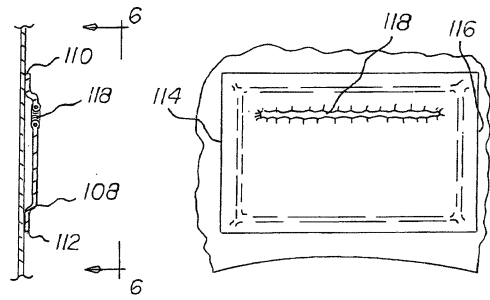
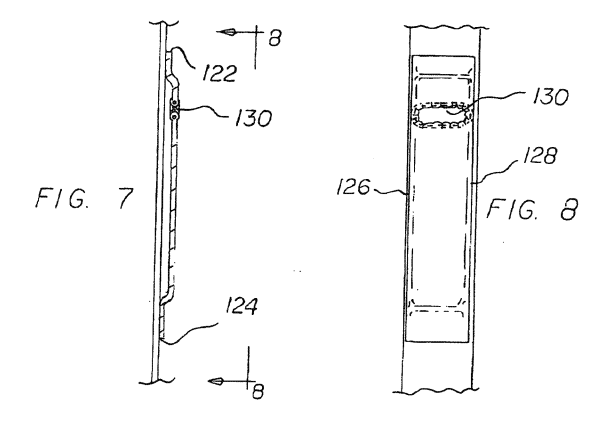
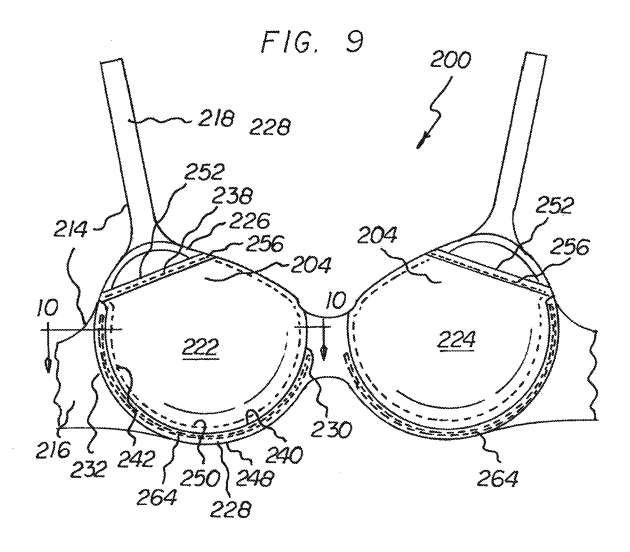
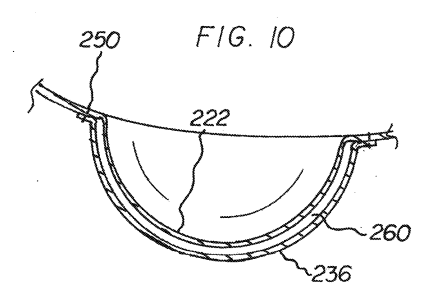


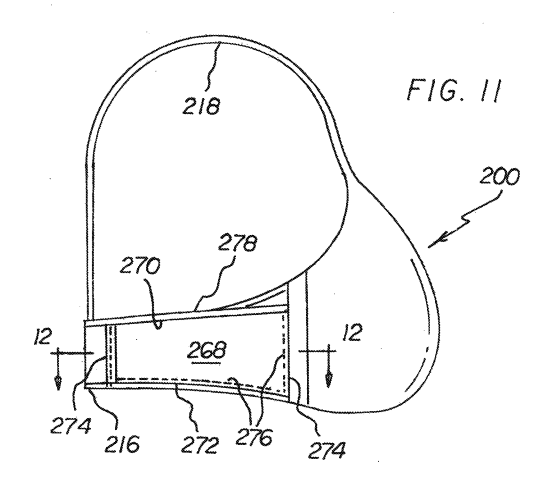
FIG. 5

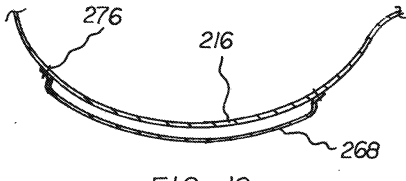
FIG. 6











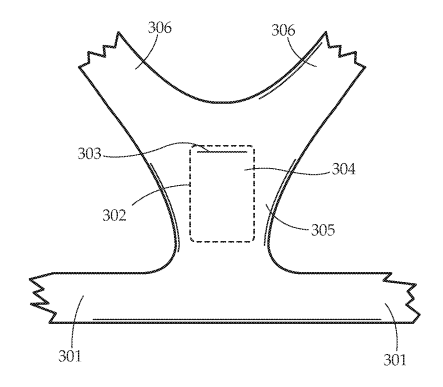


Fig. 13

POCKET BRA SYSTEM

APPLICATION

FOR UNITED STATES LETTERS PATENT

SPECIFICATION

TO ALL WHOM IT MAY CONCERN:

BE IT KNOWN THAT I, SHARON J. GOFF, a citizen of the UNITED STATES OF AMERICA, have invented new and useful improvements in a POCKET BRA SYSTEM of which the following is a specification:

POCKET BRA SYSTEM

BACKGROUND OF THE INVENTION

Field of the Invention

The present invention relates to a pocket bra system and more particularly pertains to removably receiving a handheld electronic device while providing support and shape to the breasts of a wearer, the receiving and supporting and shaping being done in a safe, convenient and economical manner. SUMMARY OF THE INVENTION

In view of the disadvantages inherent in the known types of bra systems of known designs and configurations now present in the prior art, the present invention provides an improved pocket bra system. As such, the general purpose of the present invention, which will be described subsequently in greater detail, is to provide a new and improved pocket bra system and method which has all the advantages of the prior art and none of the disadvantages.

To attain this, the present invention essentially comprises a pocket bra system. First provided is a strap assembly which includes a chest strap and shoulder straps. Similarly configured left and right cups are provided. The strap assembly is attached to the cups whereby the strap assembly adheres the

2

cups to a wearer. Each cup has curved upper, lower, interior and exterior edges. Each cup has inside and outside surfaces. A patch is operatively associated with each cup. Each patch has a linear upper edge and curved lower, interior and exterior edges. Each patch has inside and outside surfaces. Stitching couples the lower, interior and exterior edges of each patch to the lower, interior and exterior edges of an associated cup. A linear opening is formed along the upper edge of each patch. Piping covers the upper edge of each patch. The piping is adapted to allow the patch to move away from and back toward the cup between open and closed orientations.

In other embodiments, any of the pockets disclosed herein may have a closure structure, such as a hook and loop connector, zipper, a snap closure, button, magnet, and the like.

There has thus been outlined, rather broadly, the more important features of the invention in order that the detailed description thereof that follows may be better understood and in order that the present contribution to the art may be better appreciated. There are, of course, additional features of the invention that will be described hereinafter and which will form the subject matter of the claims attached.

3

In this respect, before explaining at least one embodiment of the invention in detail, it is to be understood that the invention is not limited in its application to the details of construction and to the arrangements of the components set forth in the following description or illustrated in the drawings. The invention is capable of other embodiments and of being practiced and carried out in various ways. Also, it is to be understood that the phraseology and terminology employed herein are for the purpose of descriptions and should not be regarded as limiting.

As such, those skilled in the art will appreciate that the conception, upon which this disclosure is based, may readily be utilized as a basis for the designing of other structures, methods and systems for carrying out the several purposes of the present invention. It is important, therefore, that the claims be regarded as including such equivalent constructions insofar as they do not depart from the spirit and scope of the present invention.

It is therefore an object of the present invention to provide a new and improved pocket bra system which has all of the advantages of the prior art bra systems of known designs and configurations and none of the disadvantages.

4

It is another object of the present invention to provide a new and improved pocket bra system which may be easily and efficiently manufactured and marketed.

It is further object of the present invention to provide a new and improved pocket bra system which is of durable and reliable constructions.

An even further object of the present invention is to provide a new and improved pocket bra system which is susceptible of a low cost of manufacture with regard to both materials and labor, and which accordingly is then susceptible of low prices of sale to the consuming public, thereby making such pocket bra system economically available to the buying public. It should be understood that the present invention may be formed of any material capable of being used as a bra. These materials may include any sort of flexible fabric, whether elastic or not, plastics, films, and the like. In some embodiments, certain materials may be stitched or layered into the materials to provide different functionality such as an underwire, radio-frequency shielding materials, elastic materials, and the like.

Even still another object of the present invention is to provide a pocket bra system for removably receiving a handheld electronic device while providing support and shape to the breasts of a wearer,

5

the receiving and supporting and shaping being done in a safe, convenient and economical manner.

Lastly, it is an object of the present invention to provide a new and improved pocket bra system for removably receiving a handheld electronic device and other objects while providing support and shape to the breasts of a wearer.

These handheld electronic devices and other objects may be any items that are capable of being stored within a pocket on a bra. For example, the electronic devices may be any portable electronic-based device, including, but not limited to cellular telephones (including smartphones), tablets, portable music players, exercise tracking devices such as GPS devices, pedometers, bio-monitors, computation devices, electronic devices, and medical devices, and the like, any other portable and relatively small electronic device, as well as personal items. Similarly, the other objects may be any small objects that are commonly placed in a pocket of a wearer, such as keys, cards, wallets, medicines and medicine dosages, insulin pumps, and the like.

These together with other objects of the invention, along with the various features of novelty which characterize the invention, are pointed out with particularity in the claims annexed to and forming a part of this disclosure. For a better understanding of the

6

invention, its operating advantages and the specific objects attained by its uses, reference should be had to the accompanying drawings and descriptive matter in which there is illustrated preferred and alternate embodiments of the invention.

BRIEF DESCRIPTION OF THE DRAWINGS

The invention will be better understood and objects other than those set forth above will become apparent when consideration is given to the following detailed description thereof. Such description makes reference to the annexed drawings wherein:

Figure 1 is a front elevational view of a pocket bra system constructed in accordance with the principles of the present invention.

Figure 2 is a cross sectional view taken along line 2-2 of Figure 1.

Figure 3 is a rear elevational view taken along line 3-3 of Figure 2.

Figure 4 is a front elevational view of a pocket bra system constructed in accordance with an alternate embodiment of the invention.

Figure 5 is a cross sectional view taken along line 5-5 of Figure 4.

7

Figure 6 is a rear elevational view taken along line 6-6 of Figure 5.

Figure 7 is a cross sectional view taken along line 7-7 of Figure 4.

Figure 8 is a rear elevational view taken along line 8-8 of Figure 7.

Figure 9 is a front elevational view of a pocket bra system constructed in accordance with another alternate embodiment of the invention.

Figure 10 is a cross sectional view taken along line 10-10 of Figure 9.

Figure 11 is a side elevational view of the pocket bra system shown in Figures 9 and 10.

Figure 12 is a cross sectional view taken along line 12-12 of Figure 11.

Figure 13 provides a view of an embodiment of a bra having a back pocket.

The same reference numerals refer to the same parts throughout the various Figures.

DESCRIPTION OF THE PREFERRED EMBODIMENT

With reference now to the drawings, and in particular to Figure 1 thereof, the preferred embodiment of the new and

8

improved pocket bra system embodying the principles and concepts of the present invention and generally designated by the reference numeral 10 will be described.

The present invention, the pocket bra system 10 is comprised of a plurality of components. Such components in their broadest context include a strap, left and right cups, a rectangular patch and a linear slit. Such components are individually configured and correlated with respect to each other so as to attain the desired objective.

First provided is a strap assembly. The strap assembly includes a generally horizontal chest strap 14. The chest strap is positionable around the chest and back of a wearer. The strap assembly includes left and right generally vertical shoulder straps 16. The shoulder straps are positionable over the shoulders of the wearer. The shoulder straps have free ends. The free ends are coupled to the chest strap adjacent to the chest of the wearer and adjacent to the back of the wearer.

A left cup 18 is provided. A similarly configured right cup 20 is provided. Each cup has an inside surface and an outside surface. The left and right cups each have an uppermost point 22. The left and right cups each have a lower-most point 24. A generally vertical axis is provided. The vertical

9

axis divides each cup into an inner hemisphere interiorly and an outer hemisphere exteriorly. The left and right cups each have an inner-most point 26. The left and right cups each have an outer-most point 28. A generally horizontal axis is provided. The horizontal axis divides each cup into an upper hemisphere above and a lower hemisphere below.

A rectangular patch 32 is provided next. The patch is operatively associated with each cup. Each patch has generally horizontal upper and lower edges. Each patch has generally vertical interior and exterior edges. The patch has a periphery. The periphery has stitching. In this manner the periphery of each patch is coupled to the inside surface of an associated cup. The majority of each patch is in the upper hemisphere. The majority of each patch is in the outer hemisphere. A rectangular chamber 34 is provided. The chamber is provided between each patch and its associated cup. The chamber is rectangular. The chamber has a height of 120 and 140 millimeters. The chamber has a width of between 60 and 70 millimeters. The pockets and the patches are fabricated of a resilient closed cell polyurethane foam. The foam has a thickness of from 2 to 4 millimeters. The patches are fabricated of an elastic fabric.

10

Further provided is a linear slit 38. The slit is provided in each patch. The slit is provided parallel with, and closely spaced from, the upper edge of each patch. Each slit has a length greater than 90 percent of the width of the chamber. An elastic band 40 is provided. The elastic band is provided within each patch. The elastic band surrounds the slit. The elastic band is adapted to return the slit to a closed orientation. The elastic band is further adapted to allow the slit to stretch to an enlarged orientation.

Provided last is a handheld electronic device 46. The handheld electronic device is positionable within the chamber. In one embodiment, the handheld electronic device has a height of 115 millimeters, plus or minus 10 percent. The handheld electronic device has a width of 59 millimeters. The handheld electronic device has a thickness of 9 millimeters plus or minus 10 percent. The slit is adapted to stretch to the open orientation when adding the handheld device to, or removing the handheld device from, the chamber. The slit is adapted to contract to the closed orientation when the handheld device is within or without the chamber. The thickness and the material of the cups and the patches are adapted to abate inward projections by the handheld devices in the chambers tending to

11

poke a user. The thickness and the material of the cups and the patches are adapted to abate outward projections by the handheld devices in the chambers tending to create unsightly projections.

An alternate embodiment 100 of the present invention is provided. An under-wire 104 is provided. The under-wire is provided beneath each cup.

A central patch 108 is provided. The central patch is provided intermediate the cups. In this manner a central chamber is formed. The central patch has horizontal upper and lower edges 110, 112. The central patch has vertical side edges 114, 116. The upper and lower edges are longer than the side edges. The central patch has a central slit 118. The central slit is provided parallel with and in proximity to the upper edge. The central chamber is adapted to receive and support keys.

An upper patch 120 is provided on each shoulder strap. The upper patches have horizontal upper and lower edges 122, 124. The upper patches have vertical side edges 126, 128. The upper and lower edges are shorter than the side edges. The upper patches each have an upper slit 130. The upper slit is provided parallel with and in proximity to the upper edge. The upper chambers are adapted to receive and support pills.

12

Figures 9 through 12 illustrate a system 200 constructed in accordance with another alternate embodiment of the invention. In such alternate embodiment, enlarged bra pockets 204 are constructed on the cups of the bra. In addition, side pockets 268 are constructed along both sides of the bra. Although only a right side pocket is illustrated, it should be understood that a similarly constructed left side pocket is preferably provided additionally.

As shown in Figures 9 and 10, there is illustrated a pocket bra system 200 for removably receiving a handheld electronic device and other objects while providing support and shape to the breasts of a wearer. The system includes a strap assembly 214. The strap assembly is formed of a chest strap 216 and shoulder straps 218.

Next provided are similarly configured left and right cups 222, 224. Each cup has inside and outside surfaces. The strap assembly is attached to the cups whereby the strap assembly adheres the cups to a wearer. Each cup has curved upper edge 226, a lower edge 228, an interior edge 230 and an exterior edge 232. Each cup has inside and outside surfaces.

A patch 236 is operatively associated with each cup. Each patch has a linear upper edge 238 and a curved lower edge 240,

13

an interior edge 242 and an exterior edge 248. Each patch has inside and outside surfaces.

Stitching 250 couples the lower, interior and exterior edges of each patch to the lower, interior and exterior edges of an associated cup. A linear opening 252 is thus formed along the upper edge of each patch. Piping 256 covers the upper edge of each patch. The upper edge of the patch and the piping are adapted to allow the patch to move away from and back toward the cup between open and closed orientations.

Pockets 260 are formed between the patches and the cups. In one embodiment, the cups are fabricated of a resilient closed cell polyurethane foam with a thickness of from 2 to 4 millimeters. In another embodiment, the patches are fabricated of a resilient closed cell polyurethane foam with a thickness of from 2 to 4 millimeters.

A handheld electronic device 46 is adapted to be placed within a pocket.

An under-wire 264 is coupled beneath each cup in a generally vertical plane.

Lastly provided is a side patch 268 forming a side pocket on each side of the chest strap. The side patches each have a horizontal upper edge 270 and a lower edge 272 and vertical side

14

edges 274. The upper and lower edges of each patch are longer than the side edges. The side patches include side stitching 276 along the lower and side edges. Thus is formed an upper opening 278 at each side patch, the pocket 268 formed between two layers of the chest strap and defined by the stitching 276.

In one embodiment, the side pocket 268 may be configured to have the upper edge 270 and top edge of the chest strap aligned or nearly aligned. In another embodiment, a pocket flap may extend from the chest strap over the upper opening 278 to form an 'envelope pocket' and thus to cover the upper opening 278. In further embodiments, the flap may be positioned on a side, bottom, or middle of the pocket, with the opening being at least partially covered by the flap when in a closed (and/or nonaccessing) position. The pocket flap may be secured via hook and loop connector, button, snap, zipper, or the like to the exterior of the pocket 268, or may simply rest over the upper opening 278. In still a further embodiment, side pocket 268 may further extend at least partially into, over, or beneath the cup such that the pocket, and potentially the upper opening 278 span both part of the chest strap and part of the cup.

Fig. 13 provides a view of an embodiment of a bra having a back pocket. The present embodiment is shown as a sports bra

15

version, however it should be understood that the back pocket design may be employed on any bra, and may be positioned on the chest strap, similarly to the side pocket embodiment described above. This may be particularly useful on front-open bra designs. In the embodiment shown, two shoulder straps 306, and two sides of the chest strap 301 extend away from a central area 305. On this central area is a pocket 304. The pocket may be formed in any manner and may be defined at its boundary 302 by stitching, a separate pocket material behind the central area 305 material, or by any other structure. An opening 303 to the pocket 304 is shown at a top, but it should be understood that the opening 303 may be on the sides, middle, bottom, or anywhere on the pocket, depending on embodiment. A closure (not shown) may be used to hold the pocket in a closed position. The closure may be any structure capable of holding the pocket opening 303 in a closed position.

A final embodiment of the invention is designed to protect wearers from radio frequency emissions from electronic devices supported by the system. To achieve this protection, the left and right cups are fabricated of a radio frequency protective material. The radio frequency protective material is fabricated of a blend of fabrics chosen from the class consisting of

16

polyester and cotton and further including copper and silver. In one embodiment, the radio frequency protective material is fabricated of 78 percent of a blend of fabric chosen from the class consisting of polyester and cotton and further including 21 percent copper and 1 silver. In another embodiment, the radio frequency protective material is fabricated of 90 percent of a blend of fabric chosen from the class consisting of polyester and cotton and further including 9.5 percent copper and 0.5 silver.

As to the manner of usage and operation of the present invention, the same should be apparent from the above description. Accordingly, no further discussion relating to the manner of usage and operation will be provided.

With respect to the above description then, it is to be realized that the optimum dimensional relationships for the parts of the invention, to include variations in size, materials, shape, form, function and manner of operation, assembly and use, are deemed readily apparent and obvious to one skilled in the art, and all equivalent relationships to those illustrated in the drawings and described in the specification are intended to be encompassed by the present invention.

17

Therefore, the foregoing is considered as illustrative only of the principles of the invention. Further, since numerous modifications and changes will readily occur to those skilled in the art, it is not desired to limit the invention to the exact construction and operation shown and described, and accordingly, all suitable modifications and equivalents may be resorted to, falling within the scope of the invention.

Claims:

What is claimed is:

1. A pocket bra assembly comprising:

a strap assembly including a chest strap and shoulder straps, the chest strap having a front portion configured to be positioned on a front of a user, and a rear portion configured to be positioned on a back of the user, the shoulder straps each having a front portion configured to be positioned on the front of the user, and a rear portion configured to be positioned on the back of the user;

a bra portion, the bra portion providing support and shape to breasts of the user, the strap assembly being attached to the bra portion whereby the strap assembly holds the bra portion to the user, with the chest strap extending from a first side of the bra portion towards the user's back and extending from a second opposite side of the bra portion towards the user's back;

a back pocket positioned on the back portion of at least one of the chest strap and shoulder straps, the back pocket having an opening formed in its surface providing access to a pocket interior; and

an item positioned within the back pocket.

