

REMOVABLE SEAT ATTACHMENT FOR A STROLLER

RELATED APPLICATIONS

This application claims priority under 35 U.S.C. §119 to U.S. Provisional Patent Application No. 62/311,224 filed March 21, 2016, and titled “Removable Seat Attachment for a Stroller,” the entire contents of which are hereby incorporated herein by reference for all purposes. This application also is a continuation-in-part of and claims priority under 35 U.S.C. §120 to U.S. Patent Application No. 14/597,420, filed on January 15, 2015, which claims priority to U.S. Patent Application No. 14/261,558 (now U.S. Patent No. 8,955,869) filed on April 25, 2014, which claims priority to U.S. Patent Application No. 12/631,375 filed on December 4, 2009, which claims priority to U.S. Provisional Patent Application No. 61/119,920 filed on December 4, 2008, the entire contents of each of which are incorporated herein by reference for all purposes.

TECHNICAL FIELD

Embodiments disclosed herein are generally related to children’s stroller systems and more particularly to apparatuses and methods for a removable seat attachment for a stroller that is capable of supporting a seat including, but not limited to, a stroller seat, a baby seat, a bassinet, a pram, a car seat, or a baby carrier.

BACKGROUND

Parents or guardians with multiple young children may have difficulty transporting their children from place to place. Children are slow, easily distracted and, therefore, may lag behind. In response, many parents and/or guardians have purchased double seat strollers allowing the parent or guardian to push two children simultaneously and thus allow them to more efficiently run errands, take walks, or jog. As such, a double seat stroller allows the parent or guardian with multiple young children more freedom than they would have with only a single seat stroller.

However, permanently fixed double seat strollers also have certain disadvantages. Double seat strollers are substantially larger (wider and/or longer) than single seat strollers and are, therefore, more difficult to maneuver through doorways and down aisles in stores. While, the benefits of being able to accommodate two children at one time in a double seat stroller typically

offset these disadvantages, when the parent or guardian has only one child with them, the benefits of the double seat stroller are not realized but the disadvantages still exist.

Stroller manufacturers have attempted to solve this problem by providing an adjustable stroller that can be modified from having a single seat to having two seats by providing attachments that provide a second seat for the second child that hangs under and slightly behind the seat of the single seat stroller. In other embodiments, the second seat can be attached to a seat attachment placed further forward in the stroller. The current attachment mechanisms can suffer from several drawbacks. These drawbacks include being permanently affixed to the stroller frame and taking up unnecessary space or creating a safety hazard for children not in the stroller when the second seat is not attached to the stroller. In addition, the covers for the seat attachments, for covering a portion of the seat attachment mechanism when not in use, are detachable and can be easily lost when the seat attachment is in use.

BRIEF DESCRIPTION OF THE EXAMPLE DRAWINGS

For a more complete understanding of the present disclosure and certain features thereof, reference is now made to the following description, in conjunction with the accompanying figures briefly described as follows:

Figure 1 presents a side elevation view of a single stroller apparatus according to one example embodiment of the disclosure.

Figure 2 presents a partial side elevation view of a seat attachment to convert a single stroller into a double stroller according to one example embodiment of the disclosure.

Figure 3 presents a side elevation view of a combination of the single stroller of Figure 1 attached to the seat attachment of Figure 2 according to one example embodiment of the disclosure.

Figure 4 presents a perspective view of a seat attachment capable of supporting a car seat on an attachment of Figure 2 according to one example embodiment of the disclosure.

Figure 5 presents a side elevation view of a combination of the single stroller of Figure 1 attached to an attachment in the form of a tricycle-like riding device according to one example embodiment of the disclosure.

Figure 6A presents a view of an accessory attachment for supporting an accessory on a stroller, while Figure 6B presents a view of a bag or purse for attaching to the accessory

attachment of Figure 6A according to one example embodiment of the disclosure.

Figure 7 presents a perspective view of an attachment for supporting a seat comprising one wheel according to one example embodiment of the disclosure.