19

- The pocket bra assembly of claim 1 wherein the bra is a sports bra.
- 3. The pocket bra assembly of claim 1 wherein the patch is positioned on the rear portion of the chest strap.
- 4. The pocket bra assembly of claim 1 wherein the back pocket is positioned on the rear portion of one of the shoulder straps.
- 5. The pocket bra assembly of claim 1 wherein the rear portion of each of the shoulder straps join together to form a central area, the back pocket positioned on the central area.
- The pocket bra assembly of claim 1 wherein the back pocket comprises a closure.
- 7. The pocket bra assembly of claim 1 wherein the back pocket is formed by a patch connected to the back portion of the at least one of the chest strap and shoulder straps by stitching about a part of a perimeter of the patch, a gap in the stitching leaving a portion of the perimeter of the patch unattached, thereby forming an opening providing access to the pocket interior portion formed by the patch.
- 8. The pocket bra assembly of claim 7 further comprising

20

p. 38

an internal pocket connected about a perimeter of the opening, the internal pocket defining the pocket interior and formed such that it is positioned between the patch and the one of the back portion of the chest strap and the shoulder straps.

- 9. The pocket bra assembly of claim 7 wherein the patch is formed of a stretchable material to allow for an expansion of the back pocket.
- 10. The pocket bra assembly of claim 7 wherein the opening is formed adjacent to a side of the patch.
- 11. The pocket bra assembly of claim 7 wherein the opening is formed adjacent to a top of the patch.
- 12. The pocket bra assembly of claim 1 wherein the back pocket is formed by a patch connected to the back portion of the at least one of the chest strap and shoulder straps by stitching about an entire perimeter of the patch, the patch having an opening formed in its surface providing access to the pocket interior portion formed by the patch.
- 13. The pocket bra assembly of claim 12 further comprising an internal pocket connected about a perimeter of the opening, the internal pocket defining the pocket interior and formed such that it

21

p. 39

is positioned between the patch and the one of the back portion of the chest strap and the shoulder straps.

- 14. The pocket bra assembly of claim 12 wherein the patch is formed of a stretchable material to allow for an expansion of the back pocket.
- 15. The pocket bra assembly of claim 12 wherein the opening is formed adjacent to a top of the patch.
- 16. The pocket bra assembly of claim 12 wherein the opening is formed adjacent to a side of the patch.
- 17. The pocket bra assembly of claim 1 further comprising an internal pocket defining the pocket interior, the interior pocket connected about a perimeter of the opening, the internal pocket being separate from the strap assembly.
- 18. The pocket bra assembly of claim 17 wherein the internal pocket is positioned adjacent to an interior surface of the back portion of at least one of the chest strap and shoulder straps.

22

ABSTRACT OF THE DISCLOSURE

A strap assembly includes a chest strap and shoulder straps. Similarly configured left and right cups are provided. The strap assembly is attached to the cups whereby the strap assembly adheres the cups to a wearer. Each cup has curved upper, lower, interior and exterior edges. Each cup has inside and outside surfaces. A patch is operatively associated with each cup. Each patch has a linear upper edge and curved lower, interior and exterior edges. Each patch has inside and outside surfaces. Stitching couples the lower, interior and exterior edges of each patch to the lower, interior and exterior edges of an associated cup. A linear opening is formed along the upper edge of each patch. Piping covers the upper edge of each patch. The piping is adapted to allow the patch to move away from and back toward the cup between open and closed orientations.

23

Electronic Patent Application Fee Transmittal					
Application Number:					
Filing Date:					
Title of Invention:	POC	KET BRA SYSTEM			
First Named Inventor/Applicant Name:	Shai	on Goff			
Filer:	Gary	v Ervery Lambert			
Attorney Docket Number:	17-0	92-SG			
Filed as Small Entity					
Filing Fees for Utility under 35 USC 111(a)					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
UTILITY FILING FEE (ELECTRONIC FILING)		4011	1	70	70
UTILITY SEARCH FEE		2111	1	300	300
UTILITY EXAMINATION FEE		2311	1	360	360
Pages:					
Claims:					
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:					p. 42

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
	Tot	al in USD) (\$)	730

Electronic Ac	Electronic Acknowledgement Receipt				
EFS ID:	29762184				
Application Number:	15647784				
International Application Number:					
Confirmation Number:	8940				
Title of Invention:	POCKET BRA SYSTEM				
First Named Inventor/Applicant Name:	Sharon Goff				
Customer Number:	32118				
Filer:	Gary Ervery Lambert				
Filer Authorized By:					
Attorney Docket Number:	17-092-SG				
Receipt Date:	12-JUL-2017				
Filing Date:					
Time Stamp:	15:20:26				
Application Type:	Utility under 35 USC 111(a)				

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Submitted with Payment	yes		
Payment Type	CARD		
Payment was successfully received in RAM	\$730		
RAM confirmation Number	071317INTEFSW15211500		
Deposit Account			
Authorized User			
The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:			

File Listin	g:				
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
			1508064		
1	Application Data Sheet	ADS.pdf	d8ba739a13781302e29b9e93caabbdc6b7 0dad1d	no	7
Warnings:			I		
Information:					
			612378		
2	Information Disclosure Statement (IDS) Form (SB08)	IDS.pdf	c8f66f6c178de2624d584c07901d8098fd13 acdf	no	4
Warnings:	ł		I		
Information:					
			197046		
3	Power of Attorney	POA.pdf	7da886eddd0b69c71fb65761053b93f55d9 34b09	no	3
Warnings:	•				
Information:					
			186842		
4	Oath or Declaration filed	Declaration_AIA08.pdf	15e6b565118088639b71f4b176a92999c71 53d2f	no	3
Warnings:	ł				
Information:					
			2257630		
5	Drawings-only black and white line drawings	16-029-SG-SG2-Drawings.pdf	302fc6e31b4c05eb764ae900c1bcf7cf3062 51bf	no	7
Warnings:			I		
Information:					
			58765		
6		Back-pocket-con-Application. pdf	7d1e2a67958831e76ad299b76853871312 7f017b	yes	23
	 Multip	art Description/PDF files in .	zip description		
	Document Des	cription	Start	E p. 4	nd 45

	Specification		1		18	
	Claims		19	:	22	
	Abstrac	t	23	:	23	
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7	Fee Worksheet (SB06)	Fee Worksheet (SB06) fee-info.pdf		no	2	
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Information			-			
		Total Files Size (in bytes):	48	355514		
characterize Post Card, as <u>New Applica</u> If a new appl 1.53(b)-(d) a Acknowledg <u>National Sta</u> If a timely su U.S.C. 371 ar national stag <u>New Interna</u> If a new internatio and of the In	vledgement Receipt evidences receip d by the applicant, and including pay s described in MPEP 503. <u>Ations Under 35 U.S.C. 111</u> lication is being filed and the applica nd MPEP 506), a Filing Receipt (37 CF gement Receipt will establish the filin <u>ge of an International Application un</u> abmission to enter the national stage and other applicable requirements a F ge submission under 35 U.S.C. 371 wittional Application Filed with the USF rnational application is being filed an onal filing date (see PCT Article 11 an aternational Filing Date (Form PCT/Re urity, and the date shown on this Action.	ge counts, where applicable. tion includes the necessary of R 1.54) will be issued in due of g date of the application. <u>oder 35 U.S.C. 371</u> of an international applicati orm PCT/DO/EO/903 indicati ill be issued in addition to the <u>PTO as a Receiving Office</u> nd the international applicati d MPEP 1810), a Notification D/105) will be issued in due co	It serves as evidence omponents for a filir course and the date s on is compliant with ng acceptance of the Filing Receipt, in du ion includes the nece of the International ourse, subject to pres	of receipt s ing date (see shown on th the condition application e course. essary comp Application scriptions co	imilar to a 37 CFR is ons of 35 n as a onents for Number oncerning	

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		Attorney Docket Number	17-092-SG
Application Data Sheet 37 CFR 1.76		Application Number	
Title of Invention	BRA POCKET SYSTEM		
bibliographic data arran This document may be	nged in a format specified by the Un	ited States Patent and Trademark C mitted to the Office in electronic fo	being submitted. The following form contains the Office as outlined in 37 CFR 1.76. rmat using the Electronic Filing System (EFS) or the

Secrecy Order 37 CFR 5.2

Portions or all of the application associated with this Application Data Sheet may fall under a Secrecy Order pursuant to 37 CFR 5.2 (Paper filers only. Applications that fall under Secrecy Order may not be filed electronically.)

Inventor Information:

Invent Legal N								emove	
Prefix	Given Name		Middle Name	;		Family	Name		Suffix
	Sharon					Goff		_	
Resid	ence Informatio	on (Select One)	US Residency	0	Non US Re	sidency	O Activ	e US Military Service	1
City	Hilton Head		State/Province	sc	Count	ry of Resi	dence	US	
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Addre	ss 2								
City	Hilton He	ad			State/Pro	vince	SC		
Postal	Code	29928		Coun	tryi	US			
		E Listed - Addit	ional Inventor Inf the Add button.	ormatio	n blocks	may be		Add	

Correspondence Information:

Enter either Customer For further information	Number or complete the Correspondence Information section below. n see 37 CFR 1.33(a).
An Address is be	ing provided for the correspondence Information of this application.
Customer Number	32118
Email Address	Add Email Remove Email

Application Information:

Title of the Invention	BRA POCKET SYSTEM	
Attorney Docket Number	17-092-SG	Small Entity Status Claimed
Application Type	Nonprovisional	
Subject Matter	Utility	
Total Number of Drawing	Sheets (if any)	Suggested Figure for Publication (if any)

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	17-092-SG
Application Da		Application Number	
Title of Invention	BRA POCKET SYSTEM		

Publication Information:

Request Early Publication (Fee required at time of Request 37 CFR 1.219)
Request Not to Publish. I hereby request that the attached application not be published under 35 U.S.C. 122(b) and certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral international agreement, that requires publication at eighteen months after filing.

Representative Information:

Representative information should be provided for all practitioners having a power of attorney in the application. Providing this information in the Application Data Sheet does not constitute a power of attorney in the application (see 37 CFR 1.32). Either enter Customer Number or complete the Representative Name section below. If both sections are completed the customer Number will be used for the Representative Information during processing.						
Please Select One:	Oustomer Number	O US Patent Practitioner	Limited Recognition (37 CFR 11.9)			
Customer Number	32118					

Domestic Benefit/National Stage Information:

This section allows for the applicant to either claim benefit under 35 U.S.C. 119(e), 120, 121, or 365(c) or indicate National Stage entry from a PCT application. Providing this information in the application data sheet constitutes the specific reference required by 35 U.S.C. 119(e) or 120, and 37 CFR 1.78.

Prior Applicat	ion Status	Pending		Remove			nove
Application N	lumber	Cont	tinuity Type	Prior Application Number Filing Date (Y		te (YYYY-MM-DD)	
· · · · · ·	Continuation of		of	15045592 2016-02-17			
Prior Applicat	ion Status	Patented			Remove		nove
Application Number	Cont	tinuity Type Prior Application		Filing Date (YYYY-MM-DD)	Patent Number		Issue Date (YYYY-MM-DD)
15045592	Continua	tion of	14614873	2015-02-05	928	89016	2016-03-22
Prior Applicat	ion Status	Patented		Remove			nove
Application Number	Cont	tinuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Pat	ent Number	Issue Date (YYYY-MM-DD)
14614873	Continua	tion in part of	14082777	2013-11-18	929	95288	2016-03-29
Prior Applicat	ion Status	Patented				Rei	nove
Application Number	Con	tinuity Type	Prior Application Number	Filing Date (YYYY-MM-DD)	Patent Number		Issue Date (YYYY-MM-DD)
14082777	Continua	tion in part of	13066822	2011-04-26	85	97072	2013-12-03
Prior Applicat	ion Status	Expired		· · · · · · · · · · · · · · · · · · ·	•	Re	move

Application Data Sheet 37 CFR 1.76			Attorney Docket Number 17-092-SG			
Application Da	ita She	eet 37 CFR 1.76	Application Number			
Title of Invention	BRA P	BRA POCKET SYSTEM				
Application Nu	mber	Continuity	Туре	Prior Applicat	ion Number	Filing Date (YYYY-MM-DD)
14614873		non provisional of		61976379		2014-04-07

Additional Domestic Benefit/National Stage Data may be generated within this form by selecting the **Add** button.

Foreign Priority Information:

This section allows for the applicant to claim priority to a foreign application. Providing this information in the application data sheet constitutes the claim for priority as required by 35 U.S.C. 119(b) and 37 CFR 1.55(d). When priority is claimed to a foreign application that is eligible for retrieval under the priority document exchange program (PDX)¹ the information will be used by the Office to automatically attempt retrieval pursuant to 37 CFR 1.55(h)(1) and (2). Under the PDX program, applicant bears the ultimate responsibility for ensuring that a copy of the foreign application is received by the Office from the participating foreign intellectual property office, or a certified copy of the foreign priority application is filed, within the time period specified in 37 CFR 1.55(g)(1).

			Remove
Application Number	Country ⁱ	Filing Date (YYYY-MM-DD)	Access Code ⁱ (if applicable)
Additional Foreign Priority Da Add button.	ta may be generated	I within this form by selecting the	

Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications

This application (1) claims priority to or the benefit of an application filed before March 16, 2013 and (2) also
 contains, or contained at any time, a claim to a claimed invention that has an effective filing date on or after March 16, 2013.

Authorization to Permit Access:

Authorization to Permit Access to the Instant Application by the Participating Offices

Under the Paperwork Reduction Act	of 1995, no persons are required to re	spond to a collection of informat	ion unless it contains a vali	d OMB control numbe

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	17-092-SG
		Application Number	
Title of Invention	BRA POCKET SYSTEM		

If checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPO), the Japan Patent Office (JPO), the Korean Intellectual Property Office (KIPO), the World Intellectual Property Office (WIPO), and any other intellectual property offices in which a foreign application claiming priority to the instant patent application is filed access to the instant patent application. See 37 CFR 1.14(c) and (h). This box should not be checked if the applicant does not wish the EPO, JPO, KIPO, WIPO, or other intellectual property office in which a foreign application claiming priority to the instant patent application the instant patent application claiming priority office in which a foreign application claiming priority to the instant patent application claiming priority application claiming priority to the instant patent application.

In accordance with 37 CFR 1.14(h)(3), access will be provided to a copy of the instant patent application with respect to: 1) the instant patent application-as-filed; 2) any foreign application to which the instant patent application claims priority under 35 U.S.C. 119(a)-(d) if a copy of the foreign application that satisfies the certified copy requirement of 37 CFR 1.55 has been filed in the instant patent application; and 3) any U.S. application-as-filed from which benefit is sought in the instant patent application.

In accordance with 37 CFR 1.14(c), access may be provided to information concerning the date o f filing this Authorization.

Applicant Information:

Providing assignment information in this section does not substitute for compliance with any requirement of part 3 of Title 37 of CFR to have an assignment recorded by the Office.							
Applicant 1							
If the applicant is the inventor (or the remaining joint inventor or inventors under 37 CFR 1.45), this section should not be completed. The information to be provided in this section is the name and address of the legal representative who is the applicant under 37 CFR 1.43; or the name and address of the assignee, person to whom the inventor is under an obligation to assign the invention, or person who otherwise shows sufficient proprietary interest in the matter who is the applicant under 37 CFR 1.46. If the applicant is an applicant under 37 CFR 1.46 (assignee, person to whom the inventor is obligated to assign, or person who otherwise shows sufficient proprietary interest, then the joint inventor or inventors who are also the applicant should be identified in this section.							
Assignee	Assignee O Legal Representative under 35 U.S.C. 117 O Joint Inventor						
O Person to whom the inv	ventor is oblig	ated to assign.		O Pe	erson who shows s	ufficient p	roprietary interest
If applicant is the legal r	epresentati	ve, indicate the	e authority to f	ile the pat	tent application,	the inven	itor is:
Name of the Deceased or Legally Incapacitated Inventor :							
If the Applicant is an Organization check here.							
Prefix	Given Na	ime	Middle Nam	e	Family Name	•	Suffix
Prefix	Given Na	ame	Middle Nam	e	Family Name	•	Suffix

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	17-092-SG
		Application Number	
Title of Invention	BRA POCKET SYSTEM		

Mailing Address Information For Applicant:					
Address 1					
Address 2					
City	State/Province				
Country	Postal Code				
Phone Number	Fax Number				
Email Address					

Non-Applicant Assignee Information:

Assignee 1			
accordance with 37	CFR 1.215(b). Do not include to assign, or person who othe	ee information is desired to be included on the patent application publication in this section an applicant under 37 CFR 1.46 (assignee, person to whomerwise shows sufficient proprietary interest), as the patent application publication publicatio	n the
If the Assignee i	s an Organization check he	ere.	
Organization Na	me		
Mailing Addres	s Information For Non-Ap	oplicant Assignee:	
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Country i		Postal Code	
Phone Number		Fax Number	
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Additional Assign	nee Data may be generated	d within this form by selecting the Add button.	

certifications.

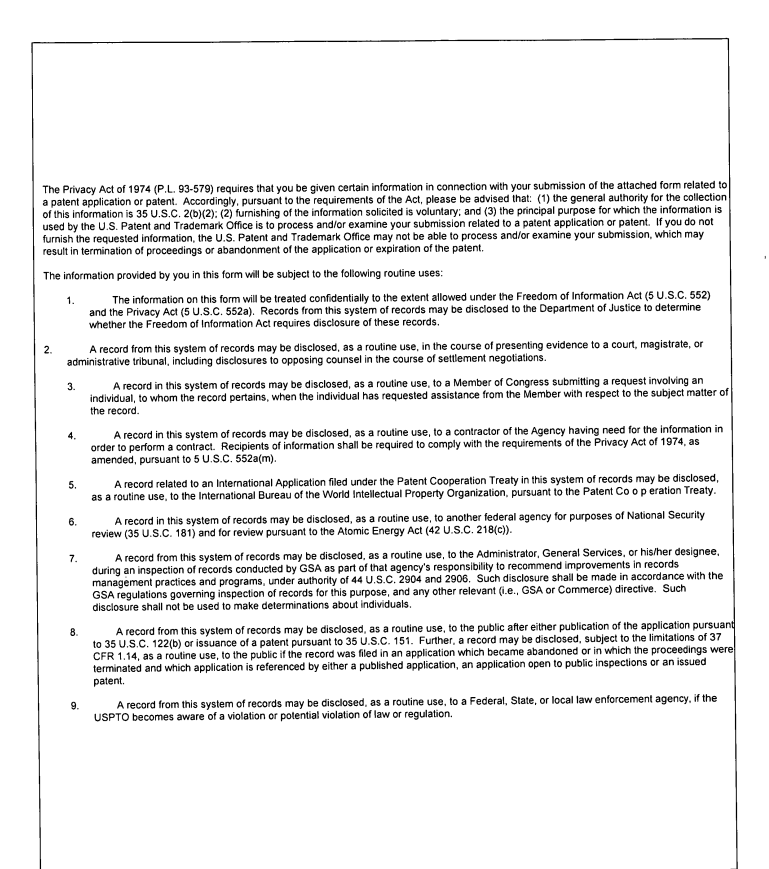
/David J. Connaughton, Jr./

PTO/AIA/14 (03-13) Approved for use through 01/31/2014. OMB 0651-0032 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	17-092-SG			
Applicatio	on Da	ta Sheet 37 CFR	1.70	Application Number		
Title of Inven	tion	BRA POCKET SYSTE	EM			
First Name	Dav	d Last	Name	Connaughton	Registration Number	67275
Additional Si	gnatu	re may be generated	within th	nis form by selecting the Add	d button.	

This collection of information is required by 37 CFR 1.76. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 23 minutes to complete, including gathering, preparing, and submitting the completed application data sheet form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

Privacy Act Statement



	United State	<u>s Patent</u>	and Tradem	UNITED STATES United States Pa Address: COMMISSIC P.O. Box 1450	DEPARTMENT OF COMMERCE tent and Trademark Office NER FOR PATENTS ginia 22313-1450		
APPLICATION NUMBER	FILING or 371(c) DATE	GRP ART UNIT	FIL FEE REC'D	ATTY.DOCKET.NO	TOT CLAIMS IND CLAIMS		
15/647,784	07/12/2017	3765	730	17-092-SG	18 1		
				C	ONFIRMATION NO. 8940		
32118	32118 FILING RECEIPT						
LAMBERT & ASSOCIATES 92 STATE STREET BOSTON, MA 02109-2004							

Date Mailed: 08/01/2017

Receipt is acknowledged of this non-provisional patent application. The application will be taken up for examination in due course. Applicant will be notified as to the results of the examination. Any correspondence concerning the application must include the following identification information: the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please submit a written request for a Filing Receipt Correction. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections

Inventor(s)

Sharon Goff, Hilton Head, SC;

Applicant(s)

Sharon Goff, Hilton Head, SC;

Power of Attorney: The patent practitioners associated with Customer Number 32118

Domestic Priority data as claimed by applicant

This application is a CON of 15/045,592 02/17/2016 PAT 9723878 which is a CON of 14/614,873 02/05/2015 PAT 9289016 which is a CIP of 14/082,777 11/18/2013 PAT 9295288 which is a CIP of 13/066,822 04/26/2011 PAT 8597072 and said 14/614,873 02/05/2015 claims benefit of 61/976,379 04/07/2014

Foreign Applications for which priority is claimed (You may be eligible to benefit from the **Patent Prosecution Highway** program at the USPTO. Please see <u>http://www.uspto.gov</u> for more information.) - None. Foreign application information must be provided in an Application Data Sheet in order to constitute a claim to foreign priority. See 37 CFR 1.55 and 1.76.

Permission to Access Application via Priority Document Exchange: No

Permission to Access Search Results: No

Applicant may provide or rescind an authorization for access using Form PTO/SB/39 or Form PTO/SB/69 as appropriate.

If Required, Foreign Filing License Granted: 07/31/2017

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 15/647,784**

Projected Publication Date: Request for Non-Publication Acknowledged

Non-Publication Request: Yes

Early Publication Request: No ** SMALL ENTITY **

Title

BRA POCKET SYSTEM

Preliminary Class

450

Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications: Yes

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Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

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Applicants may wish to consult the USPTO booklet, "General Information Concerning Patents" (specifically, the section entitled "Treaties and Foreign Patents") for more information on timeframes and deadlines for filing foreign patent applications. The guide is available either by contacting the USPTO Contact Center at 800-786-9199, or it can be viewed on the USPTO website at http://www.uspto.gov/web/offices/pac/doc/general/index.html.

For information on preventing theft of your intellectual property (patents, trademarks and copyrights), you may wish to consult the U.S. Government website, http://www.stopfakes.gov. Part of a Department of Commerce initiative, this website includes self-help "toolkits" giving innovators guidance on how to protect intellectual property in specific countries such as China, Korea and Mexico. For questions regarding patent enforcement issues, applicants may call the U.S. Government hotline at 1-866-999-HALT (1-866-999-4258).

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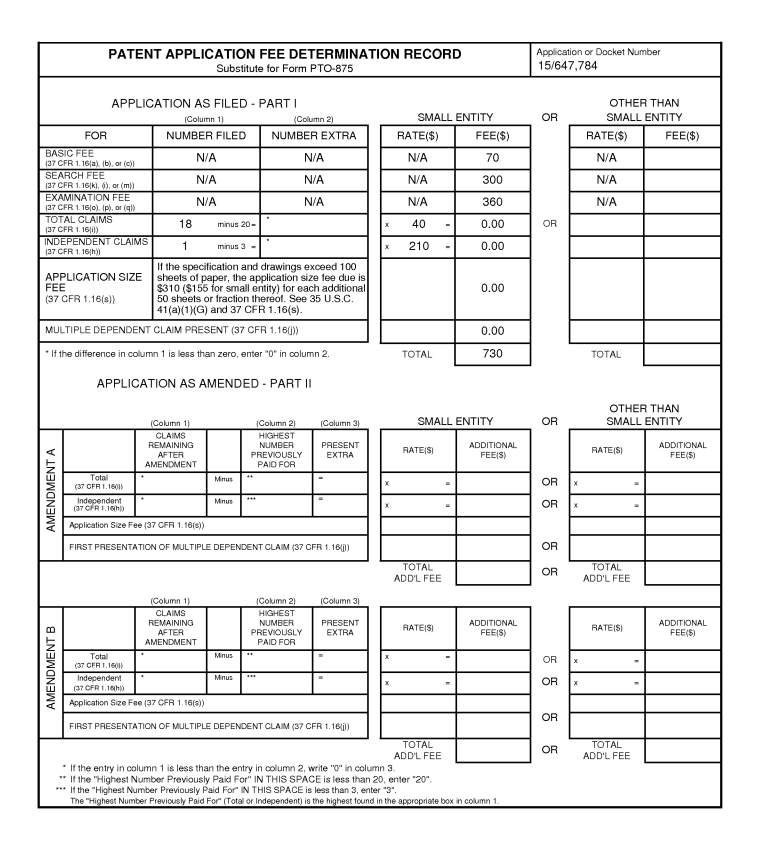
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То:	lambert@lambertpatentlaw.com,shortell@lambertpatentlaw.com,connaughton@lambertpatentlaw.com
From:	PAIR_eOfficeAction@uspto.gov
Cc:	PAIR_eOfficeAction@uspto.gov
Subject:	Private PAIR Correspondence Notification for Customer Number 32118

Aug 01, 2017 04:22:24 AM

Dear PAIR Customer:

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The following USPTO patent application(s) associated with your Customer Number, 32118, have new outgoing correspondence. This correspondence is now available for viewing in Private PAIR.

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Application	Document	Mailroom Date	Attorney Docket No.
15647784	APP.FILE.REC	08/01/2017	17-092-SG

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	<u>ed States Paten</u>	t and Trademark Office	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 22: www.uspto.gov	FOR PATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/647,784	07/12/2017	Sharon Goff	17-092-SG	8940
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D001010, MIX	02109 2004		ART UNIT	PAPER NUMBER
			3765	
			NOTIFICATION DATE	DELIVERY MODE
			09/07/2017	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

lambert@lambertpatentlaw.com shortell@lambertpatentlaw.com connaughton@lambertpatentlaw.com

	Application No. 15/647,784	Applicant(s) GOFF, SHA	
Office Action Summary	Examiner GLORIA HALE	Art Unit 3765	AIA (First Inventor to File) Status Yes
The MAILING DATE of this communication app	bears on the cover sheet with the o	corresponden	ce address
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period N - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed the mailing date o D (35 U.S.C. § 13;	f this communication.
Status			
1) Responsive to communication(s) filed on			
A declaration(s)/affidavit(s) under 37 CFR 1.1			
2a) This action is FINAL . 2b) This	action is non-final.		
3) An election was made by the applicant in resp	onse to a restriction requirement	set forth duri	ng the interview on
; the restriction requirement and election	have been incorporated into this	s action.	
4) Since this application is in condition for allowa	nce except for formal matters, pro	osecution as t	to the merits is
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.	
 Disposition of Claims* 5) ○ Claim(s) <u>1-18</u> is/are pending in the application 5a) Of the above claim(s) is/are withdraw 6) □ Claim(s) is/are allowed. 7) ○ Claim(s) <u>1-18</u> is/are rejected. 8) □ Claim(s) is/are objected to. 9) □ Claim(s) is/are subject to restriction and/o * If any claims have been determined allowable, you may be eleparticipating intellectual property office for the corresponding a http://www.uspto.gov/patents/init_events/pph/index.jsp or send Application Papers 10) □ The specification is objected to by the Examine 11) ○ The drawing(s) filed on <u>7-12-17</u> is/are: a) ○ accord Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 	wn from consideration. r election requirement. ligible to benefit from the Patent Pro pplication. For more information, plea l an inquiry to <u>PPHfeedback@uspto.</u> er. scepted or b) objected to by the drawing(s) be held in abeyance. Se	ase see gov. e Examiner. e 37 CFR 1.85	(a).
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign Certified copies: a) All b) Some** c) None of the: 1. Certified copies of the priority documen 2. Certified copies of the priority documen 3. Copies of the certified copies of the prior application from the International Bureau ** See the attached detailed Office action for a list of the certified	ts have been received. ts have been received in Applica prity documents have been receiv u (PCT Rule 17.2(a)).	tion No.	
Attachment(s)	_		
1) 🔀 Notice of References Cited (PTO-892)	3) 🔲 Interview Summary		
2) Information Disclosure Statement(s) (PTO/SB/08a and/or PTO/SPaper No(s)/Mail Date <u>7-12-17</u> .	Paper No(s)/Mail D SB/08b) 4) Other:	ai c	

DETAILED ACTION

Notice of Pre-AIA or AIA Status

The present application, filed on or after March 16, 2013, is being examined

under the first inventor to file provisions of the AIA.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103 which forms the basis for all

obviousness rejections set forth in this Office action:

A patent for a claimed invention may not be obtained, notwithstanding that the claimed invention is not identically disclosed as set forth in section 102, if the differences between the claimed invention and the prior art are such that the claimed invention as a whole would have been obvious before the effective filing date of the claimed invention to a person having ordinary skill in the art to which the claimed invention pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 1-18 are rejected under 35 U.S.C. 103 as being unpatentable over Knutson (US 6626733) in view of O (US 2010/000003).

In regard to claim 1, Knutson discloses a pocket bra assembly 10 comprising: a strap assembly 12,13 including a chest strap 12,13 and shoulder straps 17,18, the chest strap 12,13 having a front portion 12 configured to be positioned on a front of a user, and a rear portion 13 configured to be positioned on a back of the user, the shoulder straps 17, 18 each having a front portion 12 configured to be positioned on the front of the user, and a rear portion 13 configured to be positioned on the back of the user;

a bra portion at 11, the bra portion providing support and shape to breasts of the user, the strap 17, 18 assembly being attached to the bra portion at 11 whereby the strap

assembly 17, 18 holds the bra portion to the user, with the chest strap 12,13 extending from a first side of the bra portion towards the user's back and extending from a second opposite side of the bra portion towards the user's back;

a back pocket 20 positioned on the back portion 13 of at least one of the chest strap 12,13 and shoulder straps 17, 18, the back pocket 20 having an opening at 41 and

an item 21 positioned within the back pocket as discussed in col. 1, lines 36-67 and in figure 1 of Knutson.

. However, the back pocket 20 opening 41 is not formed in the pocket surface to provide access to a pocket interior.

O discloses a garment pocket 120 with an opening 130 on the pocket surface as in figure 5 and has discussed in O paragraph 0025.

Accordingly it would have been obvious to one having ordinary skill in the art to modify the pocket structure of Knutson to construct the pocket as disclosed by O to allow for the storage of other items therein and to construct the pocket so that the opening is on the surface of the pocket allowing for ease in opening and closing the pocket so that items are secure within the pocket.

In regard to claim 2 Knutson discloses the pocket bra assembly of is on a bra that is a sports bra.

In regard to claim 3, the pocket bra assembly of Knutson includes the patch 20 that is positioned on the rear portion 13 of the chest strap 12, 13 as in figure 1.

In regard to claim 4 the pocket bra assembly of Knutson includes the back pocket 20 is positioned on the rear portion of one of the shoulder straps 17, 18 that extend into the back panel 13 as in figure 1.

In regard to claim 5 Knutson discloses the pocket bra assembly wherein the rear portion of each of the shoulder straps 17, 18 join together to form a central area within 13 as in figure 1 and wherein the back pocket 20 positioned on the central area of back 13.

In regard to claim 6, the Knutson pocket bra assembly includes the back pocket however it does not comprise a closure therein. O discloses a garment pocket 120 with an opening 130 on the pocket surface that includes a zipper closure as in figure 5 and has discussed in O paragraph 0025.

Accordingly it would have been obvious to one having ordinary skill in the art to modify the pocket structure of Knutson to construct the pocket as disclosed by O to allow for the storage of other items therein and to construct the pocket so that the opening is on the surface of the pocket with a zipper closure allowing for ease in opening and closing the pocket so that items are secure within the pocket.

In regard to claim 7, Knutson discloses the pocket bra assembly wherein the back pocket 20 is formed by a patch 25 at 20 connected to the back portion 13of the at least one of the chest strap 12,13 and shoulder straps 17, 18 by stitching col. 3 lines 57-62 about a part of a perimeter of the patch 25 at 20, a gap at the top edge at 41 in the stitching leaving a portion of the perimeter of the patch unattached, thereby forming an opening 41 in figure 1 providing access at 41 to the pocket interior portion formed by the patch.

In regard to claims 8, 12 and 13, Knutson discloses the pocket bra assembly attached to the back of the brassiere. However, Knutson does not disclose that the pocket comprises an internal pocket connected about a perimeter of the opening wherein the internal pocket is defining the pocket interior and is formed such that it is positioned between the patch and the one of the back portion of the chest strap and the shoulder straps. O discloses a pocket structured as claimed as seen in figure 9 at 920 and in para. (0028). The pocket as claimed in claim 13 is located on the back portion between the chest and shoulder straps as in figure 1. Accordingly it would have been obvious to modify the pocket construction of Knutson to form the pocket as claimed in O to disguise the pocket inclusion on the garment except for the opening and closure as seen on the pocket surface.

In regard to claims 9 and 14, Knutson discloses the pocket bra assembly wherein the patch is formed of a stretchable material that is the same material as the brassiere itself

Page 5

p. 64

as discussed in Knutson in col. 2, lines 45-65 to therefore allow for an expansion of the back pocket.

In regard to claims 10 and 15 Knutson discloses the pocket bra assembly wherein the opening is formed adjacent to a side of the patch in that the end of the opening is adjacent to a left or right side of the path and to a top side of the patch of the pocket as broadly claimed in claim 11 and 16 and as seen in figure 1. Applicant has not claimed that the pocket is a side opening pocket.

O discloses the pocket bra assembly as claimed in claim 17 wherein the internal pocket defines the pocket interior, the interior pocket connected about a perimeter of the opening, the internal pocket being separate from the strap assembly as discussed above in regard to claim 8.

In regard to claim 18 Knutson discloses the pocket positioned adjacent to an interior surface of the back portion and of at least one of the chest strap and shoulder straps and the pocket is internal as disclosed by O as discussed above in regard to claim 8.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to GLORIA HALE whose telephone number is (571)272-4984. The examiner can normally be reached on Mon.-Thurs..

Examiner interviews are available via telephone, in-person, and video conferencing using a USPTO supplied web-based collaboration tool. To schedule an interview, applicant is encouraged to use the USPTO Automated Interview Request (AIR) at http://www.uspto.gov/interviewpractice.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Khoa Huynh can be reached on 571-272-4888. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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> /GLORIA HALE/ Primary Examiner, Art Unit 3765

Notice of References Cited	Application/Control No. 15/647,784	Applicant(s)/Patent Under Reexamination GOFF, SHARON	
Notice of helefences cited	Examiner	Art Unit	
	GLORIA HALE	3765	Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	CPC Classification	US Classification
*	А	US-2015/0296895 A1	10-2015	MUIR; KYLE GORDON	A41C3/0035	450/89
*	В	US-2008/0003260 A1	01-2008	Warren; Stephen	A61K9/0009	424/427
*	С	US-6,626,733 B1	09-2003	Knutson; David	A41C3/0057	2/247
*	D	US-6,517,410 B1	02-2003	Underhill; Annette K.	A41C3/0035	450/1
*	Е	US-6,176,761 B1	01-2001	Underhill; Annette K.	A41C3/0014	450/1
*	F	US-6,099,382 A	08-2000	Wilson; Collette	A41C3/0035	2/247
*	G	US-2013/0303052 A1	11-2013	Conrad; Christina	A41C3/0057	450/89
*	н	US-2010/0000003 A1	01-2010	O.; Harry	A41D27/20	2/69
*	I	US-6,216,270 B1	04-2001	Moquin; Gary J.	A41D13/1245	2/114
*	J	US-2006/0253954 A1	11-2006	Music; James A.	A41D13/0051	2/115
	К	US-				
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FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	CPC Classification
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NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	15647784	GOFF, SHARON
	Examiner	Art Unit
	GLORIA HALE	3765

CPC- SEARCHED				
Symbol	Date	Examiner		
A41C0057, 0035;A41D13/0012,27/20	9-1-17; 9-2-17	gh		
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CPC COMBINATION SETS - SEARCHED			
Symbol	Date	Examiner	

US CLASSIFICATION SEARCHED				
Class	Subclass	Date	Examiner	
450	89,			
2	247-251,105,106,113-115,69,67	9-1-17,9-2-17	gh	

* See search history printout included with this form or the SEARCH NOTES box below to determine the scope of the search.

SEARCH NOTES								
Search Notes	Date	Examiner						
inv name srch; ids flag clred; all related patent applications reviewed for DP	9-1-17	gh						

INTERFERENCE SEARCH										
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner							

/GLORIA HALE/ Primary Examiner.Art Unit 3765

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Doc code: IDS

Doc description: Information Disclosure Statement (IDS) Filed

15/647,784 - GAU: 3765

PTO/SB/08a (01-10)

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	Application Number			
	Filing Date			
INFORMATION DISCLOSURE	First Named Inventor	Sharo	on Goff	
STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit			
	Examiner Name			
	Attorney Docket Numb	ər	17-092-SG	

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Examiner Initial*	Cite No	Datant Number		Issue Date	Name of Patentee or Applicant of cited Document	Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear
	1 5496205			1996-03-05	Lee	
	2	7753759		2010-07-13	Pintor et al.	
	3 8257140			2012-09-04	Kenny	
	4	8771036		2014-07-08	Gentry et al.	
	5	6099382		2000-08-08	Wilson	
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	1	20080032600		2008-02-07	Updyke	

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)

Application Number		
Filing Date		
First Named Inventor	Sharo	n Goff
Art Unit		
Examiner Name		
Attorney Docket Number		17-092-SG

	2		20090104845		2009-04-23		Pintor et al.					
	3		20090209173		2009-08	3-20	Arledge et a1.					
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	Application Number		
INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Filing Date		
	First Named Inventor	Sharo	on Goff
	Art Unit		
	Examiner Name		
	Attorney Docket Numb	er	17-092-SG

Application Number

CERTIFICATION STATEMENT

Please see 37 CFR 1.97 and 1.98 to make the appropriate selection(s):

That each item of information contained in the information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(1).

OR

That no item of information contained in the information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the person signing the certification after making reasonable inquiry, no item of information contained in the information disclosure statement was known to any individual designated in 37 CFR 1.56(c) more than three months prior to the filing of the information disclosure statement. See 37 CFR 1.97(e)(2).

See attached certification statement.

The fee set forth in 37 CFR 1.17 (p) has been submitted herewith.

 \times A certification statement is not submitted herewith.

SIGNATURE

A signature of the applicant or representative is required in accordance with CFR 1.33, 10.18. Please see CFR 1.4(d) for the form of the signature.

Signature	/David J. Connaughton, Jr./	Date (YYYY-MM-DD)	2016-02-16
Name/Print	David J. Connaughton, Jr.	Registration Number	67275

This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1 hour to complete, including gathering, preparing and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.**

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То:	lambert@lambertpatentlaw.com,shortell@lambertpatentlaw.com,connaughton@lambertpatentlaw.com
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Application	Document	Mailroom Date	Attorney Docket No.
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	892	09/07/2017	17-092-SG
	1449	09/07/2017	17-092-SG

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Serial No.:15/647,784Applicant:Sharon GoffFiled:July 12, 2017Examiner:Hale, Gloria M.Art Unit:3765

Lambert & Associates 92 State Street Boston, MA 02109

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

AMENDMENT AND RESPONSE TO SEPTEMBER 7, 2017 OFFICE ACTION

This is a response to the Office Action issued on September 7, 2017 by the U.S. Patent and Trademark Office in connection with the above-identified application. With a one month extension of time, requested herein, a response to the September 7, 2017 Office Action is due January 7, 2018. Accordingly, this response is being timely filed.

Amendments to the Claims:

This listing of claims will replace all prior versions, and listings, of claims in the application:

1. (Currently Amended) A pocket bra assembly comprising:

a strap assembly including a chest strap and shoulder straps, the chest strap having a front portion configured to be positioned on a front of a user, and a rear portion configured to be positioned on a back of the user, the shoulder straps each having a front portion configured to be positioned on the front of the user, and a rear portion configured to be positioned on the back of the user;

a bra portion, the bra portion providing support and shape to breasts of the user, the strap assembly being attached to the bra portion whereby the strap assembly holds the bra portion to the user, with the chest strap extending from a first side of the bra portion towards the user's back and extending from a second opposite side of the bra portion towards the user's back;

a back pocket <u>formed entirely of fabric positioned</u> on the back portion of at least one of the chest strap and shoulder straps, the back pocket having an opening formed in its surface <u>that is biased in a closed position at rest, providing access to a pocket interior;</u> and

an item positioned within the back pocket.

 (Original) The pocket bra assembly of claim 1 wherein the bra is a sports bra.

- 3. (Original) The pocket bra assembly of claim 1 wherein the patch is positioned on the rear portion of the chest strap.
- 4. (Original) The pocket bra assembly of claim 1 wherein the back pocket is positioned on the rear portion of one of the shoulder straps.
- (Original) The pocket bra assembly of claim 1 wherein the rear portion of each of the shoulder straps join together to form a central area, the back pocket positioned on the central area.
- (Original) The pocket bra assembly of claim 1 wherein the back pocket comprises a closure.
- 7. (Original) The pocket bra assembly of claim 1 wherein the back pocket is formed by a patch connected to the back portion of the at least one of the chest strap and shoulder straps by stitching about a part of a perimeter of the patch, a gap in the stitching leaving a portion of the perimeter of the patch unattached, thereby forming an opening providing access to the pocket interior portion formed by the patch.
- 8. (Original) The pocket bra assembly of claim 7 further comprising an internal pocket connected about a perimeter of the opening, the internal pocket defining the pocket interior and formed such that it is positioned between the patch and the one of the back portion of the chest strap and the shoulder straps.
- 9. (Original) The pocket bra assembly of claim 7 wherein the patch is formed of a stretchable material to allow for an expansion of the back pocket.