Figures 8A-H present multiple views of a stroller apparatus capable of being converted from a single seat stroller to a double seat stroller through the use of removable seat attachment adapters according to one example embodiment of the disclosure.

Figure 9 presents a perspective view of one version of a stroller with left and right attachment frame members for attaching a second seat according to one example embodiment of the disclosure.

Figure 10 presents a front elevation view of an attachment frame member according to one example embodiment of the disclosure.

Figure 11 is a partial perspective view of the stroller showing the seat attachment housing according to one example embodiment of the disclosure.

Figure 12 is a partial perspective view of the seat attachment housing according to one example embodiment of the disclosure.

Figures 13A-C are partial perspective views of the removable seat attachment adapter removably coupled to the seat attachment housing according to one example embodiment of the disclosure.

Figures 14A-C are partial perspective views of an alternative embodiment of the seat attachment housing according to another example embodiment of the disclosure.

DETAILED DESCRIPTION OF THE EXAMPLE EMBODIMENTS

Example embodiments of the invention now will be described more fully hereinafter with reference to the accompanying drawings, in which example embodiments are shown. The concept disclosed herein may, however, be embodied in many different forms and should not be construed as limited to the exemplary embodiments set forth herein; rather, these embodiments are provided so that this disclosure will be thorough and complete, and will fully convey the scope of the invention to those skilled in the art. Like numbers refer to like, but not necessarily the same, elements throughout.

The example embodiments described herein and shown in the figures is described with reference to an infant or child's stroller that can be configured to adjust from a single seat stroller

to a multi-seat stroller. While the example embodiments will generally be described with reference to adding or removing seats from the stroller, the reference to seats is for example purposes only, as the seat or portion that can be added or removed from the stroller can include, but is not limited to, a stroller seat, a baby seat, a bassinet, a pram, a car seat, or a baby carrier. Each of the stroller seat, baby seat, bassinet, pram, car seat, and/or baby carrier should individually be read as an alternative embodiment to the removable/added infant or child's stroller seat described below.

Certain dimensions and features of the example adjustable stroller are described herein using the term “approximately.” As used herein, the term “approximately” indicates that each of the described dimensions is not a strict boundary or parameter and does not exclude functionally similar variations therefrom. Unless context or the description indicates otherwise, the use of the term “approximately” in connection with a numerical parameter indicates that the numerical parameter includes variations that, using mathematical and industrial principles accepted in the art (*e.g.*, rounding, measurement or other systematic errors, manufacturing tolerances, etc.), would not vary the least significant digit.

In addition, certain relationships between dimensions of the adjustable stroller and between features of the adjustable stroller are described herein using the term “substantially.” As used herein, the terms “substantially” and “substantially equal” indicates that the equal relationship is not a strict relationship and does not exclude functionally similar variations therefrom. Unless context or the description indicates otherwise, the use of the term “substantially” or “substantially equal” in connection with two or more described dimensions indicates that the equal relationship between the dimensions includes variations that, using mathematical and industrial principles accepted in the art (*e.g.*, rounding, measurement or other systematic errors, manufacturing tolerances, etc.), would not vary the least significant digit of the dimensions. As used herein, the term “substantially constant” indicates that the constant relationship is not a strict relationship and does not exclude functionally similar variations therefrom. As used herein, the term “substantially parallel” indicates that the parallel relationship is not a strict relationship and does not exclude functionally similar variations therefrom.

As discussed above, parents or guardians may find themselves in a situation wherein it is more convenient to transport two children in a stroller, but at the same time find it inconvenient

to have both a single stroller and double stroller. Embodiments of the seat attachment solve this problem. In one aspect, an embodiment of the seat attachment for a stroller is capable of converting a single stroller into a double stroller. The seat attachment may support a seat such as, but not limited to, a stroller seat, a baby seat, a bassinet, a pram, a baby carrier, or a car seat, for example. Therefore, the parent or guardian does not require both a single stroller and a double stroller. A stroller configured to receive a seat attachment for converting a single stroller into a double stroller provides convenience to the user. The single stroller may be connected to a double stroller by attaching the seat attachment to the single stroller and then attaching the second seat. As such, an embodiment of the seat attachment for converting a single stroller into a double stroller can include at least one connector portion capable of connecting to a stroller frame and a seat support element capable of supporting a seat.

Figure 1 presents a side elevation view of a single stroller apparatus 10 according to one example embodiment of the disclosure. Referring to Figure 1, it shows only one side of the single stroller 10, however, most components include a complementary component on the other side of the single stroller but are not shown in Figure 1. The example single stroller 10 includes a frame 12 that supports a seat 13. The frame 12 may optionally include at least one, and in certain embodiments preferably two, folding mechanisms 16 that allow the stroller 10 to be folded to a more convenient size for storing or transporting the stroller 10.

In the example embodiment of Figure 1, the seat 13 is shown as a typical stroller seat. However, other types of seats may be used in a single stroller. The seat 13 may be permanently affixed to the frame 12 or releasably connected, such that it is capable of being removed and substituted with a different seat. As used herein, "releasably connected" or "releasably attached" means the connection is not a permanent connection and that the connection is capable of being connected and disconnected by the user of the stroller 10 without requiring special tools or special skills. Releasable connections include, but are not limited to, buttons, snaps, friction fittings, interference fits, threaded connections, locking tabs, keyed connections, other fasteners, or the like. The frame 12 is supported on a pair of back wheels 14 and a pair of front wheels 15. In this example embodiment, the back wheels 14 are fixed and do not swivel or pivot on the frame 12 while the pair of front wheels 15 pivot to make turning the single stroller 10 easier and more convenient. Though, pivoting wheels may be preferred in certain strollers, strollers with fixed non-pivoting wheels are also common and considered as an option as part of this

disclosure. In certain example embodiments, the single stroller 10 does not require pairs of front 15 or rear 14 wheels and either the front pair of wheels 15 or the back pair of wheels 14 may be substituted with a single wheel. In certain example embodiments, the single stroller 10, including umbrella strollers, jogging strollers, all-terrain strollers, as well as other strollers may only include one front wheel 15.

The example single stroller 10 may also include one or more seat attachments that are capable of converting any style of single stroller to a double stroller, including strollers with one or two front wheels. In one example embodiment, the stroller 10 can include two attachment portions 17. In one example, the attachment portions 17 can be positioned on or near the front of the stroller 10 to allow the seat attachment and the seat to be connected to the front portion of the stroller 10. The attachment portions 17 can allow a seat attachment such as the seat attachment for converting the single stroller 10 to a double stroller, as shown in Figure 3, to be connected to the stroller. While only one seat attachment is shown in Figure 3, the stroller 10 could typically include two seat attachments as shown in Figure 3 or one seat attachment that can include two seat support elements. In certain example embodiments, the stroller 10 can include a left side and a right side attachment portion 17. The seat attachment for the stroller 10 can further include corresponding connector portions capable of connecting to the stroller frame at the attachment portions 17. Though the seat attachment for the stroller is described in relation to a single stroller, the attachment may similarly be attached to a double stroller. As such, example embodiments of the seat attachment may therefore be used to convert a double stroller into a triple stroller, if desired.

Figure 2 presents a partial side elevation view of a seat attachment to convert a single stroller into a double stroller according to one example embodiment of the disclosure. Now referring to Figures 1 and 2, the example seat attachment 20 is shown in an unlocked and folded configuration. The seat attachment 20 includes a one or more connector portions 21 capable of connecting to the attachment frame members 24, two seat attachment elements 22 capable of supporting a seat; and a wheel 23. In this example embodiment, the connector portions 21 are connected to the rear of the seat attachment 20 allowing the seat attachment 20 to be connected to the front of a stroller, such as stroller 10 shown in Figure 1. In other example embodiments, the seat attachment 20 may include more than one wheel 23, one connector portion 21, one seat support element, or combinations of these elements. In example embodiments of the stroller

with one wheel, the attachment frame member may be on the forks of the front wheel, for example.