3

- 10. (Original) The pocket bra assembly of claim 7 wherein the opening is formed adjacent to a side of the patch.
- 11. (Original) The pocket bra assembly of claim 7 wherein the opening is formed adjacent to a top of the patch.
- 12. (Currently Amended) The pocket bra assembly of claim 1 wherein the back pocket is formed by a patch connected to the back portion of the at least one of the chest strap and shoulder straps by stitching about an entire perimeter of the patch, the patch having a[[n]] <u>slit</u> opening formed in its surface <u>in close proximity to a top of the patch</u> providing access to the pocket interior portion formed by the patch.
- 13. (Original) The pocket bra assembly of claim 12 further comprising an internal pocket connected about a perimeter of the opening, the internal pocket defining the pocket interior and formed such that it is positioned between the patch and the one of the back portion of the chest strap and the shoulder straps.
- 14. (Original) The pocket bra assembly of claim 12 wherein the patch is formed of a stretchable material to allow for an expansion of the back pocket.
- 15. (Original) The pocket bra assembly of claim 12 wherein the opening is formed adjacent to a top of the patch.
- 16. (Original) The pocket bra assembly of claim 12 wherein the opening is formed adjacent to a side of the patch.
- 17. (Original) The pocket bra assembly of claim 1 further comprising an

internal pocket defining the pocket interior, the interior pocket connected about a perimeter of the opening, the internal pocket being separate from the strap assembly.

18. (Original) The pocket bra assembly of claim 17 wherein the internal pocket is positioned adjacent to an interior surface of the back portion of at least one of the chest strap and shoulder straps.

<u>Remarks</u>

Applicant thanks the Office for the attention accorded to the present application in the September 7, 2017 Office Action. Claims 1-18 were pending in the subject application.

Without prejudice or disclaimer, claims 1 and 12 have been amended. Upon entry of this amendment, claims 1-18 will be pending in the present application.

The amendments to the claims are primarily to correct matters of form and/or clarity in response to the Office's recommendation. Applicant asserts that all claims are supported in the specification as originally filed. Support for amendments can be seen in the Figures, as well as at, for example, the paragraph bridging page 4 and 5, page 10 last paragraph, and the paragraph bridging page 14 and 15. No new matter has been added.

The claim amendments and cancellations made herein are made solely to expedite prosecution of the instant application, and should not be construed as acquiescence to the Office's rejections. Applicant reserves the right to pursue the cancelled and/or nonelected subject matter in one or more divisional or continuation applications.

Applicant respectfully traverses all rejections and asserts that the claims are now in condition for allowance.

Rejections under 35 U.S.C. § 103(a)

The Examiner has rejected claims 1-18 under 35 U.S.C. 103(a) as being unpatentable over Knutson (US 6626733) in view of O (US 2010/0000003).

Without prejudice or disclaimer, Applicant has amended claim 1, from which claims 2-18 depend. Applicant respectfully asserts that the combination of Knutson and

O do not teach each and every element of this claim. Therefore, the combination of references does not establish a prima facie case of obviousness under 35 U.S.C. 103(a).

Specifically, it would not be obvious to modify Knutson based on O to teach a pocket formed entirely of fabric with the opening biased in a closed position, as is required by claim 1. Knutson is a specially designed structure for a specific purpose: to allow a user to insert and reinsert a water bottle into a rear pocket while exercising. Col. 4

lines 23-25 states:

The water bottle **21** is carried by the wearer in the pocket **20** of the sports top **10**, and is designed for convenient access and use when running. Without breaking stride, the user simply reaches over her shoulder, grabs the top of the water bottle **21**, and removes it from the pocket **20** of the sports top **10**. After drinking, the user replaces the bottle **21** by reaching back over her shoulder, and sliding the tapered base of the bottle **21** downwardly against the insulating layer **26** at the top of the pocket panel **25**. The bottle **21** reenters the pocket through the mouth opening created by the shape-retaining insert. The curved shape and rigidity of the insert facilitate reentry of the bottle into the pocket.

Knutson achieves this purpose by using a rigid plastic insert (Element 40, Col. 4 lines

16-23) which biases the pocket in an <u>open</u> position so that the water bottle can be easily

reinserted. Col. 4 lines 12-23:

The plastic insert 40 opens the mouth 41 of the pocket 20 when the sports top 10 is stretched around the upper torso, such that the water bottle 21 is readily inserted into the pocket 20 while running without slowing or disrupting the pace of the wearer.

By contrast, the present invention serves to keep items held safe within the pocket during

exercise. It would not be obvious to modify Knutson to remove these critical structural

elements based on O because Knutson would fail to operate as intended.

For example, if the Knutson pocket were replaced with the claimed pocket, the

fabric of the pocket would be too flexible, and the fact that it is biased in a closed

position would require additional manipulation to try to open it. This would be nearly

impossible while wearing the bra with the pocket between the shoulder blades, and would be even harder if the user was trying to exercise at the same time.

Regarding claim 12, Applicant reiterates the above arguments, and further notes that none of Knutson and O teach the pocket formed as a patch connected by stitching about an entire perimeter of the patch, with the patch having a slit formed in its surface as the opening, as required by this claim. Neither reference teaches this. O teaches that the opening is formed by a lack of connection of a top edge of the pocket. (O. Paragraph 20). No slit is discussed. Further, the claimed structure would be even further unusable for the purpose intended by Knutson because of the near impossibility of manipulating this structure to put a water bottle into a pocket behind the back shoulders.

Thus, Applicant respectfully asserts that claims 1-18 are now patentably distinguished from Knutson in view of O. Applicant further asserts that this claim is now in condition for allowance.

Conclusion

Applicant again thanks the Office for the attention accorded to the present Application in the September 7, 2017 office action. Applicant has herein amended claims 1 and 12. Applicant asserts that based on the amendments and comments presented herein, all of the pending claims are in condition for allowance. Early and favorable action is respectfully requested.

The Examiner is invited to telephone the undersigned, Applicant's attorney of record, to facilitate advancement of the present application.

Respectfully submitted,

/David J. Connaughton, Jr./ David J. Connaughton, Jr. USPTO Reg. #67275 LAMBERT & ASSOCIATES 92 State Street Boston, MA 02109 (617) 720-0091

Electronic Patent Application Fee Transmittal					
Application Number:	156	547784			
Filing Date:	12-	12-Jul-2017			
Title of Invention:	BR	A POCKET SYSTEM			
First Named Inventor/Applicant Name:	Sha	aron Goff			
Filer:	Gary Ervery Lambert				
Attorney Docket Number:	17-	092-SG			
Filed as Small Entity					
Filing Fees for Utility under 35 USC 111(a)					
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:					
Pages:					
Claims:					
Miscellaneous-Filing:					
Petition:					
Patent-Appeals-and-Interference:					
Post-Allowance-and-Post-Issuance:					
Extension-of-Time:					

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension - 1 month with \$0 paid	2251	1	100	100
Miscellaneous:				
	Tot	al in USD	(\$)	100

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EFS ID:	31310085				
Application Number:	15647784				
International Application Number:					
Confirmation Number:	8940				
Title of Invention:	BRA POCKET SYSTEM				
First Named Inventor/Applicant Name:	Sharon Goff				
Customer Number:	32118				
Filer:	Gary Ervery Lambert				
Filer Authorized By:					
Attorney Docket Number:	17-092-SG				
Receipt Date:	21-DEC-2017				
Filing Date:	12-JUL-2017				
Time Stamp:	16:36:51				
Application Type:	Utility under 35 USC 111(a)				

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	Document De	scription	Start	Eı	nd
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	Claims	2	5		
	Applicant Arguments/Remarks Made in an Amendment		6	9	
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New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application. National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course. New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

	ed States Paten	t and Trademark Office		
			UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 22. www.uspto.gov	FOR PATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/647,784	07/12/2017	Sharon Goff	17-092-SG	8940
32118	7590 04/05/201	8		
LAMBERT &		0	EXAM	IINER
92 STATE STF BOSTON, MA			HALE, G	LORIA M
			ART UNIT	PAPER NUMBER
			3765	
			NOTIFICATION DATE	DELIVERY MODE
			04/05/2018	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

info@lambertpatentlaw.com

Application No.Applicant(s)15/647,784GOFF, SHARON				
Office Action Summary	Examiner GLORIA HALE		Art Unit 3765	AIA (First Inventor to File) Status Yes
The MAILING DATE of this communication app Period for Reply	bears on the co	ver sheet with the c	corresponde	nce address
 A SHORTENED STATUTORY PERIOD FOR REPLY THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period A Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). 	36(a). In no event, h will apply and will exp e, cause the applicatic	wever, may a reply be tir ire SIX (6) MONTHS from on to become ABANDONE	nely filed the mailing date D (35 U.S.C. § 1:	of this communication. 33).
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1) Responsive to communication(s) filed on <u>12-2</u>				
A declaration(s)/affidavit(s) under 37 CFR 1 .1				
	s action is non-l		a at faith duir	ing the interview on
3) An election was made by the applicant in resp ; the restriction requirement and election		•		ing the interview of
 4) Since this application is in condition for allowa 		•		to the merite is
closed in accordance with the practice under <i>E</i>		•		
 Disposition of Claims* 5) ☐ Claim(s) <u>1-18</u> is/are pending in the application 5a) Of the above claim(s) is/are withdray 6) ☐ Claim(s) is/are allowed. 7) ☐ Claim(s) <u>1-18</u> is/are rejected. 8) ☐ Claim(s) is/are objected to. 9) ☐ Claim(s) are subject to restriction and/o * If any claims have been determined <u>allowable</u>, you may be e participating intellectual property office for the corresponding a <u>http://www.uspto.gov/patents/init_events/pph/index.jsp</u> or sendent to be the specification is objected to by the Examine 10) ☐ The specification is objected to by the Examine 11) ☐ The drawing(s) filed on is/are: a) ☐ acconstruction and not request that any objection to the specification to the specificati	wn from consid ligible to benefit ipplication. For m d an inquiry to <u>PF</u> er. cepted or b) (rement. from the Patent Pro ore information, plea <u>PHfeedback@uspto.c</u> objected to by the eld in abeyance. Sec	ase see gov. Examiner. e 37 CFR 1.8	5(a).
Replacement drawing sheet(s) including the correct	tion is required if	the drawing(s) is ob	jected to. See	e 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119 12) ☐ Acknowledgment is made of a claim for foreign Certified copies: a) ☐ All b) ☐ Some** c) ☐ None of the: 1. ☐ Certified copies of the priority documen 2. ☐ Certified copies of the priority documen 3. ☐ Copies of the certified copies of the priority documen 3. ☐ Copies of the certified copies of the priority documen ** See the attached detailed Office action for a list of the certified	its have been re its have been re prity documents u (PCT Rule 17	eceived. eceived in Applicat s have been receiv 7.2(a)).	tion No	
Attachment(s) 1) Notice of References Cited (PTO-892)		Interview Summary Paper No(s)/Mail D		
2) Information Disclosure Statement(s) (PTO/SB/08a and/or PTO/ Paper No(s)/Mail Date	SB/08b) 4) [Other:		

DETAILED ACTION

Specification

The specification is objected to as failing to provide proper antecedent basis for

the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction

of the following is required: There is no support in the specification for the new

language in claim 1 of the "back pocket being entirely of fabric" and that the opening is

"Biased in a closed position at rest".

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112(a):

(a) IN GENERAL.—The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same, and shall set forth the best mode contemplated by the inventor or joint inventor of carrying out the invention.

The following is a quotation of the first paragraph of pre-AIA 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same, and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1-18 are rejected under 35 U.S.C. 112(a) or 35 U.S.C. 112 (pre-AIA),

first paragraph, as failing to comply with the written description requirement. The

claim(s) contains subject matter which was not described in the specification in such a

way as to reasonably convey to one skilled in the relevant art that the inventor or a joint inventor, or for pre-AIA the inventor(s), at the time the application was filed, had possession of the claimed invention.

In claim 1 the newly added limitations that "an opening formed that is biased in a

closed position at rest" is not disclosed in the original specification or claims and is

therefore new matter. There is no support in the specification for the pocket being

"biased in a closed position at rest" in that the material structure of the back panel and

the pocket was not disclosed as being of the structural makeup to remain closed and

that it does not hang freely on the back of the brassiere to remain open when at rest.

Claim Rejections - 35 USC § 112

The following is a quotation of 35 U.S.C. 112(b): (b) CONCLUSION.—The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the inventor or a joint inventor regards as the invention.

The following is a quotation of 35 U.S.C. 112 (pre-AIA), second paragraph: The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-18 are rejected under 35 U.S.C. 112(b) or 35 U.S.C. 112 (pre-AIA),

second paragraph, as being indefinite for failing to particularly point out and distinctly

claim the subject matter which the inventor or a joint inventor, or for pre-AIA the

applicant regards as the invention.

In claim 1, line 12; claim 7, line 2; claim 8, line 4; claim 12, line 2; claim 13, line 4

and claim 18, line 2, there is no antecedent basis for "The back portion".

Claim Rejections - 35 USC §103

The following is a quotation of 35 U.S.C. 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent for a claimed invention may not be obtained, notwithstanding that the claimed invention is not identically disclosed as set forth in section 102, if the differences between the claimed invention and the prior art are such that the claimed invention as a whole would have been obvious before the effective filing date of the claimed invention to a person having ordinary skill in the art to which the claimed invention pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 1-18 are rejected under 35 U.S.C. 103 as being unpatentable over Knutson (US 6626733) in view of O (US 2010/000003).

In regard to claim 1, Knutson discloses a pocket bra assembly 10 comprising: a strap assembly 12,13 including a chest strap 12,13 and shoulder straps 17,18, the chest strap 12,13 having a front portion 12 configured to be positioned on a front of a

user, and a rear portion 13 configured to be positioned on a back of the user, the shoulder straps 17, 18 each having a front portion 12 configured to be positioned on the front of the user, and a rear portion 13 configured to be positioned on the back of the user;

a bra portion at 11, the bra portion providing support and shape to breasts of the user, the strap 17, 18 assembly being attached to the bra portion at 11 whereby the strap

assembly 17, 18 holds the bra portion to the user, with the chest strap 12,13 extending from a first side of the bra portion towards the user's back and extending from a second opposite side of the bra portion towards the user's back;

a back pocket 20 positioned on the back portion 13 of at least one of the chest strap 12,13 and shoulder straps 17, 18, the back pocket 20 having an opening at 41 and

an item 21 positioned within the back pocket as discussed in col. 1, lines 36-67 and in figure 1 of Knutson.

. However, the back pocket 20 opening 41 is not formed in the pocket surface to provide access to a pocket interior.

O discloses a garment pocket 120 with an opening 130 on the pocket surface as in figure 5 and has discussed in O paragraph 0025.

Accordingly it would have been obvious to one having ordinary skill in the art to modify the pocket structure of Knutson to construct the pocket as disclosed by O to allow for the storage of other items therein and to construct the pocket so that the opening is on the surface of the pocket allowing for ease in opening and closing the pocket so that items are secure within the pocket.

In regard to claim 2 Knutson discloses the pocket bra assembly of is on a bra that is a sports bra.

In regard to claim 3, the pocket bra assembly of Knutson includes the patch 20 that is positioned on the rear portion 13 of the chest strap 12, 13 as in figure 1.

In regard to claim 4 the pocket bra assembly of Knutson includes the back pocket 20 is positioned on the rear portion of one of the shoulder straps 17, 18 that extend into the back panel 13 as in figure 1.

In regard to claim 5 Knutson discloses the pocket bra assembly wherein the rear portion of each of the shoulder straps 17,18 join together to form a central area within 13 as in figure 1 and wherein the back pocket 20 positioned on the central area of back 13.

In regard to claim 6, the Knutson pocket bra assembly includes the back pocket however it does not comprise a closure therein. O discloses a garment pocket 120 with an opening 130 on the pocket surface that includes a zipper closure as in figure 5 and has discussed in O paragraph 0025.

Accordingly it would have been obvious to one having ordinary skill in the art to modify the pocket structure of Knutson to construct the pocket as disclosed by O to allow for the storage of other items therein and to construct the pocket so that the opening is on the surface of the pocket with a zipper closure allowing for ease in opening and closing the pocket so that items are secure within the pocket.

In regard to claim 7, Knutson discloses the pocket bra assembly wherein the back pocket 20 is formed by a patch 25 at 20 connected to the back portion 13of the at least one of the chest strap 12,13 and shoulder straps 17, 18 by stitching col. 3 lines 57-62 about a part of a perimeter of the patch 25 at 20, a gap at the top edge at 41 in the stitching leaving a portion of the perimeter of the patch unattached, thereby

p. 97

forming an opening 41 in figure 1 providing access at 41 to the pocket interior portion formed by the patch.

In regard to claims 8, 12 and 13, Knutson discloses the pocket bra assembly attached to the back of the brassiere. However, Knutson does not disclose that the pocket comprises an internal pocket connected about a perimeter of the opening wherein the internal pocket is defining the pocket interior and is formed such that it is positioned between the patch and the one of the back portion of the chest strap and the shoulder straps. O discloses a pocket structured as claimed as seen in figure 9 at 920 and in para. (0028). The pocket as claimed in claim 13 is located on the back portion between the chest and shoulder straps as in figure 1. Accordingly it would have been obvious to modify the pocket construction of Knutson to form the pocket as claimed in O to disguise the pocket inclusion on the garment except for the opening and closure as seen on the pocket surface. Knutson and O both have the slit openings along the top edge of the pocket as in claim 12.

In regard to claims 9 and 14, Knutson discloses the pocket bra assembly wherein the patch is formed of a stretchable material that is the same material as the brassiere itself as discussed in Knutson in col. 2, lines 45-65 to therefore allow for an expansion of the back pocket.

Page 8

In regard to claims 10 and 15 Knutson discloses the pocket bra assembly wherein the opening is formed adjacent to a side of the patch in that the end of the opening is adjacent to a left or right side of the path and to a top side of the patch of the pocket as broadly claimed in claim 11 and 16 and as seen in figure 1. Applicant has not claimed that the pocket is a side opening pocket.

O discloses the pocket bra assembly as claimed in claim 17 wherein the internal pocket defines the pocket interior, the interior pocket connected about a perimeter of the opening, the internal pocket being separate from the strap assembly as discussed above in regard to claim 8.

In regard to claim 18 Knutson discloses the pocket positioned adjacent to an interior surface of the back portion and of at least one of the chest strap and shoulder straps and the pocket is internal as disclosed by O as discussed above in regard to claim 8.

Response to Arguments

Applicant's arguments filed 12-21-17 have been fully considered but they are not persuasive because applicant's amendments to claim 1 contain new matter that does not have support in the original specification. Therefore, the newly added limitations with the new matter there in have not been considered and the claims were reexamined without the new limitations as originally filed. Therefore the previous prior art rejection still stands as outlined above.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to GLORIA HALE whose telephone number is (571)272-4984. The examiner can normally be reached on Mon.-Thurs..

Examiner interviews are available via telephone, in-person, and video conferencing using a USPTO supplied web-based collaboration tool. To schedule

Application/Control Number: 15/647,784Page 11Art Unit: 3765an interview, applicant is encouraged to use the USPTO Automated InterviewRequest (AIR) at http://www.uspto.gov/interviewpractice.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Khoa Huynh can be reached on 571-272-4888. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pairdirect.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/GLORIA HALE/

Primary Examiner, Art Unit 3765

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	15647784	GOFF, SHARON
	Examiner	Art Unit
	GLORIA HALE	3765

CPC- SEARCHED						
Symbol	Date	Examiner				
A41C0057, 0035;A41D13/0012,27/20	9-1-17; 9-2-17	gh				

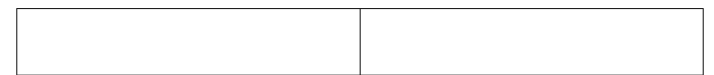
CPC COMBINATION SETS - SEARCHED					
Symbol	Date	Examiner			

US CLASSIFICATION SEARCHED							
Class	Subclass	Date	Examiner				
450	89,						
2	247-251,105,106,113-115,69,67	9-1-17,9-2-17	gh				

* See search history printout included with this form or the SEARCH NOTES box below to determine the scope of the search.

SEARCH NOTES						
Search Notes	Date	Examiner				
inv name srch; ids flag clred; all related patent applications reviewed for DP	9-1-17	gh				

INTERFERENCE SEARCH						
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner			



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То:	info@lambertpatentlaw.com,,
From:	PAIR_eOfficeAction@uspto.gov
Cc:	PAIR_eOfficeAction@uspto.gov
Subject:	Private PAIR Correspondence Notification for Customer Number 32118

Apr 05, 2018 04:50:43 AM

Dear PAIR Customer:

LAMBERT & ASSOCIATES 92 STATE STREET BOSTON, MA 02109-2004 UNITED STATES

The following USPTO patent application(s) associated with your Customer Number, 32118, have new outgoing correspondence. This correspondence is now available for viewing in Private PAIR.