The seat attachment 20 can include a wheel support frame 26 connecting the wheel 23 to the attachment frame member 24 of the attachment 20. Each attachment frame member 24 has a first and a second end. The first end is capable of connecting to a stroller frame and the second end can be connected to the seat support element 22. As shown in Figure 2, the seat attachment 20 can include a wheel support frame 26 that is pivotally connected to two attachment frame members 24. The wheel support frame 26 or the attachment frame 24 may span the width of the stroller between the two attachment portions 17. The pivotal connection 27 allows the seat attachment 20 to be folded and conveniently stored or transported but is not necessary for all example embodiments of the disclosure. The pivotal connection 27 can be optional and provide more convenience, however, other example embodiments of the seat attachment 20 can include a releasably connected wheel support frame or a rigid frame that may be incorporated to produce a seat attachment that has greater strength for use in situations where a stronger seat attachment may be desired, such as with all-terrain or jogging strollers, for example. The wheel support frame 26 may be connected at any point on the attachment frame 24. In certain example embodiments the wheel support frame 26 is connected to the attachment frame 24 near the connector portion 21 or near the middle of the attachment frame 24.

In certain example embodiments, the seat attachment without a wheel may include connector portion 21 or attachment frame member 24, and seat attachment member 22, for example. In this example embodiment, there may be no need for the pivotal connection 27, wheel support frame 26, sliding connector 25, or wheel 23.

The seat attachment 20 can also include a folding mechanism that includes a sliding connector 25 connected to a first end of a strut 28. A second end of the strut 28 can be pivotally connected to wheel support frame 26. In such an embodiment, the sliding connector 25 may be moved between a first position and a second position on the attachment frame member 24. As the sliding connector 25 is moved, the strut 28 pushes the wheel support frame 26 from an in-use position to a storage position. The storage position is more compact as shown in Figure 2. In addition, certain example embodiments of the seat attachment 20 can also include a locking mechanism 27 that is capable of securing the seat attachment 20 to a stroller, such as stroller 10 shown in Figure 1. The locking mechanism 29 can be engaged by moving the sliding connector

25 to the in-use position, in which the wheel support frame 28 and wheel 23 are extended. In certain example embodiments, the wheel 23 of the seat attachment 20 is pivotally connected to the connector portion 21 and when the wheel 23 is in the in-use position the releasable connection is locked and when the wheel 23 is moved to the storage position, the releasable connection is unlocked allowing the seat attachment 20 to be removed from stroller 10. The seat attachment 20 may be stored and the stroller 10 may be conveniently used as a single stroller. As designed, the seat attachment 20 may be reconnected to the stroller 10 for use as a double stroller when needed. The seat attachment portion may be secured into position on the stroller frame and a locking mechanism may be used with an embodiment with or without the wheel. Either the seat attachment or the stroller frame can include a locking mechanism for securing the stroller and seat attachment together. The locking mechanism may be any mechanism capable of securing the components together during use and may be a friction locking device, threaded connection, peg in a hole, or an interference locking device such as a pin in a hole, for example. As shown in the example embodiment of Figure 2, the locking mechanism 29 pivots with wheel support frame 26 as the seat attachment 20 is moved from an unfolded position to a folded position. The locking mechanism 29 may slide into a hole or notch in the attachment frame member 24 of the stroller 10 shown in Figure 1. As such, the seat attachment 20 may be attached to the stroller 10 by positioning the attachment portion 21 of the seat attachment 20 in the slot 18 of the attachment portion 17 of the stroller 10. The sliding connector 25 may be moved to the in-use position, the wheel support frame is moved, and the locking mechanism 29 is positioned into the locking slot 19 of the stroller 10.

In certain example embodiments, the connector portion 21 of the seat attachment 20 has a cylindrical or substantially cylindrical shape. The connector portion 21 may be inserted into a cylindrical or substantially cylindrical slot 18 of the attachment portion 17 of the stroller 10 of Figure 1 to secure the seat attachment and convert the single stroller into a double stroller, as shown in Figure 3. In other example embodiments, the seat attachment 20 may include any type of connector portion having any geometric or non-geometric shape. The connector portion 21 may be of a solid or tubular construction and may be any cross-sectional shape including, but not limited to, circular, polygonal, square, rectangular, and triangular, for example. Other attachment mechanisms may be utilized to connect the seat attachment to the stroller 10 such as, but not limited to, a U-shaped bracket, a U-bolt, a pipe clamp, O-shaped bracket, screw, bolt, or

other clamping or attachment means. The attachment frame member 24 of the stroller 10 can have a complimentary and/or cooperating shape that allows the connector portion 21 to be secured to the attachment portion of the stroller.

Figure 3 presents a side elevation view of a combination of the single stroller 10 of Figure 1 attached to the seat attachment 20 of Figure 2 according to one example embodiment of the disclosure. Referring not to Figure 3, the seat attachment 20 removably coupled to the single stroller 10 to form a double stroller. The double stroller configuration is shown with two stroller seats 13 in an inline configuration, though the other configurations, such as a stroller seat and a bassinet or a pram may also be supported on the double stroller. Further, the seat support element 22 of the seat attachment 20 may be capable of supporting the front stroller seat 13 in either a forward-facing or backward-facing position.

The example embodiment of the stroller 10 in Figure 3 is shown only as an example of one type of stroller, the frame of the stroller 10 may be any of many possible configurations. Example embodiments of the seat attachment accessory may be configured to be used on any such configuration of a stroller. For example, in another example embodiment, the baby stroller may not include two front wheels, may not include a folding mechanism or may only include only one folding mechanism. In addition, the baby stroller may include additional features not included in baby stroller 10. For example, the stroller may optionally include fixed front wheels, an entirely different frame configuration, or a storage basket underneath the seat of the stroller.

The seat support member may be any configuration capable of supporting the seat on the seat attachment 20. Figure 4 presents another example embodiment of a seat support member 40 for use with a car seat or other baby seat according to one example embodiment of the disclosure. Now referring to Figure 4, the seat support member 40 can include a main support 41. The main support 41 can include a cradle for supporting a central portion of the seat. Another portion of the seat may rest against support bar 42. In this example, the support bar 42 may be adjusted to accommodate seats of different shapes and sizes. The support bar 42 may be slid within the aperture 43 and locked in place when the support bar 42 is in the desired position to support a certain seat. The seat is, therefore, supported on two main supports 41 and the support bar 42. The seat may be further secured in the seat attachment member 40 by wrapping belts 44 and 45 around the seat and locking the belts in this position with a buckle or other securing means.

Figure 5 presents a side elevation view of a combination 50 of the single stroller 10 of Figure 1 attached to an attachment in the form of a tricycle-like riding device according to one example embodiment of the disclosure. Referring to Figure 5, the combination 50 includes the stroller 10 and the seat attachment 51. In one example, the seat attachment 51 is a tricycle-like attachment that includes a connector portion 52, a frame 53 with a seat support element 56, a seat 57, and a wheel 55. The tricycle-like attachment may be attached to stroller 10 to allow one child to be pushed in the stroller 10 and one child to ride the seat attachment 51. The seat attachment 51 may be other shapes also such as cars, trucks, or animal shapes, for example.

In certain example embodiments, the stroller 10 can include an additional accessory attachment portion 58. The accessory attachment portion 58 attaches to a frame member of the stroller 10. An embodiment of the accessory attachment portion 58 is shown on Figure 6A. This embodiment is particularly useful for attaching a bag or purse 64, as shown in Figure 6B, to the stroller 10.