The official date of notification of the outgoing correspondence will be indicated on the form PTOL-90 accompanying the correspondence.

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Application	Document	Mailroom Date	Attorney Docket No.
15647784	CTFR	04/05/2018	17-092-SG

To view your correspondence online or update your email addresses, please visit us anytime at https://sportal.uspto.gov/secure/myportal/privatepair.

If you have any questions, please email the Electronic Business Center (EBC) at EBC@uspto.gov with 'e-Office Action' on the subject line or call 1-866-217-9197 during the following hours:

Monday - Friday 6:00 a.m. to 12:00 a.m.

Thank you for prompt attention to this notice,

UNITED STATES PATENT AND TRADEMARK OFFICE PATENT APPLICATION INFORMATION RETRIEVAL SYSTEM LAMBERT & ASSOCIATES 92 STATE STREET BOSTON, MA 02109-2004



Courtesy Reminder for Application Serial No: 15/647,784

Attorney Docket No: 17-092-SG Customer Number: 32118 Date of Electronic Notification: 04/05/2018

This is a courtesy reminder that new correspondence is available for this application. If you have not done so already, please review the correspondence. The official date of notification of the outgoing correspondence will be indicated on the form PTOL-90 accompanying the correspondence.

An email notification regarding the correspondence was sent to the following email address(es) associated with your customer number: info@lambertpatentlaw.com

To view your correspondence online or update your email addresses, please visit us anytime at https://sportal.uspto.gov/secure/myportal/privatepair. If you have any questions, please email the Electronic Business Center (EBC) at EBC@uspto.gov or call 1-866-217-9197.

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

	REQ	JEST FOI		D EXAMINATIO	N(RCE)TRANSMITTA -Web)	L			
Application Number	15647784	Filing Date	2016-02-17	Docket Number (if applicable)	17-092-SG	Art Unit	3765		
First Named Inventor	Sharon Goff			Examiner Name	Hale, Gloria M.				
Request for C	This is a Request for Continued Examination (RCE) under 37 CFR 1.114 of the above-identified application. Request for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application filed prior to June 8, 1995, or to any design application. The Instruction Sheet for this form is located at WWW.USPTO.GOV								
		SL	IBMISSION REQ	UIRED UNDER 37	CFR 1.114				
in which they	were filed unless	applicant inst		applicant does not wi	nents enclosed with the RCE v sh to have any previously filed				
	v submitted. If a fi n even if this box			any amendments file	d after the final Office action r	nay be cor	nsidered as a		
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	SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED								
	Practitioner Sign ant Signature	ature							

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number.

Signature of Registered U.S. Patent Practitioner						
Signature	/David J. Connaughton, Jr/	Date (YYYY-MM-DD)	2018-10-04			
Name	David J. Connaughton, Jr.	Registration Number	67275			

This collection of information is required by 37 CFR 1.114. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- 1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether the Freedom of Information Act requires disclosure of these records.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspections or an issued patent.
- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No.:15/647,784Applicant:Sharon GoffFiled:July 12, 2018Examiner:Hale, Gloria M.Art Unit:3765

Lambert Shortell & Connaughton 92 State Street Boston, MA 02109

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

AMENDMENT AND RESPONSE TO APRIL 5, 2018 OFFICE ACTION

This is a response to the Office Action issued on April 5, 2018 by the U.S. Patent and Trademark Office in connection with the above-identified application. With a three month extension of time, requested herein, a response to the April 5, 2018 Office Action is due October 5, 2018. Accordingly, this response is being timely filed.

Amendments to the Claims:

This listing of claims will replace all prior versions, and listings, of claims in the application:

1. (Currently Amended) A pocket bra assembly comprising:

a strap assembly including a chest strap and shoulder straps, the chest strap having a front portion configured to be positioned on a front of a user, and a rear <u>back</u> portion configured to be positioned on a back of the user, the shoulder straps each having a front portion configured to be positioned on the front of the user, and a rear <u>back</u> portion configured to be positioned on the back of the user;

a bra portion, the bra portion providing <u>configured to provide</u> support and shape to breasts of the user, the strap assembly being attached to the bra portion whereby the strap assembly holds the bra portion to the user, with the chest strap extending from a first side of the bra portion towards the user's back and extending from a second opposite side of the bra portion towards the user's back;

a back pocket formed entirely of <u>stretchable</u> fabric positioned on the back portion of at least one of the chest strap and shoulder straps, the back pocket having an opening formed that is biased in a closed position at rest, providing access to a pocket interior; and

an item positioned within the back pocket.

 (Original) The pocket bra assembly of claim 1 wherein the bra is a sports bra.

- 3. (Currently Amended) The pocket bra assembly of claim 1 wherein the patch is positioned on the rear <u>back</u> portion of the chest strap.
- (Currently Amended) The pocket bra assembly of claim 1 wherein the back pocket is positioned on the rear <u>back</u> portion of one of the shoulder straps.
- (Currently Amended) The pocket bra assembly of claim 1 wherein the rear <u>back</u> portion of each of the shoulder straps join together to form a central area, the back pocket positioned on the central area.
- (Original) The pocket bra assembly of claim 1 wherein the back pocket comprises a closure.
- 7. (Original) The pocket bra assembly of claim 1 wherein the back pocket is formed by a patch connected to the back portion of the at least one of the chest strap and shoulder straps by stitching about a part of a perimeter of the patch, a gap in the stitching leaving a portion of the perimeter of the patch unattached, thereby forming an opening providing access to the pocket interior portion formed by the patch.
- 8. (Original) The pocket bra assembly of claim 7 further comprising an internal pocket connected about a perimeter of the opening, the internal pocket defining the pocket interior and formed such that it is positioned between the patch and the one of the back portion of the chest strap and the shoulder straps.
- 9. (Canceled).
- 10. (Original) The pocket bra assembly of claim 7 wherein the opening is

formed adjacent to a side of the patch.

- 11. (Original) The pocket bra assembly of claim 7 wherein the opening is formed adjacent to a top of the patch.
- 12. (Previously Presented) The pocket bra assembly of claim 1 wherein the back pocket is formed by a patch connected to the back portion of the at least one of the chest strap and shoulder straps by stitching about an entire perimeter of the patch, the patch having a slit opening formed in its surface in close proximity to a top of the patch providing access to the pocket interior portion formed by the patch.
- 13. (Original) The pocket bra assembly of claim 12 further comprising an internal pocket connected about a perimeter of the opening, the internal pocket defining the pocket interior and formed such that it is positioned between the patch and the one of the back portion of the chest strap and the shoulder straps.
- 14. (Canceled).
- 15. (Original) The pocket bra assembly of claim 12 wherein the opening is formed adjacent to a top of the patch.
- 16. (Original) The pocket bra assembly of claim 12 wherein the opening is formed adjacent to a side of the patch.
- 17. (Original) The pocket bra assembly of claim 1 further comprising an internal pocket defining the pocket interior, the interior pocket connected about a perimeter of the opening, the internal pocket being separate from the strap assembly.

- 18. (Original) The pocket bra assembly of claim 17 wherein the internal pocket is positioned adjacent to an interior surface of the back portion of at least one of the chest strap and shoulder straps.
- 19. (New) A pocket bra comprising:

a strap assembly including a chest strap and shoulder straps, the chest strap having a front portion configured to be positioned on a front of a user, and a rear <u>back</u> portion configured to be positioned on a back of the user, the shoulder straps each having a front portion configured to be positioned on the front of the user, and a rear <u>back</u> portion configured to be positioned on the back of the user;

a bra portion, the bra portion configured to support and shape to breasts of the user, the strap assembly being attached to the bra portion whereby the strap assembly holds the bra portion to the user, with the chest strap extending from a first side of the bra portion towards the user's back and extending from a second opposite side of the bra portion towards the user's back; and

a back pocket formed of stretchable fabric positioned on the back portion of at least one of the chest strap and shoulder straps, the back pocket having a slit forming an opening providing access to a pocket interior, a closure of the opening holding the pocket in a closed position, wherein the closure is adapted to contract to a closed orientation; and

a second pocket on the bra portion or the chest strap.

p. 114

Amendment to the Specification

Please amend the third paragraph on page 5 as follows:

An even further object of the present invention is to provide a new and improved pocket bra system which is susceptible of a low cost of manufacture with regard to both materials and labor, and which accordingly is then susceptible of low prices of sale to the consuming public, thereby making such pocket bra system economically available to the buying public. It should be understood that the present invention may be formed of any material capable of being used as a bra. These materials may include any sort of flexible fabric, including being formed entirely of the flexible fabric, whether elastic or not, plastics, films, and the like. In some embodiments, certain materials may be stitched or layered into the materials to provide different functionality such as an underwire, radio-frequency shielding materials, elastic materials, and the like.

Please amend the paragraph bridging page 15 and 16 as follows:

Fig. 13 provides a view of an embodiment of a bra having a back pocket. The present embodiment is shown as a

6

sports bra version, however it should be understood that the back pocket design may be employed on any bra, and may be positioned on the chest strap, similarly to the side pocket embodiment described above. This may be particularly useful on front-open bra designs. In the embodiment shown, two shoulder straps 306, and two sides of the chest strap 301 extend away from a central area 305. On this central area is a pocket 304. The pocket may be formed in any manner and may be defined at its boundary 302 by stitching, a separate pocket material behind the central area 305 material, or by any other structure. An opening 303 to the pocket 304 is shown at a top, but it should be understood that the opening 303 may be on the sides, middle, bottom, or anywhere on the pocket, depending on embodiment. A closure (not shown) may be used to hold the pocket in a closed position. The closure may be any structure capable of holding the pocket opening 303 in a closed position. In a particular embodiment, the closure may bias the opening of the back pocket in a closed position at rest.

7

<u>Remarks</u>

Applicant thanks the Office for the attention accorded to the present application in the April 5, 2018 Office Action. Claims 1-18 were pending in the subject application.

Without prejudice or disclaimer, claims 1 and 3-5 have been amended, claims 9 and 14 have been canceled, and claim 19 has been added. Upon entry of this amendment, claims 1-8, 10-13, and 15-19 will be pending in the present application.

The amendments to the claims are primarily to correct matters of form and/or clarity in response to the Office's recommendation. The claim amendments and cancellations made herein are made solely to expedite prosecution of the instant application, and should not be construed as acquiescence to the Office's rejections. Applicant reserves the right to pursue the cancelled and/or non-elected subject matter in one or more divisional or continuation applications.

Applicant respectfully traverses all rejections and asserts that the claims are now in condition for allowance.

Objection to the Specification

In the present Office Action, the Examiner objected to the specification as failing to provide proper antecedent basis for the claimed subject matter. Applicant has herein amended the specification to specifically note these limitations. No new matter has been added, and support is found in the specification as discussed below regarding the 35 U.S.C. §112(a) rejection.

Rejection based 35 U.S.C. §112(a)

In the present Office Action, the Examiner rejected claims 1-18 under 35 U.S.C. §112(a) as failing the written description requirement. Specifically, Examiner rejected the claim limitations "an opening formed that is biased in a closed position at rest." Applicant respectfully disagrees. Initially, it is noted that claim 1 has been amended to now require that the back pocket is made entirely of stretchable fabric. This stretchable fabric is described in the specification as able to bias the opening of a patch pocket in a closed position. This is supported in the specification at, for example:

Regarding biased in the closed position:

P. 11 first full paragraph, second to last sentence; P. 11 second paragraph, 7-8th sentences. Particularly "The slit is adapted to contract to the closed orientation when the handheld device is within or without the chamber."

P. 14, first paragraph, last sentence: "The upper edge of the patch and the piping are adapted to allow the patch to move away from and back toward the cup between open and closed orientations."

P. 16 last two sentences of first paragraph, particularly "The closure may be any structure capable of holding the pocket opening in a closed position." Being held in a closed position is the same as being biased in the closed position.

Fig. 13 shows the opening 303 being biased in the closed position because it is at rest and is closed.

Accordingly, Applicant respectfully asserts that claim 1 and the claims depending therefrom are fully supported in the specification. Accordingly, Applicant respectfully believes that this rejection has been overcome. Newly added claim 19 is also considered patentable for these reasons.

Rejection based 35 U.S.C. §112(b)

In the present Office Action, the Examiner rejected claims 1-18 under 35 U.S.C. \$112(b) as being indefinite for failing to particularly point out and distinctly claim the subject matter which Applicant regards as the invention. In response, Applicant has herein amended claims 1 and 3-5 to change "rear portion" to "back portion" thereby providing antecedent basis. As such, Applicant respectfully asserts that the 35 U.S.C. 112 rejections are now moot, and Applicant respectfully requests that the Examiner remove the rejection.

Rejections under 35 U.S.C. § 103(a)

The Examiner has rejected claims 1-18 under 35 U.S.C. 103(a) as being unpatentable over Knutson (US 6626733) in view of O (US 2010/0000003).

Without prejudice or disclaimer, Applicant has amended claim 1, from which claims 2-18 depend. Applicant respectfully asserts that the combination of Knutson and O do not teach each and every element of this claim. Therefore, the combination of references does not establish a prima facie case of obviousness under 35 U.S.C. 103(a).

As discussed in the December 21, 2017 Office Action Response, it would not be obvious to modify Knutson based on O to teach a pocket formed entirely of fabric with the opening biased in a closed position, as is required by claim 1. Knutson is a specially designed structure for a specific purpose: to allow a user to insert and reinsert a water bottle into a rear pocket while exercising. By contrast, the present invention serves to keep items held safe within the pocket during exercise. It would not be obvious to modify Knutson to remove these critical structural elements based on O because Knutson would fail to operate as intended.

For example, if the Knutson pocket were replaced with the claimed pocket, the fabric of the pocket would be too flexible, and the fact that it is biased in a closed position would require additional manipulation to try to open it. This would be nearly impossible while wearing the bra with the pocket between the shoulder blades, and would be even harder if the user was trying to exercise at the same time.

Regarding claim 12, Applicant reiterates the above arguments, and further notes that none of Knutson and O teach the pocket formed as a patch connected by stitching about an entire perimeter of the patch, with the patch having a slit formed in its surface as the opening, as required by this claim. Neither reference teaches this. O teaches that the opening is formed by a lack of connection of a top edge of the pocket. (O. Paragraph 20). No slit is discussed. Further, the claimed structure would be even further unusable for the purpose intended by Knutson because of the near impossibility of manipulating this structure to put a water bottle into a pocket behind the back shoulders.

Thus, Applicant respectfully asserts that claims 1-18 are now patentably distinguished from Knutson in view of O. Applicant further asserts that this claim is now in condition for allowance.

Comments on Newly Added Claim 19

Applicant respectfully asserts that claim 19 is patentable for at least the same reasons as claim 1, as discussed herein.

Conclusion

Applicant again thanks the Office for the attention accorded to the present Application in the April 5, 2018 office action. Applicant has herein amended claims 1, and 3-5, claims 9 and 14 have been canceled, and claim 19 has been added. Applicant asserts that based on the amendments and comments presented herein, all of the pending claims are in condition for allowance. Early and favorable action is respectfully requested.

The Examiner is invited to telephone the undersigned, Applicant's attorney of record, to facilitate advancement of the present application.

Respectfully submitted,

/David J. Connaughton, Jr./ David J. Connaughton, Jr. USPTO Reg. #67275 Lambert Shortell & Connaughton 92 State Street Boston, MA 02109 (617) 720-0091

Electronic Patent Application Fee Transmittal						
Application Number:	156	547784				
Filing Date:	12-	12-Jul-2017				
Title of Invention:	BRA	A POCKET SYSTEM				
First Named Inventor/Applicant Name:	Sharon Goff					
Filer:	Gary Ervery Lambert					
Attorney Docket Number: 17-092-SG						
Filed as Small Entity						
Filing Fees for Utility under 35 USC 111(a)						
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)	
Basic Filing:						
Pages:						
Claims:						
Miscellaneous-Filing:						
Petition:						
Patent-Appeals-and-Interference:						
Post-Allowance-and-Post-Issuance:						
Extension-of-Time:						

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension - 3 months with \$0 paid	2253	1	700	700
Miscellaneous:				
RCE- 1ST REQUEST	2801	1	650	650
	Tot	al in USD	(\$)	1350

Electronic Ac	Electronic Acknowledgement Receipt					
EFS ID:	33921487					
Application Number:	15647784					
International Application Number:						
Confirmation Number:	8940					
Title of Invention:	BRA POCKET SYSTEM					
First Named Inventor/Applicant Name:	Sharon Goff					
Customer Number:	32118					
Filer:	Gary Ervery Lambert					
Filer Authorized By:						
Attorney Docket Number:	17-092-SG					
Receipt Date:	04-OCT-2018					
Filing Date:	12-JUL-2017					
Time Stamp:	16:06:46					
Application Type:	Utility under 35 USC 111(a)					

Payment information:

Submitted with Payment	yes
Payment Type	CARD
Payment was successfully received in RAM	\$1350
RAM confirmation Number	100518INTEFSW16071500
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			697850		
1	Request for Continued Examination (RCE)			no	3
Warnings:			4	I	
Information:					
			56260		
2	Response-Final-OA.		038d814418c178306ff1a2efcee803eb35b0 00da	yes	12
	Multip	art Description/PDF files in	.zip description		
	Document Des	Start	Eı	nd	
	Amendment Submitted/Entered with Filing of CPA/RCE		1	1	
	Claims		2	5	
	Specificat	ion	6	7	
	Applicant Arguments/Remarks	Made in an Amendment	8	12	
Warnings:					
Information:					
			32282		
3	Fee Worksheet (SB06)	fee-info.pdf	6372f6cf7bf05a0bdf08352e8e189c17abc6 311d	no	2
Warnings:			1		
Information:					
		Total Files Size (in bytes	;): 78	36392	

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New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application. National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course. New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application. UNITED STATES PATENT AND TRADEMARK OFFICE



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

NOTICE OF ALLOWANCE AND FEE(S) DUE

³²¹¹⁸ 7590 11/13/2018 LAMBERT SHORTELL & CONNAUGHTON 92 STATE STREET BOSTON, MA 02109-2004 EXAMINER

HALE, GLORIA M

ART UNIT PAPER NUMBER
3732

DATE MAILED: 11/13/2018

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/647,784	07/12/2017	Sharon Goff	17-092-SG	8940

TITLE OF INVENTION: BRA POCKET SYSTEM

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	SMALL	\$500	\$0	\$0	\$500	02/13/2019

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. <u>PROSECUTION ON THE MERITS IS CLOSED</u>. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE EXTENDED</u>. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

HOW TO REPLY TO THIS NOTICE:

I. Review the ENTITY STATUS shown above. If the ENTITY STATUS is shown as SMALL or MICRO, verify whether entitlement to that entity status still applies.

If the ENTITY STATUS is the same as shown above, pay the TOTAL FEE(S) DUE shown above.

If the ENTITY STATUS is changed from that shown above, on PART B - FEE(S) TRANSMITTAL, complete section number 5 titled "Change in Entity Status (from status indicated above)".

For purposes of this notice, small entity fees are 1/2 the amount of undiscounted fees, and micro entity fees are 1/2 the amount of small entity fees.

II. PART B - FEE(S) TRANSMITTAL, or its equivalent, must be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted. If an equivalent of Part B is filed, a request to reapply a previously paid issue fee must be clearly made, and delays in processing may occur due to the difficulty in recognizing the paper as an equivalent of Part B.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

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 Change of correspondence address or indication of CFR 1.363). Change of correspondence address (or Change Address form PTO/SB/122) attached. "Fee Address" indication (or "Fee Address" Ind PTO/SB/47; Rev 03-09 or more recent) attached. Number is required. 	of Correspondence	 2. For printing on the patent front page, list (1) The names of up to 3 registered patent attorneys or agents OR, alternatively, (2) The name of a single firm (having as a member a registered attorney or agent) and the names of up to 2 registered patent attorneys or agents. If no name is listed, no name will be printed. 	1 2 3
2 ASSIGNEE NAME AND DESIDENCE DATA TO	DE DDINTED ON T	THE DATENT (print on time)	

IEE NAME AND RESIDENCE DATA TO BE PRINTED ON THE PATENT (print or type)

PLEASE NOTE: Unless an assignee is identified below, no assignee data will appear on the patent. If an assignee is identified below, the document must have been previously recorded, or filed for recordation, as set forth in 37 CFR 3.11 and 37 CFR 3.81(a). Completion of this form is NOT a substitute for filing an assignment. (A) NAME OF ASSIGNEE (B) RESIDENCE: (CITY and STATE OR COUNTRY)

Please check the appropriate assignee category or categories (will not	be printed on the patent): 🔲 Individual 🔲 Corporation or other private group entity 📮 Government
4a. Fees submitted:	red) Advance Order - # of Copies
4b. Method of Payment: (<i>Please first reapply any previously paid fee</i> ☐ Electronic Payment via EFS-Web ☐ Enclosed check ☐ The Director is hereby authorized to charge the required fee(s),	shown above) Non-electronic payment by credit card (Attach form PTO-2038) any deficiency, or credit any overpayment to Deposit Account No
5. Change in Entity Status (from status indicated above)	
Applicant certifying micro entity status. See 37 CFR 1.29	<u>NOTE:</u> Absent a valid certification of Micro Entity Status (see forms PTO/SB/15A and 15B), issue fee payment in the micro entity amount will not be accepted at the risk of application abandonment.
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NOTE: This form must be signed in accordance with 37 CFR 1.31 and	d 1.33. See 37 CFR 1.4 for signature requirements and certifications.
Authorized Signature	Date
Typed or printed name	Registration No
	Page 2 of 3 p. 128

PTOL-85 Part B (08-18) Approved for use through 01/31/2020

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE OMB 0651-0033

	ted States Pate	ENT AND TRADEMARK OFFICE	UNITED STATES DEPAR United States Patent and Address: COMMISSIONER F P.O. Box 1450 Alexandria, Virginia 223 www.uspto.gov	OR PATENTS
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/647,784	07/12/2017	Sharon Goff	17-092-SG	8940
32118 75	90 11/13/2018		EXAM	IINER
LAMBERT SHO 92 STATE STREE	RTELL & CONNAU	UGHTON	HALE, G	LORIA M
BOSTON, MA 021			ART UNIT	PAPER NUMBER
			3732	
			DATE MAILED: 11/13/201	8

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(Applications filed on or after May 29, 2000)

The Office has discontinued providing a Patent Term Adjustment (PTA) calculation with the Notice of Allowance.

Section 1(h)(2) of the AIA Technical Corrections Act amended 35 U.S.C. 154(b)(3)(B)(i) to eliminate the requirement that the Office provide a patent term adjustment determination with the notice of allowance. See Revisions to Patent Term Adjustment, 78 Fed. Reg. 19416, 19417 (Apr. 1, 2013). Therefore, the Office is no longer providing an initial patent term adjustment determination with the notice of allowance. The Office will continue to provide a patent term adjustment determination with the Issue Notification Letter that is mailed to applicant approximately three weeks prior to the issue date of the patent, and will include the patent term adjustment on the patent. Any request for reconsideration of the patent term adjustment determination (or reinstatement of patent term adjustment) should follow the process outlined in 37 CFR 1.705.

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

OMB Clearance and PRA Burden Statement for PTOL-85 Part B

The Paperwork Reduction Act (PRA) of 1995 requires Federal agencies to obtain Office of Management and Budget approval before requesting most types of information from the public. When OMB approves an agency request to collect information from the public, OMB (i) provides a valid OMB Control Number and expiration date for the agency to display on the instrument that will be used to collect the information and (ii) requires the agency to inform the public about the OMB Control Number's legal significance in accordance with 5 CFR 1320.5(b).

The information collected by PTOL-85 Part B is required by 37 CFR 1.311. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 30 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450. Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

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The information provided by you in this form will be subject to the following routine uses:

- 1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
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- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

	Application No. 15/647,784	Applicant(s) GOFF, SHARON				
Notice of Allowability	Examiner GLORIA HALE	Art Unit 3732	AIA (First Inventor to File) Status Yes			
The MAILING DATE of this communication app All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this ap) or other appropriate communication IGHTS. This application is subject to	plication. If no will be mailed	it included I in due course. THIS			
 This communication is responsive to <u>the RCE Amendment of 10-4-18</u>. A declaration(s)/affidavit(s) under 37 CFR 1.130(b) was/were filed on 						
2. An election was made by the applicant in response to a res requirement and election have been incorporated into this a		he interview o	n; the restriction			
3. The allowed claim(s) is/are <u>1-8, 10-13 and 15-19</u> . As a result of the allowed claim(s), you may be eligible to benefit from the Patent Prosecution Highway program at a participating intellectual property office for the corresponding application. For more information, please see http://www.uspto.gov/patents/init_events/pph/index.jsp or send an inquiry to PPHfeedback@uspto.gov.						
4. Acknowledgment is made of a claim for foreign priority und	er 35 U.S.C. § 119(a)-(d) or (f).					
Certified copies:						
a) 🗌 All b) 🗋 Some *c) 🗋 None of the:						
1. Certified copies of the priority documents have	e been received.					
2. Certified copies of the priority documents have						
3. Copies of the certified copies of the priority do	ocuments have been received in this	national stage	application from the			
International Bureau (PCT Rule 17.2(a)).						
* Certified copies not received:						
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		complying wit	n the requirements			
5. CORRECTED DRAWINGS (as "replacement sheets") mus	st be submitted.					
including changes required by the attached Examiner Paper No./Mail Date	's Amendment / Comment or in the C	Office action of				
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in 6. ☐ DEPOSIT OF and/or INFORMATION about the deposit of E attached Examiner's comment regarding REQUIREMENT F	the header according to 37 CFR 1.121(BIOLOGICAL MATERIAL must be su	d). Ibmitted. Note				
Attachment(s)						
1. Notice of References Cited (PTO-892)	5. 🔲 Examiner's Amendr	nent/Commen	t			
2. Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date	6. 🗌 Examiner's Stateme	ent of Reasons	for Allowance			
3. Examiner's Comment Regarding Requirement for Deposit	7. 🔲 Other					
of Biological Material 4. Interview Summary (PTO-413), Paper No./Mail Date						
/GLORIA HALE/						
Primary Examiner, Art Unit 3732						
U.S. Patent and Trademark Office						

EAST Search History

EAST Search History (Prior Art)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L1		pocket and bra and strap and chest and shoulder and front and portion and band and back and first and opposite and side and stretchable and fabric and support and breast and shape and opening and biased and closed and closure	US- PGPUB; USPAT	OR	OFF	2018/11/07 19:19
L2		pocket and bra and strap and chest and shoulder and front and portion and band and back and first and opposite and side and stretchable and fabric and support and breast and shape and opening and biased and closed and closure and second	US- PGPUB; USPAT	OR	OFF	2018/11/07 19:20

11/7/2018 7:20:25 PM

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	15647784	GOFF, SHARON
	Examiner	Art Unit
	GLORIA HALE	3732

Symbol				Туре	Version	
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A41C	3		0035	F	2013-01-01	
A41C	3	1	122	1	2013-01-01	
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		1				
		1				

CPC Combination Sets								
Symbol	Туре	Set	Ranking	Version				

NONE	Total Claims Allowed:			
(Assistant Examiner)	(Date)	17		
/GLORIA HALE/ Primary Examiner.Art Unit 3732	111-7-18	O.G. Print Claim(s)	O.G. Print Figure	
(Primary Examiner)	(Date)	1	13	
J.S. Patent and Trademark Office Part of Paper No. 201811				

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	15647784	GOFF, SHARON
	Examiner	Art Unit
	GLORIA HALE	3732

	US ORIGINAL CLASSIFICATION								INTERNATIONAL	CLA	SS	IFIC	ΑΤΙ	ON	
	CLASS SUBCLASS							С	LAIMED		NON-CLAIMED				
					А	4	1	С	3 / 0035						
CROSS REFERENCE(S)															
CLASS	SUB	CLASS (ONE	SUBCLAS	S PER BLO	CK)										

NONE	Total Claims Al			
(Assistant Examiner)	(Date)	17		
/GLORIA HALE/ Primary Examiner.Art Unit 3732	111-7-18	O.G. Print Claim(s)	O.G. Print Figure	
(Primary Examiner)	(Date)	1	13	
U.S. Patent and Trademark Office Part of Paper No. 201811				

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Issue Classification	15647784	GOFF, SHARON
	Examiner	Art Unit
	GLORIA HALE	3732

	Claims renumbered in the same order as presented by applicant						СР	A [] T.D.	[] R.1.4	47			
Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original	Final	Original
1	1	15	17												
2	2	16	18												
3	3	17	19												
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NONE	Total Claims Allowed:			
(Assistant Examiner)	(Date)	17		
/GLORIA HALE/ Primary Examiner.Art Unit 3732	111-7-18	O.G. Print Claim(s)	O.G. Print Figure	
(Primary Examiner)	(Date)	1	13	
J.S. Patent and Trademark Office Part of Paper No. 201811				

	Application/Control No.	Applicant(s)/Patent Under Reexamination
Search Notes	15647784	GOFF, SHARON
	Examiner	Art Unit
	GLORIA HALE	3765

CPC- SEARCHED						
Symbol	Date	Examiner				
A41C0057, 0035;A41D13/0012,27/20	9-1-17; 9-2-17	gh				
3						
updated	11-7-18	gh				

CPC COMBINATION SETS - SEARCHED								
Symbol	Date	Examiner						

US CLASSIFICATION SEARCHED									
Class	Subclass	Date	Examiner						
450	89,								
2	247-251,105,106,113-115,69,67	9-1-17,9-2-17	gh						
		11-7-18	gh						

* See search history printout included with this form or the SEARCH NOTES box below to determine the scope of the search.

SEARCH NOTES								
Search Notes	Date	Examiner						
inv name srch; ids flag clred; all related patent applications reviewed for DP	9-1-17	gh						

INTERFERENCE SEARCH									
US Class/ CPC Symbol	US Subclass / CPC Group	Date	Examiner						
interference srch		11-7-18	gh						

/GLORIA HALE/ Primary Examiner.Art Unit 3765



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BIB DATA SHEET

CONFIRMATION NO. 8940

SERIAL NUME	BER	FILING or	371(c)		CLASS	GR	OUP ART	UNIT	ΑΤΤΟ	ORNEY DOCKET
15/647,784		DATE 07/12/20			450		3732			NO. 17-092-SG
,		RULE						17 002 004		
APPLICANTS										
INVENTORS Sharon Goff, Hilton Head, SC;										
** CONTINUING DATA **********************************										
Foreign Priority claimed 35 USC 119(a-d) condi Verified and /G	ł	HALE/	Met aff Allowa	ter Ince	STATE OR COUNTRY SC		HEETS AWINGS 7	TOT CLAII	MS	INDEPENDENT CLAIMS
ADDRESS LAMBERT 92 STATE BOSTON, UNITED S	STRE	109-2004	INAUGHI	ΓΟΝ		1				
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BRA POCKET SYSTEM FILING FEE RECEIVED 730 FEES: Authority has been given in Paper No								ing Ext. of time)		

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Index of Claims			15	647784				GOFF,	SHA	RON	l			
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	GLOF					ORIA HA	LE			3732				
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=	A	llowed		÷	Res	tricted		I Interference			0	Obje	Objected	
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	CLA	IM							DATE					
F	inal	Original	09/03/2	2017	11/07/2018									
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	2	2	✓		=									
	3	3	✓		=									
	4	4	✓		=									
	5	5	✓		=									
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	7	7	✓		=									
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То:	info@lambertpatentlaw.com,,
From:	PAIR_eOfficeAction@uspto.gov
Cc:	PAIR_eOfficeAction@uspto.gov
Subject:	Private PAIR Correspondence Notification for Customer Number 32118

Nov 13, 2018 03:38:30 AM

Dear PAIR Customer:

LAMBERT SHORTELL & CONNAUGHTON 92 STATE STREET BOSTON, MA 02109-2004 UNITED STATES

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Application	Document	Mailroom Date	Attorney Docket No.
15647784	NOA	11/13/2018	17-092-SG

To view your correspondence online or update your email addresses, please visit us anytime at https://sportal.uspto.gov/secure/myportal/privatepair.

If you have any questions, please email the Electronic Business Center (EBC) at EBC@uspto.gov with 'e-Office Action' on the subject line or call 1-866-217-9197 during the following hours:

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Thank you for prompt attention to this notice,

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Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE **Commissioner for Patents**

P.O. Box 1450 Alexandria, Virginia 22313-1450

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							(Depositor's name)
							(Signature)
							(Date)
APPLICATION NO.	FILING DATE		FIRST NAMED INVENTO	R	ATTO	RNEY DOCKET NO.	CONFIRMATION NO.
15/647,784 TITLE OF INVENTION	07/12/2017 I:	Sharon Goff			17-09	2-SG 3	3940
APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSU	E FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	SMALL	\$500	\$0	\$0		\$500	2/13/19
EXAM	IINER	ART UNIT	CLASS-SUBCLASS	7			
 "Fee Address" ind PTO/SB/47; Rev 03-(Number is required. ASSIGNEE NAME A PLEASE NOTE: Un recordation as set fort (A) NAME OF ASSI Sherrywear LLC 	oondence address (or Ch. B/122) attached. lication (or "Fee Address 22 or more recent) attach ND RESIDENCE DAT less an assignee is iden h in 37 CFR 3.11. Com GNEE	ange of Correspondence "Indication form led. Use of a Customer A TO BE PRINTED ON 7	data will appear on the T a substitute for filing ar (B) RESIDENCE: (CIT Hilton Head Island	o 3 registered paten ively, de firm (having as a agent) and the nam orneys or agents. If e printed. (pe) patent. If an assign assignment. Y and STATE OR C I, South Carolina	t attorn memba es of u no nam ee is id COUNT	eys <u>2 Gary E. Lambe</u> o to e is <u>3 David J. Conna</u> entified below, the do	
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NOTE: The Issue Fee an	as SMALL ENTITY stat	us. See 37 CFR 1.27.	b. Applicant is no lon d from anyone other than c Office.			TITY status. See 37 CH	
Authorized Signature	/David J. Conn e David J. Connau	aughton, Jr./		Date <u>2/11/</u> Registration N		275	
This collection of inform an application. Confiden submitting the complete this form and/or suggest Box 1450, Alexandria, V Alexandria. Virginia 223	tiality is governed by 35 d application form to th ions for reducing this bu Virginia 22313-1450. DO	CFR 1.311. The informatic 5 U.S.C. 122 and 37 CFR e USPTO. Time will vary rrden, should be sent to th 0 NOT SEND FEES OR (on is required to obtain or 1.14. This collection is en- depending upon the indi- e Chief Information Offic COMPLETED FORMS T	retain a benefit by t stimated to take 12 r vidual case. Any co cer, U.S. Patent and O THIS ADDRESS	he publ minutes mments Tradem S. SENE	ic which is to file (and to complete, includin s on the amount of tir ark Office, U.S. Depa OTO: Commissioner f	by the USPTO to process) g gathering, preparing, and ne you require to complete rtment of Commerce, P.O. or Patents, P.O. Box 1450,

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- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
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Electronic Patent Application Fee Transmittal									
Application Number:	15647784								
Filing Date:	12-Jul-2017								
Title of Invention:	BRA POCKET SYSTEM								
First Named Inventor/Applicant Name:	Sharon Goff								
Filer:	Gary Ervery Lambert								
Attorney Docket Number:	17-	092-SG							
Filed as Small Entity									
Filing Fees for Utility under 35 USC 111(a)									
Description		Fee Code	Quantity	Amount	Sub-Total in USD(\$)				
Basic Filing:									
Pages:									
Claims:									
Miscellaneous-Filing:									
Petition:									
Patent-Appeals-and-Interference:									
Post-Allowance-and-Post-Issuance:									
UTILITY APPL ISSUE FEE		2501	1	500	500				

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
	Tot	500		

Electronic Acknowledgement Receipt	
EFS ID:	35114843
Application Number:	15647784
International Application Number:	
Confirmation Number:	8940
Title of Invention:	BRA POCKET SYSTEM
First Named Inventor/Applicant Name:	Sharon Goff
Customer Number:	32118
Filer:	Gary Ervery Lambert
Filer Authorized By:	
Attorney Docket Number:	17-092-SG
Receipt Date:	11-FEB-2019
Filing Date:	12-JUL-2017
Time Stamp:	15:27:58
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	CARD
Payment was successfully received in RAM	\$500
RAM confirmation Number	021219INTEFSW15283500
Deposit Account	
Authorized User	
The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:	

Document Description Amendment after Notice of Allowance (Rule 312)	File Name	File Size(Bytes)/ Message Digest	Multi	Pages	
Amendment after Notice of Allowance	File Name	-		Pages	
			Part /.zip	(if appl.)	
		28223			
	312-Amendment.pdf	f5df25e3948a2d5a6520c1bc3032aec1504d 5991	no	5	
		74915			
Issue Fee Payment (PTO-85B)	Issue_Fee_Transmittal_Form-1 7-092-SG.pdf	39aff166edf233f82dc0f37db69254ac64f34 351	no	2	
		30108			
Fee Worksheet (SB06)	fee-info.pdf	9b7bb46d9d5cf3b4bafc52c6b50c4b636c2 ad586	no	2	
Warnings:					
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	Total Files Size (in bytes)	13	3246		
by the applicant, and including pages lescribed in MPEP 503. <u>ons Under 35 U.S.C. 111</u> ation is being filed and the applica MPEP 506), a Filing Receipt (37 CF ment Receipt will establish the filing of an International Application un mission to enter the national stage other applicable requirements a Fe submission under 35 U.S.C. 371 wi onal Application Filed with the USP ational application is being filed ar	ge counts, where applicable. tion includes the necessary of R 1.54) will be issued in due g date of the application. Ider 35 U.S.C. 371 of an international application orm PCT/DO/EO/903 indication II be issued in addition to the TO as a Receiving Office and the international applicat	It serves as evidence components for a filin course and the date s on is compliant with t ng acceptance of the e Filing Receipt, in due ion includes the neces	of receipt si g date (see hown on th the condition application e course.	milar to a 37 CFR is ons of 35 as a onents for	
	Issue Fee Payment (PTO-85B) Fee Worksheet (SB06) dgement Receipt evidences receip by the applicant, and including page escribed in MPEP 503. <u>Ons Under 35 U.S.C. 111</u> ation is being filed and the application MPEP 506), a Filing Receipt (37 CF nent Receipt will establish the filing of an International Application un nission to enter the national stage other applicable requirements a Fe submission under 35 U.S.C. 371 wi onal Application Filed with the USP ational application is being filed ar al filing date (see PCT Article 11 an	Issue Fee Payment (PTO-858) Issue_Fee_Transmittal_Form-1 7-092-SG.pdf Fee Worksheet (SB06) fee-info.pdf Image: Size (in bytes) Image: Size	Issue Fee Payment (PTO-85B) Issue_Fee_Transmittal_Form-1 7-092-SG.pdf 74915 1ssue Fee Payment (PTO-85B) 1ssue_Fee_Transmittal_Form-1 7-092-SG.pdf 30108 90% 90% Fee Worksheet (SB06) fee-info.pdf 90% 90% <tr< td=""><td>Issue Fee Payment (PTO-85B) Issue_Fee_Transmittal_Form-1 7-092-5G.pdf 74915 Issue Fee Payment (PTO-85B) Issue_Fee_Transmittal_Form-1 7-092-5G.pdf 100 Issue Fee Payment (PTO-85B) 100 Fee Worksheet (SB06) fee-info.pdf 90780460451616450476469254460478 no 9078046045161645047649254460478 no 907804604516466451646645176469254460491 no 9078046045164664516466451764692544604516466 no 90780460451646645164666666666666666666666666</td></tr<>	Issue Fee Payment (PTO-85B) Issue_Fee_Transmittal_Form-1 7-092-5G.pdf 74915 Issue Fee Payment (PTO-85B) Issue_Fee_Transmittal_Form-1 7-092-5G.pdf 100 Issue Fee Payment (PTO-85B) 100 Fee Worksheet (SB06) fee-info.pdf 90780460451616450476469254460478 no 9078046045161645047649254460478 no 907804604516466451646645176469254460491 no 9078046045164664516466451764692544604516466 no 90780460451646645164666666666666666666666666	

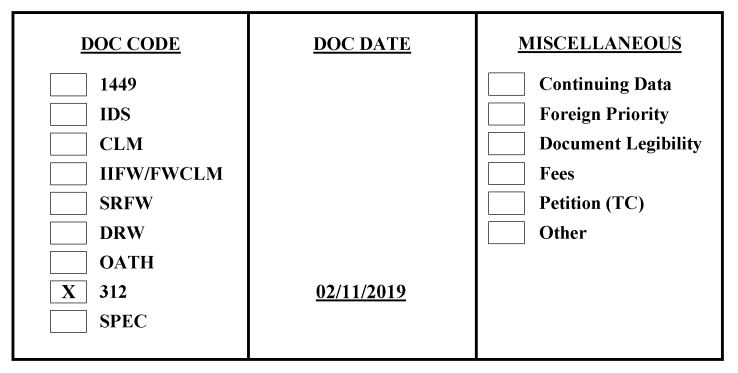
and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

PRINTER RUSH

(PTO ASSISTANCE)

Application: <u>15647784</u>	Examiner: <u>Hale</u>	GAU: <u>3732</u>
From: <u>Trevon Couch</u>	Location: <u>RTFM</u>	Creation Date: <u>02/12/2019</u>

Week Date: <u>11/19/2018</u>



[RUSH] Message:

Please respond to the 02/11/19 a.na

Thank you Tmc

[XRUSH] Response:

Initials:

p. 146

Serial No.:15/647,784Applicant:Sharon GoffFiled:July 12, 2018Examiner:Hale, Gloria M.Art Unit:3765

Lambert Shortell & Connaughton 92 State Street Boston, MA 02109

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

37 C.F.R. 1.312 Amendment

This is an amendment under 37 C.F.R. 1.312 after allowance amendment. Applicant respectfully requests Examiner enter the following amendment to the claims.