When using a stroller, parents or guardians typically carry other items, such as purses, grocery bags, cell phones, diapers, cleaning wipes, or other personal or baby related items. Some strollers have bottom storage baskets for placing such items. However, these storage baskets can be inconvenient to access or some light weight strollers do not include such storage baskets. Therefore, users of the stroller may hang purses or shopping bags on the handle of the stroller. This is convenient in that the bag is easy to access, but the weight of the bag on the handle may cause the stroller to be unbalanced and increase the tendency of the stroller to topple backwards. A heavy bag hung from the handle of a stroller may cause the stroller to tip backwards even with a child in the seat. The problem is worse if the stroller is facing uphill, on uneven terrain, being pushed up a curb, or occupied by a small child. The accessory attachment 58 may be attached to the frame of the stroller 10 by any of the clamping or attachment methods described above, for example. Preferably, the accessory attachment 58 is attached near the center of gravity of the stroller 10 to avoid creating an unbalanced condition of the stroller 10. As shown in Figure 6A, the accessory attachment 58 is connected to stroller frame 12 of stroller 10 near the folding mechanism. Certain example embodiments of the accessory attachment 58 include a first end 61 for connecting to a stroller frame and a distal second end 62 for releasably connecting to the accessory 64. The first end 61 can include an aperture 64 that may be connected to frame 12 of the stroller 10. In certain example embodiments, the aperture 64 is on an angle, such that when

the axis of the accessory attachment portion 58 is horizontal or substantially horizontal. The accessory attachment 58 may, optionally, include a rib 63 for securing the accessory 64 to the accessory attachment 58. The rib 63 may be replaced with any other locking element or securing means including a friction fitting, a screwed fitting, or interference fitting, for example.

One example of an accessory 64 for attaching to an accessory attachment 58 is shown in Figure 6B. The accessory 64 in this example is a bag or purse. The accessory 64 can include an attachment portion 65 that is capable of being secured to the attachment portion 62 on the accessory attachment 58. The accessory 64 may be secured on stroller 10 by securing attachment portion 65 to attachment portion 62. The attachment portion 65 can slide over the cylindrical attachment portion 62 of accessory attachment 58. The attachment portion 65 may include an interior annular recess that receives the rib 63 securing the accessory 58 to the stroller 10. The accessory 64 is thus removably coupled to the stroller 10 in a center portion of the stroller as viewed from the side. Therefore, the bag or purse 64 is conveniently secured to stroller 10 while not contributing to an unbalanced condition of the stroller 10.

Figure 7 presents a perspective view of an attachment 70 for supporting a seat comprising one wheel 73 according to one example embodiment of the disclosure. Referring now to Figure 7, the example seat attachment 70 can include two seat attachment members 71, two connector portions 72, and a wheel 73. The two seat attachment members 71 and the wheel 73 can be disposed or otherwise positioned in a triangular relationship. In certain example embodiments, the wheel 73 provides additional stability to a stroller 10 connected to the seat attachment 70 if a heavier child is placed in a seat attached to the seat attachment members 71.

Figures 8A-H present multiple views of a stroller apparatus capable of being converted from a single seat stroller to a double seat stroller through the use of removable seat attachment adapters, according to another example embodiment of the disclosure. Referring now to Figures 8A-H, the example stroller apparatus 80 can include a stroller frame 81 capable of supporting one or more stroller seats 85, 86. In one example embodiment, the stroller frame 81 can be made of one or more pieces fixedly coupled and/or removably coupled to one another. The stroller frame 81 can include portions that are hollow tubing and other portions that are solid core tubing and can be made from metal, plastic, or other materials known in the art.