Respectfully submitted,

/David J. Connaughton, Jr./ David J. Connaughton, Jr. USPTO Reg. #67275 LAMBERT & ASSOCIATES 92 State Street Boston, MA 02109 (617) 720-0091

Amendments to the Claims:

This listing of claims will replace all prior versions, and listings, of claims in the application:

1. (Previously Presented) A pocket bra assembly comprising:

a strap assembly including a chest strap and shoulder straps, the chest strap having a front portion configured to be positioned on a front of a user, and a back_portion configured to be positioned on a back of the user, the shoulder straps each having a front portion configured to be positioned on the front of the user, and a back portion configured to be positioned on the back of the user;

a bra portion, the bra portion configured to provide_support and shape to breasts of the user, the strap assembly being attached to the bra portion whereby the strap assembly holds the bra portion to the user, with the chest strap extending from a first side of the bra portion towards the user's back and extending from a second opposite side of the bra portion towards the user's back;

a back pocket formed entirely of stretchable fabric positioned on the back portion of at least one of the chest strap and shoulder straps, the back pocket having an opening formed that is biased in a closed position at rest, providing access to a pocket interior; and

an item positioned within the back pocket.

 (Original) The pocket bra assembly of claim 1 wherein the bra is a sports bra.

- 3. (Currently Amended) The pocket bra assembly of claim 1 wherein the patch back pocket is positioned on the back_portion of the chest strap.
- (Previously Presented) The pocket bra assembly of claim 1 wherein the back pocket is positioned on the back_portion of one of the shoulder straps.
- 5. (Previously Presented) The pocket bra assembly of claim 1 wherein the back_portion of each of the shoulder straps join together to form a central area, the back pocket positioned on the central area.
- (Original) The pocket bra assembly of claim 1 wherein the back pocket comprises a closure.
- 7. (Currently Amended) The pocket bra assembly of claim 1 wherein the back pocket is formed by a patch connected to the back portion of the at least one of the chest strap and shoulder straps by stitching about a part of a perimeter of the patch, a gap in the stitching leaving a portion of the perimeter of the patch unattached, thereby forming an opening providing access to the pocket interior portion formed by the patch.
- 8. (Original) The pocket bra assembly of claim 7 further comprising an internal pocket connected about a perimeter of the opening, the internal pocket defining the pocket interior and formed such that it is positioned between the patch and the one of the back portion of the chest strap and the shoulder straps.
- 9. (Canceled).
- 10. (Original) The pocket bra assembly of claim 7 wherein the opening is

formed adjacent to a side of the patch.

- 11. (Original) The pocket bra assembly of claim 7 wherein the opening is formed adjacent to a top of the patch.
- 12. (Currently Amended) The pocket bra assembly of claim 1 wherein the back pocket is formed by a patch connected to the back portion of the at least one of the chest strap and shoulder straps by stitching about an entire perimeter of the patch, the patch having a slit opening formed in its surface in close proximity to a top of the patch providing access to the pocket interior portion formed by the patch.
- 13. (Original) The pocket bra assembly of claim 12 further comprising an internal pocket connected about a perimeter of the opening, the internal pocket defining the pocket interior and formed such that it is positioned between the patch and the one of the back portion of the chest strap and the shoulder straps.
- 14. (Canceled).
- 15. (Original) The pocket bra assembly of claim 12 wherein the opening is formed adjacent to a top of the patch.
- 16. (Original) The pocket bra assembly of claim 12 wherein the opening is formed adjacent to a side of the patch.
- 17. (Original) The pocket bra assembly of claim 1 further comprising an internal pocket defining the pocket interior, the interior pocket connected about a perimeter of the opening, the internal pocket being separate from the strap assembly.

18. (Original) The pocket bra assembly of claim 17 wherein the internal pocket is positioned adjacent to an interior surface of the back portion of at least one of the chest strap and shoulder straps.

19. (Previously Presented) A pocket bra comprising:

a strap assembly including a chest strap and shoulder straps, the chest strap having a front portion configured to be positioned on a front of a user, and a back_portion configured to be positioned on a back of the user, the shoulder straps each having a front portion configured to be positioned on the front of the user, and a back_portion configured to be positioned on the user;

a bra portion, the bra portion configured to support and shape to breasts of the user, the strap assembly being attached to the bra portion whereby the strap assembly holds the bra portion to the user, with the chest strap extending from a first side of the bra portion towards the user's back and extending from a second opposite side of the bra portion towards the user's back; and

a back pocket formed of stretchable fabric positioned on the back portion of at least one of the chest strap and shoulder straps, the back pocket having a slit forming an opening providing access to a pocket interior, a closure of the opening holding the pocket in a closed position, wherein the closure is adapted to contract to a closed orientation; and

a second pocket on the bra portion or the chest strap.

Response to Rule 312 Communication	Application No.	Applican	t(s)
	15/647,784	Goff, Sha	ron
	Examiner	Art Unit	AIA Status
	GLORIA M HALE	3732	Yes

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

1. The amendment filed on <u>11 February 2019</u> under 37 CFR 1.312 has been considered, and has been:

a) 🗹 entered.

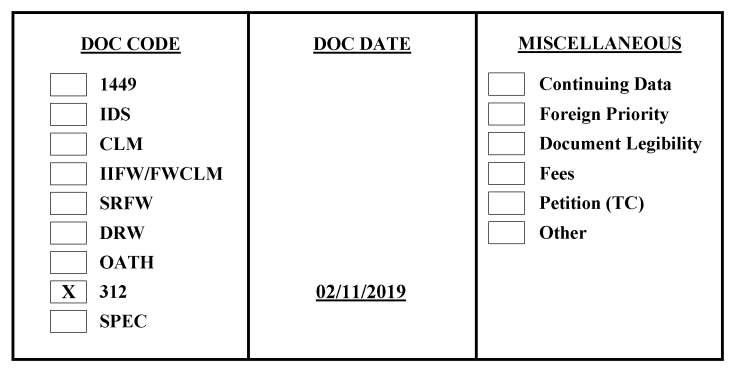
- b)
 entered as directed to matters of form not affecting the scope of the invention.
- c) disapproved because the amendment was filed after the payment of the issue fee.
 Any amendment filed after the date the issue fee is paid must be accompanied by a petition under 37 CFR 1.313(c)(1) and the required fee to withdraw the application from issue.
- d) 🔲 disapproved. See explanation below.
- e)
 entered in part. See explanation below.

/GLORIA M HALE/ Primary Examiner, Art Unit 3732

PRINTER RUSH (PTO ASSISTANCE)

Application: <u>15647784</u>	Examiner: <u>Hale</u>	GAU: <u>3732</u>
From: <u>Trevon Couch</u>	Location: <u>RTFM</u>	Creation Date: <u>02/12/2019</u>

Week Date: <u>11/19/2018</u>



[RUSH] Message:

Please respond to the 02/11/19 a.na

Thank you Tmc

[XRUSH] Response:

312 AMDT is entered.

Initials:

Docket No. 17-092-SG

OK TO ENTER: /G.M.H/ UNITED STATES PATENT AND TRADEMARK OFFICE

Serial No.:15/647,784Applicant:Sharon GoffFiled:July 12, 2018Examiner:Hale, Gloria M.Art Unit:3765

Lambert Shortell & Connaughton 92 State Street Boston, MA 02109

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

37 C.F.R. 1.312 Amendment

This is an amendment under 37 C.F.R. 1.312 after allowance amendment. Applicant respectfully requests Examiner enter the following amendment to the claims.

Respectfully submitted,

/David J. Connaughton, Jr./ David J. Connaughton, Jr. USPTO Reg. #67275 LAMBERT & ASSOCIATES 92 State Street Boston, MA 02109 (617) 720-0091



APPLICATION NO.	ISSUE DATE	PATENT NO.	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/647,784	04/02/2019	10244800	17-092-SG	8940

32118 7590 03/13/2019 LAMBERT SHORTELL & CONNAUGHTON 92 STATE STREET BOSTON, MA 02109-2004

ISSUE NOTIFICATION

The projected patent number and issue date are specified above.

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment is 0 day(s). Any patent to issue from the above-identified application will include an indication of the adjustment on the front page.

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Application Assistance Unit (AAU) of the Office of Data Management (ODM) at (571)-272-4200.

APPLICANT(s) (Please see PAIR WEB site http://pair.uspto.gov for additional applicants):

Sharon Goff, Hilton Head, SC;

The United States represents the largest, most dynamic marketplace in the world and is an unparalleled location for business investment, innovation, and commercialization of new technologies. The USA offers tremendous resources and advantages for those who invest and manufacture goods here. Through SelectUSA, our nation works to encourage and facilitate business investment. To learn more about why the USA is the best country in the world to develop technology, manufacture products, and grow your business, visit <u>SelectUSA.gov</u>.

То:	info@lambertpatentlaw.com,,
From:	PAIR_eOfficeAction@uspto.gov
Cc:	PAIR_eOfficeAction@uspto.gov
Subject:	Private PAIR Correspondence Notification for Customer Number 32118

Mar 14, 2019 04:05:00 AM

Dear PAIR Customer:

LAMBERT SHORTELL & CONNAUGHTON 92 STATE STREET BOSTON, MA 02109-2004 UNITED STATES

The following USPTO patent application(s) associated with your Customer Number, 32118, have new outgoing correspondence. This correspondence is now available for viewing in Private PAIR.

The official date of notification of the outgoing correspondence will be indicated on the form PTOL-90 accompanying the correspondence.

Disclaimer:

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Application	Document	Mailroom Date	Attorney Docket No.
15647784	ISSUE.NTF	03/13/2019	17-092-SG

To view your correspondence online or update your email addresses, please visit us anytime at https://sportal.uspto.gov/secure/myportal/privatepair.

If you have any questions, please email the Electronic Business Center (EBC) at EBC@uspto.gov with 'e-Office Action' on the subject line or call 1-866-217-9197 during the following hours:

Monday - Friday 6:00 a.m. to 12:00 a.m.

Thank you for prompt attention to this notice,

UNITED STATES PATENT AND TRADEMARK OFFICE PATENT APPLICATION INFORMATION RETRIEVAL SYSTEM Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

TRANSMITTAL FOR POWER OF ATTORNEY TO ONE OR MORE REGISTERED PRACTITIONERS

NOTE: This form is to be submitted with the Power of Attorney by Applicant form (PTO/AIA/82B) to identify the application to which the Power of Attorney is directed, in accordance with 37 CFR 1.5, unless the application number and filing date are identified in the Power of Attorney by Applicant form. If neither form PTO/AIA/82A nor form PTO/AIA82B identifies the application to which the Power of Attorney is directed, the Power of Attorney will not be recognized in the application.

15/647,784	an a star a s	
Sharon Goff		
BRA POCKET SYSTEM		
104929		
pplicant or Patent Practitioner		
J. Ream/	Date (Optional)	
Ream	Registration Number	45798
	J	
juristic entity)		
t in accordance with 37 CFR 1.33. See 37 CFR 1.4(d) t	for signature requi	rements and certifications. If
	Sharon Goff BRA POCKET SYSTEM 104929 pplicant or Patent Practitioner J. Ream/ Ream	Sharon Goff BRA POCKET SYSTEM 104929 plicant or Patent Practitioner J. Ream/ Date (Optional) Ream Registration Number juristic entity) 1 in accordance with 37 CFR 1.33. See 37 CFR 1.4(d) for signature requi

This collection of information is required by 37 CFR 1.131, 1.32, and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450**.

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POWER OF ATTORNEY BY APPLICANT I hereby revoke all previous powers of attorney given in the application identified in either the attached transmittal letter or the boxes below. **Application Number** Filing Date (Note: The boxes above may be left blank if information is provided on form PTO/AIA/82A.) ~ I hereby appoint the Patent Practitioner(s) associated with the following Customer Number as my/our attomey(s) or agent(s), and to transact all business in the United States Patent and Trademark Office connected therewith for the application referenced in the attached transmittal letter (form PTO/AIA/82A) or identified above: 24230 **OR** I hereby appoint Practitioner(s) named in the attached list (form PTO/AIA/82C) as my/our attorney(s) or agent(s), and to transact all business in the United States Patent and Trademark Office connected therewith for the patent application referenced in the attached transmittal letter (form PTO/AIA/82A) or identified above. (Note: Complete form PTO/AIA/82C.) Please recognize or change the correspondence address for the application identified in the attached transmittal letter or the boxes above to: The address associated with the above-mentioned Customer Number OR The address associated with Customer Number: OR Firm or Individual Name Address State Zip City Country Email Telephone I am the Applicant (if the Applicant is a juristic entity, list the Applicant name in the box): Sherrywear LLC 1 Inventor or Joint Inventor (title not required below) Legal Representative of a Deceased or Legally Incapacitated Inventor (title not required below) Assignee or Person to Whom the Inventor is Under an Obligation to Assign (provide signer's title if applicant is a juristic entity) Person Who Otherwise Shows Sufficient Proprietary Interest (e.g., a petition under 37 CFR 1.46(b)(2) was granted in the application or is concurrently being filed with this document) (provide signer's title if applicant is a juristic entity) SIGNATURE of Applicant for Patent The undersigned (whose title is supplied below) is authorized to act on behalf of the applicant (e.g., where the applicant is a juristic entity). 2020 Signature Date (Optional) 8 Λ Name Sharon Goff Title NOTE: Signature - This form must be signed by the applicant in accordance with 37 CFR 1.33. See 37 CFR 1.4 for signature requirements and certifications. If more than one applicant, use multiple forms. forms are submitted. Total of This collection of information is required by 37 CFR 1.131, 1.32, and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete,

USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

Electronic Ac	knowledgement Receipt
EFS ID:	39578931
Application Number:	15647784
International Application Number:	
Confirmation Number:	8940
Title of Invention:	BRA POCKET SYSTEM
First Named Inventor/Applicant Name:	Sharon Goff
Customer Number:	32118
Filer:	Dale Ream/Michelle Randol
Filer Authorized By:	Dale Ream
Attorney Docket Number:	17-092-SG
Receipt Date:	29-MAY-2020
Filing Date:	12-JUL-2017
Time Stamp:	16:23:09
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment no						
File Listing:						
Document Number	Document Description		File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
				574136		
1	Power of Attorney	F	POA_20200529143614.pdf	029b7b55199d2078c9833b9fe8e49b97413 bbd21	no	2
Warnings:		ł		1	p. 1	59

Information:

Total Files Size (in bytes):

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course. <u>New International Application Filed with the USPTO as a Receiving Office</u>

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

UNITED ST	ates Patent and Tradema	UNITED STA' United States Address: COMMI PO. Box I	a, Virginia 22313-1450
APPLICATION NUMBER	FILING OR 371(C) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE
15/647,784	07/12/2017	Sharon Goff	17-092-SG

NOTICE REGARDING POWER OF ATTORNEY

This is in response to the power of attorney filed 05/29/2020. The power of attorney in this application is not accepted for the reason(s) listed below:

• The power of attorney is from an assignee and the statement required by 37 CFR 3.73(c) has not been received.

/mbeyene/

Office of Data Management, Application Assistance Unit (571) 272-4000, or (571) 272-4200, or 1-888-786-0101



То:	info@lambertpatentlaw.com,,
From:	PAIR_eOfficeAction@uspto.gov
Cc:	PAIR_eOfficeAction@uspto.gov
Subject:	Private PAIR Correspondence Notification for Customer Number 32118

Jun 05, 2020 03:44:17 AM

Dear PAIR Customer:

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Application	Document	Mailroom Date	Attorney Docket No.
15647784	N572	06/05/2020	17-092-SG

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Monday - Friday 6:00 a.m. to 12:00 a.m.

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UNITED STATES PATENT AND TRADEMARK OFFICE PATENT APPLICATION INFORMATION RETRIEVAL SYSTEM

507221682 04/07/2022

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7268532

SUBMISSION TYPE: NATURE OF CONVEYANCE:		NEW ASSIGNMENT	
		CHANGE OF ADDRESS	
CONVEYING PARTY D	ΑΤΑ		
		Name	Execution Date
SHERRYWEAR, LLC			04/07/2022
RECEIVING PARTY DA	TA		
Name:	SHERRYWI	EAR, LLC	
Street Address:	1786 CYPR	ESS LANE	
City:	VERO BEA	СН	
State/Country:	FLORIDA		
Postal Code:	32963		
	•		
PROPERTY NUMBERS	Total: 9		
Property Type		Number	
Patent Number:	9289		
Patent Number:	9295		
Patent Number:	9723	3878	
Patent Number: 98080		3036	
Patent Number:	1021	9550	
Patent Number:	1021	9551	
Patent Number:	1024	4800	
Patent Number:	1086	9510	
Patent Number:	1105	51561	
	e sent to the provided; if t info@ DAV 100	<i>e-mail address first; if that is uns</i> <i>hat is unsuccessful, it will be sen</i> Plambertpatentlaw.com ID CONNAUGHTON FRANKLIN STREET TE 903	
Address Line 4:	BOS	TON, MASSACHUSETTS 02110	
	BOS	TON, MASSACHUSETTS 02110	

DATE SIGNED:	04/07/2022		
	This document serves as an Oath/Declaration (37 CFR 1.63).		
Total Attachments: 9	•		
source=Change of address 9289016	#page1.tif		
source=Change of address 9295288	#page1.tif		
source=Change of address 9723878	#page1.tif		
source=Change of address 9808036	#page1.tif		
source=Change of address 1021955	0#page1.tif		
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source=Change of address 1024480	0#page1.tif		
source=Change of address 1086951	0#page1.tif		
source=Change of address 1105156	1#page1.tif		

Patent No.: Assignee: Invention title: Reel/frame: 9289016 SHERRYWEAR, LLC Pocket bra system 036929/0101

> Lambert Shortell & Connaughton 100 Franklin Street, Suite 903 Boston, MA 02110

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

CHANGE OF ADDRESS

This is a request that the address of the Assignee of the above-identified patent be updated. The Assignee is no longer located at 24 Wood Duck Court, Hilton Head Island, SC 29928. The Assignee is now located at 1786 Cypress Lane, Vero Beach, FL 32963. Accordingly, the assignment of the above-identified patent should be updated to reflect the change of address. The Assignment Division is invited to contact the undersigned, Applicant's attorney of record, to facilitate advancement of the present request.

Respectfully submitted,

Patent No.: Assignee: Invention title: Reel/frame: 9295288 SHERRYWEAR, LLC Pocket bra system 036929/0101

> Lambert Shortell & Connaughton 100 Franklin Street, Suite 903 Boston, MA 02110

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

CHANGE OF ADDRESS

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Respectfully submitted,

Patent No.: Assignee: Invention title: Reel/frame: 9723878 SHERRYWEAR, LLC Pocket bra system 037763/0204

> Lambert Shortell & Connaughton 100 Franklin Street, Suite 903 Boston, MA 02110

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

CHANGE OF ADDRESS

This is a request that the address of the Assignee of the above-identified patent be updated. The Assignee is no longer located at 24 Wood Duck Court, Hilton Head Island, SC 29928. The Assignee is now located at 1786 Cypress Lane, Vero Beach, FL 32963. Accordingly, the assignment of the above-identified patent should be updated to reflect the change of address. The Assignment Division is invited to contact the undersigned, Applicant's attorney of record, to facilitate advancement of the present request.