In one example embodiment, the stroller frame 81 can include a pair of front wheel support frames 81a (only the left front wheel support frame is shown), a pair of back wheel

support frames 81b (only the left back wheel support frame is shown), a pair of upper tube support frames 81c (only the left upper tube support frame is shown), a handle portion 81d having a first end coupled to the left upper tube support frame 81c and a distal second end coupled to the right upper tube support frame 81c, and foot rest support frame 81f having a first end coupled to the left front wheel support frame 81a (either directly or via the first seat attachment housing 1105 discussed below in Figure 11) and a distal second end coupled to the right front wheel support frame 81a (either directly or via the second seat attachment housing 1110 discussed below in Figure 11). In certain example embodiments, each front wheel support frame 81a can be fixedly coupled or rotatably coupled to its corresponding upper tube support frame 81c. Further, in certain example embodiments, the left upper tube support frame 81c, handle 81d, and right upper tube support frame 81c can be made from a single unitary piece of material, such as a single piece of bent, hollow-core metal or plastic tubing. Alternatively, each of the left upper tube support frame 81c, handle 81d, and right upper tube support frame 81c can be separate pieces of the same or different material that are coupled to one another.

The exemplary stroller frame 81 can also include a pair of folding mechanisms 81e (only the left folding mechanism is shown). In one example, each folding mechanism 81e can be coupled, either directly or indirectly to the corresponding front wheel support frame 81a, back wheel support frame 81b, and upper tube support frame 81c on the corresponding side (left and right) of the stroller 80. In certain example embodiments, one or more of the corresponding front wheel support frame 81a, back wheel support frame 81b, and upper tube support frame 81c are rotatably coupled and rotatably adjustable about one or more axes defined through the folding mechanism 81e. As such, in certain example embodiments, the folding mechanism 81e allows the stroller 80 to be folded into a more compact size for storing or transportation. Figure 8B shows the stroller 10 in a folded configuration.

The example stroller 80 can also include at least one front wheel 82 coupled directly or indirectly (*e.g.*, via one of the seat attachment housings 1105, 1110, as shown in Figure 11) to the stroller frame 81. Figure 8B presents an example embodiment wherein the stroller 80 can include two front wheels 82, one front wheel 82 being coupled to the stroller 80 adjacent the left front wheel support frame 81a and the second front wheel 82 being coupled to the stroller 80 adjacent the right front wheel support frame 81a. The example stroller 80 can also include at least one rear wheel 83 coupled directly or indirectly to the stroller frame 81 (*e.g.*, a

corresponding back wheel support frame 81b). Figure 8B presents an example embodiment wherein the stroller 80 can include two back wheels 83, one back wheel 83 being coupled to the left back wheel support frame 81b and the second back wheel 83 coupled to the right back wheel support frame 81b.

The stroller 80 can also include a first stroller seat 86 either fixedly or removably coupled to the stroller frame 81. For example, the first stroller seat 86 can include a left connector on the left side of the first stroller seat 86 and a right connector on the right side of the first stroller seat 86 to removably couple and decouple the first stroller seat from the stroller frame 81. In one example, each of the left connector and right connector can be cavities in the first stroller seat 86 and can be configured to receive at least a portion of a corresponding seat attachment adapter (*e.g.*, a bayonet connector) therein. In another example embodiment, the left connector and the right connector can each be tabs or slots that are configured to be coupled to corresponding slots or tabs along the stroller frame 81.

The stroller 80 can also include a removable seat attachment adapter 84 that is removably coupled to the frame 81 such that the seat attachment adapter 84 can be decoupled from the frame 81 and stored when a second stroller seat is not being used with the stroller 80. In one example embodiment, each removable seat attachment adapters can be coupled to the frame by coupling the adapter 84 into a seat attachment housing disposed along the frame 81. In one example, the seat attachment housing (such as that described in Figures 11-14C below) can be integrally formed with all or a portion of the stroller frame (*e.g.*, integrally formed with front wheel support frame 81a). Alternatively, the seat attachment housing can be a separate apparatus that is coupled to the frame 81 or incorporated into the frame 81 by coupling multiple pieces of the frame 81 together. The frame 81 and each seat attachment housing can be made from the same or different materials, including, metals and plastics.