Respectfully submitted,

Patent No.: Assignee: Invention title: Reel/frame: 9808036 SHERRYWEAR, LLC Pocket bra system 037763/0204

> Lambert Shortell & Connaughton 100 Franklin Street, Suite 903 Boston, MA 02110

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

CHANGE OF ADDRESS

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Respectfully submitted,

Patent No.: Assignee: Invention title: Reel/frame: 10219550 SHERRYWEAR, LLC Pocket bra system 044338/0675

> Lambert Shortell & Connaughton 100 Franklin Street, Suite 903 Boston, MA 02110

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

CHANGE OF ADDRESS

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Respectfully submitted,

Patent No.: Assignee: Invention title: Reel/frame: 10219551 SHERRYWEAR, LLC Bra pocket system 044338/0675

> Lambert Shortell & Connaughton 100 Franklin Street, Suite 903 Boston, MA 02110

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

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Respectfully submitted,

Patent No.: Assignee: Invention title: Reel/frame: 10244800 SHERRYWEAR, LLC Bra pocket system 052634/0266

> Lambert Shortell & Connaughton 100 Franklin Street, Suite 903 Boston, MA 02110

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

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Respectfully submitted,

Patent No.: Assignee: Invention title: Reel/frame: 10869510 SHERRYWEAR, LLC Bra pocket system 048162/0864

> Lambert Shortell & Connaughton 100 Franklin Street, Suite 903 Boston, MA 02110

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

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Respectfully submitted,

Patent No.: Assignee: Invention title: Reel/frame: 11051561 SHERRYWEAR, LLC Pocket bra system 048162/0864

> Lambert Shortell & Connaughton 100 Franklin Street, Suite 903 Boston, MA 02110

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

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Respectfully submitted,

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

TRANSMITTAL FOR POWER OF ATTORNEY TO ONE OR MORE REGISTERED PRACTITIONERS

NOTE: This form is to be submitted with the Power of Attorney by Applicant form (PTO/AIA/82B) to identify the application to which the Power of Attorney is directed, in accordance with 37 CFR 1.5, unless the application number and filing date are identified in the Power of Attorney by Applicant form. If neither form PTO/AIA/82A nor form PTO/AIA82B identifies the application to which the Power of Attorney is directed, the Power of Attorney will not be recognized in the application. Application Number 15/647,784 07-12-2017 Filing Date Sharon Goff First Named Inventor Title BRA POCKET SYSTEM 3732 Art Unit HALE, GLORIA M Examiner Name 17-092-SG Attorney Docket Number **SIGNATURE of Applicant or Patent Practitioner** Signature /KATHERINE A RUBINO/ Date (Optional) Registration Name 76990 Katherine A Rubino Number Title (if Applicant is a iuristic entity) Applicant Name (if Applicant is a juristic entity) NOTE: This form must be signed in accordance with 37 CFR 1.33. See 37 CFR 1.4(d) for signature requirements and certifications. If more than one applicant, use multiple forms. *Total of ___ forms are submitted.

This collection of information is required by 37 CFR 1.131, 1.32, and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450**.

DocuSign Envelope ID: DDCAD40B-EF9A-4E58-89C3-C2807AEDBF08

Document Description: Power of Attorney

POWER OF ATTORNEY BY APPLICANT					
I hereby revoke all previous powers of attorney given in the application identified in <u>either</u> the attached transmittal letter or the boxes below.					
A	pplication Number	Filing	g Date		
	15/647,784	(07-12-2017		
(Note:	The boxes above may be left blank if	information is prov	rided on form PTO/AI	A/82A.)	
to transact all bi the attached tra OR I hereby appoin all business in t	t the Patent Practitioner(s) associated usiness in the United States Patent ar nsmittal letter (form PTO/AIA/82A) or t Practitioner(s) named in the attached he United States Patent and Tradema hittal letter (form PTO/AIA/82A) or ider	nd Trademark Office identified above:	e connected therewith 145340 A/82C) as my/our atto d therewith for the pa	h for the ap prney(s) or tent applica	agent(s), and to transact ation referenced in
letter or the boxes a The address as OR	sociated with the above-mentioned Cu sociated with Customer Number:	-	plication identifie	d in the a	ttached transmittal
Address					
City		State		Zip	
Country					
Telephone		Email			
I am the Applicant (if the Applicant is a juristic entity, list the Applicant name in the box): SherryWear, LLC Inventor or Joint Inventor (title not required below) Legal Representative of a Deceased or Legally Incapacitated Inventor (title not required below) Assignee or Person to Whom the Inventor is Under an Obligation to Assign (provide signer's title if applicant is a juristic entity) Person Who Otherwise Shows Sufficient Proprietary Interest (e.g., a petition under 37 CFR 1.46(b)(2) was granted in the application or is concurrently being filed with this document) (provide signer's title if applicant is a juristic entity)					
SIGNATURE of Applicant for Patent The undersigned (whose title is suppliedbaaloogie)authorized to act on behalf of the applicant (e.g., where the applicant is a juristic entity).					
Signature	CLAMALA CAFF		Date (Optional)		ant lo a juniono ontity).
Name	Sharon Goff				
Title	Manager				
<u>NOTE:</u> Signature - Th and certifications. If mo	is form must be signed by the applicant ore than one applicant, use multiple form	in accordance with 3 ns.	37 CFR 1.33. See 37 (CFR 1.4 for	signature requirements
☐_Total of	forms are submitted.				
USPTO to process) an applicati including gathering, preparing, a of time you require to complete	required by 37 CFR 1.131, 1.32, and 1.33. The in on. Confidentiality is governed by 35 U.S.C. 122 and submitting the completed application form to this form and/or suggestions for reducing this bu Box 1450, Alexandria, VA 22313-1450. DO NO ⁻ exandria, VA 22313-1450.	2 and 37 CFR 1.11 and 1 the USPTO. Time will va rden, should be sent to th	I.14. This collection is estim ary depending upon the ind he Chief Information Office	nated to take 3 ividual case. A r, U.S. Patent	3 minutes to complete, Any comments on the amount and Trademark Office, U.S.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

POWER OF ATTORNEY BY APPLICANT

No more than ten (10) patent practitioners total may be appointed as set forth below by name and registration number. This page need not be submitted if appointing the Patent Practitioner(s) associated with a Customer Number (see form PTO/AIA/82B):

Name	Registration Number
	B

Privacy Act Statement

The **Privacy Act of 1974 (P.L. 93-579)** requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- 1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether the Freedom of Information Act requires disclosure of these records.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspections or an issued patent.
- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

Electronic Acknowledgement Receipt				
EFS ID:	46064389			
Application Number:	15647784			
International Application Number:				
Confirmation Number:	8940			
Title of Invention:	BRA POCKET SYSTEM			
First Named Inventor/Applicant Name:	Sharon Goff			
Customer Number:	32118			
Filer:	Keegan M. Caldwell/Rachel Riley			
Filer Authorized By:	Keegan M. Caldwell			
Attorney Docket Number:	17-092-SG			
Receipt Date:	28-JUN-2022			
Filing Date:	12-JUL-2017			
Time Stamp:	14:25:06			
Application Type:	Utility under 35 USC 111(a)			

Payment information:

Submitted with Payment		no	no			
File Listing:						
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)	
			195548			
1	Power of Attorney	15647784_POA.pdf	f237e285c5bacedc71f02c3666fab977c797 0695	no	4	
Warnings: p. 178					78	

Information:

Total Files Size (in bytes):

This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course. <u>New International Application Filed with the USPTO as a Receiving Office</u>

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

UNITED STA	ates Patent and Tradema	UNITED STA United States Address: COMMI P.O. Box	a, Virginia 22313-1450
APPLICATION NUMBER	FILING OR 371(C) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE
15/647,784	07/12/2017	Sharon Goff	17-092-SG
32118 LAMBERT SHORTELL & CONNAUGHTON 100 Franklin Street Suite 903			CONFIRMATION NO. 8940 MPROPER CPOA LETTER CO000000135119711*
BOSTON, MA 02110			Date Mailed: 07/14/2022

NOTICE REGARDING POWER OF ATTORNEY

This is in response to the power of attorney filed 06/28/2022. The power of attorney in this application is not accepted for the reason(s) listed below:

• The power of attorney is from an assignee and the statement required by 37 CFR 3.73(c) has not been received.

/atesfai/

Office of Data Management, Application Assistance Unit (571) 272-4000, or (571) 272-4200, or 1-888-786-0101

145340	
Caldwell Intellectual Property Law	V
200 Clarendon Street	
59th Floor	
Boston, MA 02116	
UNITED STATES	

То:	info@lambertpatentlaw.com,,
From:	PAIR_eOfficeAction@uspto.gov
Cc:	PAIR_eOfficeAction@uspto.gov
Subject:	Private PAIR Correspondence Notification for Customer Number 32118

Jul 14, 2022 05:18:45 AM

Dear PAIR Customer:

LAMBERT SHORTELL & CONNAUGHTON 100 Franklin Street Suite 903 BOSTON, MA 02110 UNITED STATES

The following USPTO patent application(s) associated with your Customer Number, 32118, have new outgoing correspondence. This correspondence is now available for viewing in Private PAIR.

The official date of notification of the outgoing correspondence will be indicated on the form PTOL-90 accompanying the correspondence.

Disclaimer:

The list of documents shown below is provided as a courtesy and is not part of the official file wrapper. The content of the images shown in PAIR is the official record.

Application	Document	Mailroom Date	Attorney Docket No.
15647784	N572	07/14/2022	17-092-SG

To view your correspondence online or update your email addresses, please visit us anytime at https://sportal.uspto.gov/secure/myportal/privatepair.

If you have any questions, please email the Electronic Business Center (EBC) at EBC@uspto.gov with 'e-Office Action' on the subject line or call 1-866-217-9197 during the following hours:

Monday - Friday 6:00 a.m. to 12:00 a.m.

Thank you for prompt attention to this notice,

UNITED STATES PATENT AND TRADEMARK OFFICE PATENT APPLICATION INFORMATION RETRIEVAL SYSTEM Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

TRANSMITTAL FOR POWER OF ATTORNEY TO ONE OR MORE REGISTERED PRACTITIONERS

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DocuSign Envelope ID: DDCAD40B-EF9A-4E58-89C3-C2807AEDBF08

Document Description: Power of Attorney

POWER OF ATTORNEY BY APPLICANT							
I hereby revoke all p the boxes below.	previous powe	ers of attorney given	in the appli	ication ide	entified in <u>eith</u>	<u>er</u> the attach	ned transmittal letter or
	Application N	Number		Filing	g Date		
		15/647,784		(07-12-201	17	
(Not	e: The boxes a	above may be left blar	nk if informati	on is provi	ided on form PT	FO/AIA/82A.)	
to transact al	l business in th		nt and Traden	nark Office above: ┌┌			attorney(s) or agent(s), and application referenced in
OR				L	143340		
all business i	n the United St		emark Office	connected	I therewith for t	he patent app	or agent(s), and to transact lication referenced in the 2C.)
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OR Firm or							
Individual Na	me						
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City			State			Zip	
Country							
Telephone	elephone Email						
I am the Applicant (if the second sec		a juristic entity, list the	e Applicant na	ame in the	e box):		
	•	tle not required below	, ,				
		eceased or Legally In	•	•	-		
Assignee or F	Person to Whor	m the Inventor is Unde	er an Obligati	on to Assi	gn (provide sigi	ner's title if ap	plicant is a juristic entity)
		ws Sufficient Propriet y being filed with this of SIGNAT		rovide sigi	ner's title if appl		
The undersigned (w	hose title is sup					where the ap	plicant is a juristic entity).
Signature		Sharan Caff			Date (Optiona		
Name	Sharon Goff	DD39FABABF0A492			-	· ·	
Title	Manager						
NOTE: Signature - and certifications. If	This form must more than one a	be signed by the applic applicant, use multiple	cant in accorda forms.	ance with 3	37 CFR 1.33. Se	e 37 CFR 1.4 1	for signature requirements
Total of		submitted.					
of time you require to comple	cation. Confidentia g, and submitting th ate this form and/or	lity is governed by 35 U.S.C ne completed application for suggestions for reducing th	 122 and 37 CFI m to the USPTO is burden, should 	R 1.11 and 1 . Time will va I be sent to th	.14. This collection i rry depending upon he Chief Information	is estimated to tal the individual cas i Officer, U.S. Pat	

POWER OF ATTORNEY BY APPLICANT

No more than ten (10) patent practitioners total may be appointed as set forth below by name and registration number. This page need not be submitted if appointing the Patent Practitioner(s) associated with a Customer Number (see form PTO/AIA/82B):

Name	Registration Number
	-

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The information provided by you in this form will be subject to the following routine uses:

- 1. The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether the Freedom of Information Act requires disclosure of these records.
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- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
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- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
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- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspections or an issued patent.
- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

PTO/AIA/96 (08-12) Approved for use through 01/31/2013. OMB 0651-0031 U.S. Patent and Trademark Office, U.S. DEPARTMENT OF COMMERCE and to a collection of information unless it displays a valid OMB control number.

Under the Pa	aperwork Reduction A	ict of 1995, no persons are n	equired to resp	bond to a collection of information unless it displays a valid OMB control number.
	~			<u>R 37 CFR 3.73(c)</u>
		Goff / SherryWear,		
			}	Filed/Issue Date: 07/12/2017 / 04/02/2019
	DCKET SYSTE			
SherryWear, Ll	C			
(Name of Assignee)		(Type of Assign	nee, e.g., corporation, partnership, university, government agency, etc.)
states that, for th	e patent applicat	ion/patent identified al	bove, it is (c	choose one of options 1, 2, 3 or 4 below):
1. 🗹 The assig	gnee of the entire	e right, title, and intere	st.	
2. 🗌 An assigi	nee of less than	the entire right, title, ar	nd interest ((check applicable box):
L The ex holding ti	ktent (by percent	age) of its ownership i interest <u>must be subr</u>	interest is <u>mitted</u> to ac	%. Additional Statement(s) by the owners count for 100% of the ownership interest.
	e are unspecified and interest are		rship. The c	other parties, including inventors, who together own the entire
	onal Statement(s , and interest.) by the owner(s) hold	ing the bala	ance of the interest <u>must be submitted</u> to account for the entire
				nplete assignment from one of the joint inventors was made).
Additio	nal Statement(s)			right, title, and interest are: nce of the interest <u>must be submitted</u> to account for the entire
right, title	e, and interest.			
				uptcy, probate), of an undivided interest in the entirety (a document(s) showing the transfer is attached.
The interest iden	tified in option 1,	2 or 3 above (not opti	ion 4) is evi	denced by either (choose one of options A or B below):
the Unite				n/patent identified above. The assignment was recorded in ⁸⁵⁰ , Frame ⁰²⁹⁹ , or for which a copy
B. 🗌 A chain c	of title from the in	ventor(s), of the paten	nt application	n/patent identified above, to the current assignee as follows:
1. From	:			То:
	The document	was recorded in the U	nited States	s Patent and Trademark Office at
	Reel	, Frame	, or f	or which a copy thereof is attached.
2. From				То:
				s Patent and Trademark Office at
	Reel	, Frame	, or f	for which a copy thereof is attached.
	000000000000000000000000000000000000000		[Page 1	of 21

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450**.

		STATEME	NT UNDER 37 CFR 3.73(c)
3. From:			To:
	The documer	nt was recorded in the l	United States Patent and Trademark Office at
	Reel	, Frame	, or for which a copy thereof is attached.
4. From:			To:
	The documer	nt was recorded in the l	United States Patent and Trademark Office at
	Reel	, Frame	, or for which a copy thereof is attached.
5. From:			To:
	The documer	nt was recorded in the l	United States Patent and Trademark Office at
	Reel	, Frame	, or for which a copy thereof is attached.
6. From:			To:
	The documer	nt was recorded in the l	Jnited States Patent and Trademark Office at
	Reel	, Frame	, or for which a copy thereof is attached.
	Additional documents	s in the chain of title are	listed on a supplemental sheet(s).
			nentary evidence of the chain of title from the original owner to the ted for recordation pursuant to 37 CFR 3.11.
			e original assignment document(s)) must be submitted to Assignment record the assignment in the records of the USPTO. See MPEP 302.08]
The under	signed (whose title is	supplied below) is auth	norized to act on behalf of the assignee.
/Kather	ine Ann Rubino	f	7/21/2023
Signature			Date
		ino	76990
Printed or	Typed Name		Title or Registration Number

[Page 2 of 2]

Privacy Act Statement

The **Privacy Act of 1974 (P.L. 93-579)** requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- 2. A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- 3. A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (*i.e.*, GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- 9. A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

Electronic A	Electronic Acknowledgement Receipt				
EFS ID:	48331640				
Application Number:	15647784				
International Application Number:					
Confirmation Number:	8940				
Title of Invention:	BRA POCKET SYSTEM				
First Named Inventor/Applicant Name:	Sharon Goff				
Customer Number:	32118				
Filer:	Keegan M. Caldwell/Rachel Riley				
Filer Authorized By:	Keegan M. Caldwell				
Attorney Docket Number:	17-092-SG				
Receipt Date:	21-JUL-2023				
Filing Date:	12-JUL-2017				
Time Stamp:	13:54:20				
Application Type:	Utility under 35 USC 111(a)				

Payment information:

Submitted with F	Payment		no			
File Listing:						
Document Number	Document Description		File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
				195548		
1	Power of Attorney		1324-001USC9_POA.pdf	f237e285c5bacedc71f02c3666fab977c797 0695	no	4
Warnings:		•		+	p. 18	89

Information					
			78918		
2	Assignee showing of ownership per 37 CFR 3.73	1324-001USC9_37CFR.pdf	49f0759c08aac9c31eae525ea94281aa850b 8e1b	no	3
Warnings:					
Information					
		Total Files Size (in bytes)	2	74466	
characterize Post Card, as <u>New Applica</u> If a new appl 1.53(b)-(d) a Acknowledg <u>National Sta</u> If a timely su U.S.C. 371 ar national stag <u>New Interna</u> If a new inter an internatic and of the In	ledgement Receipt evidences receip d by the applicant, and including pages described in MPEP 503. <u>tions Under 35 U.S.C. 111</u> ication is being filed and the applica nd MPEP 506), a Filing Receipt (37 CF ement Receipt will establish the filin ge of an International Application ur bmission to enter the national stage and other applicable requirements a F ge submission under 35 U.S.C. 371 wit tional Application Filed with the USP rnational application is being filed an onal filing date (see PCT Article 11 an ternational Filing Date (Form PCT/RO urity, and the date shown on this Ack on.	ge counts, where applicable. tion includes the necessary of R 1.54) will be issued in due g date of the application. <u>inder 35 U.S.C. 371</u> of an international application orm PCT/DO/EO/903 indication PCT/DO/EO/903 indication PCT/DO/EO/903 indication PCT/DO/EO/903 indication of the international application d the international application D/105) will be issued in due of	It serves as evidence components for a filir course and the date s ion is compliant with ing acceptance of the e Filing Receipt, in du ion includes the nece of the International course, subject to pres	of receipt s ing date (see shown on th the condition application e course. issary comp Application scriptions co	imilar to a 37 CFR is ons of 35 as a onents for Number oncerning

UNITED ST	ates Patent and Trademai	UNITED STAT United States Address: COMMIS P.O. Box I	, Virginia 22313-1450
APPLICATION NUMBER	FILING OR 371(C) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE
15/647,784	07/12/2017	Sharon Goff	17-092-SG
32118 LAMBERT SHORTELL & 100 Franklin Street Suite 903 BOSTON, MA 02110	CONNAUGHTON		CONFIRMATION NO. 8940 F ATTORNEY NOTICE

Date Mailed: 07/28/2023

NOTICE REGARDING CHANGE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 07/21/2023.

• The Power of Attorney to you in this application has been revoked by the applicant. Future correspondence will be mailed to the new address of record(37 CFR 1.33).

Questions about the contents of this notice and the requirements it sets forth should be directed to the Office of Data Management, Application Assistance Unit, at (571) 272-4000 or (571) 272-4200 or 1-888-786-0101.

/wrhopkins/

UNITED ST	ates Patent and Trademai	UNITED STA' United States Address: COMMIS P.O. Box 1	, Virginia 22313-1450
APPLICATION NUMBER	FILING OR 371(C) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE
15/647,784	07/12/2017	Sharon Goff	17-092-SG
145340 Caldwell Intellectual Prop 200 Clarendon Street 59th Floor Boston, MA 02116	erty Law		CONFIRMATION NO. 8940 EPTANCE LETTER

Date Mailed: 07/28/2023

NOTICE OF ACCEPTANCE OF POWER OF ATTORNEY

This is in response to the Power of Attorney filed 07/21/2023.

The Power of Attorney in this application is accepted. Correspondence in this application will be mailed to the above address as provided by 37 CFR 1.33.

Questions about the contents of this notice and the requirements it sets forth should be directed to the Office of Data Management, Application Assistance Unit, at (571) 272-4000 or (571) 272-4200 or 1-888-786-0101.

/wrhopkins/

TO: annie@caldwellip.com,rachel@caldwellip.com,docketing@caldwellip.com
 FROM: noreply@uspto.gov
 CC: patentcenter_eofficeaction@uspto.gov
 SUBJECT: USPTO: Patent Electronic System - Correspondence Notification for Customer Number 145340

Fri Jul 28 05:27:41 EDT 2023

Dear Patent Center Customer:

Correspondence Address: Caldwell Intellectual Property Law 200 Clarendon Street 59th Floor Boston,MASSACHUSETTS,02116 UNITED STATES

This is a courtesy notification regarding the following USPTO patent application(s) associated with your Customer Number, 145340, that have new outgoing correspondence. This correspondence is now available for viewing in Patent Center.

The official date of notification of the outgoing correspondence will be indicated on the form (e.g., PTOL-90) accompanying the correspondence.

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Application	Document	Mailroom Date	Attorney Docket No.
15647784	N570	07/28/2023	17-092-SG
15647784	N570	07/28/2023	17-092-SG

To view your correspondence online, please sign in to <u>Patent Center</u> and then select Workbench/View correspondence. To update your email address(es), select Manage/Manage customer numbers.

If you have any questions, please contact the <u>Patent Electronic Business Center</u> (EBC) at ebc@uspto.gov or 866-217-9197 Monday – Friday, 6 a.m. to midnight ET.

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