Though it cannot be seen in the side view of Figure 8A, a typical embodiment of the stroller 80 will include at least two removable seat attachment adapters 84 (at least one along each left and right side of the stroller 80 along the stroller frame 81). For example, at least one removable seat attachment adapter can support each lateral side of the second stroller seat 85. In certain example embodiments, each of the removable seat attachment adapters 84 may be made up of one piece or multiple parts. The removable seat attachment adapters 84 may be of any design capable of securely supporting a seat on the stroller. In one example, the removable seat

attachment adapter 84 is configured to have a first end that removably coupled to the frame 81 and/or seat attachment housing and a distal second end that is configured to be removably coupled to a second stroller seat 85. The removable seat attachment adapter 84 is designed to be capable of supporting the second stroller seat 85 in front of the first stroller seat 86. The stroller 80 may also include a storage basket 87.

In certain examples, each of the removable seat attachment adapters 84 removably couples to the second stroller seat 85 at a vertical height that is substantially below the vertical height that the first stroller seat 86 attaches to the stroller frame 81, thereby positioning the second stroller seat 85 at a vertical position that is substantially below the vertical position of the first stroller seat 86 when both the first stroller seat 86 and the second stroller seat 85 are coupled to the stroller 80. The difference in vertical positioning of the second stroller seat 85 as compared to the first stroller seat 86 provides improved access to the first stroller seat 86 from the front of the stroller 10 when both stroller seats 85, 86 are coupled to the stroller 80. Further, in certain example embodiments, the front stroller seat 85 can be positioned substantially over the front wheels 82 so that the stroller 80 remains stable. For example, the second stroller seat 85 can be located substantially over the front wheels 82 and the first stroller seat 86 can be located substantially over the rear wheels 83. In addition, the seats 85, 86 can be positioned such that the center of gravity of the stroller 80 is between the front 82 and rear 83 wheels.

In certain example embodiments, the removable seat attachment adapter 84 is capable of supporting a second stroller seat 85 such that a child in the second stroller seat 85 is substantially above the frame 81 of the stroller 80 that is substantially adjacent to the connection point of the second stroller seat 85. This positioning of the second stroller seat 85 with respect to the frame 81 provides easier access to the second stroller seat 85, does not block access to the storage basket 87, allows more versatile configurations of the seats 85, 86, allows more variety of seats 85, 86 to be attached to the frame 81, and allows the parent or guardian to more easily monitor and see the child in each stroller seat 85, 86.

The example stroller of Figure 8A can also include the first stroller seat 86. In certain example embodiments, the first stroller seat 86 can be located generally closer to the handle portion 81d than to the front wheels 82. The first stroller seat 86 may be fixedly coupled or removably coupled to the frame 81. In certain example embodiments wherein the first stroller seat 86 is removably coupled to frame 81, the first stroller seat 86 may be adjustable from a

forward-facing configuration to a rearward-facing configuration and vice-versa, as shown, for example, in Figures 8B-8C. In addition, the second stroller seat 85, when coupled to the corresponding removable seat attachment adapters 84, can be adjustable from a forward-facing configuration to a rearward-facing configuration and vice-versa.

Figures 8C-8H present additional examples of combinations for a variety of types of stroller seats that can be removably coupled to the stroller 80. For example, in Figure 8D, the second stroller seat 86 can be replaced by an infant carrier 93 that can be removably coupled to each of the at least two removable seat attachment adapters 84 and the first stroller seat 86 can be coupled to the stroller in a forward-facing position. In another example, as shown in Figure 8E, the first stroller seat 86 can be replaced by a child carrier 91 that may be coupled to the frame 81 and positioned in the first seat position and the second stroller seat 85 can be coupled to the stroller 80 by way of the at least two removable seat attachment adapters 84 in a rearward-facing position. In yet another example, as shown in Figure 8F, the child carrier 91, of Figure 8E, can be replaced with a pram 92 that is removably coupled to the stroller 81 in the first seat position. In still another example configuration, as shown in Figure 8G, two child carriers 93 may be removably coupled to the stroller frame 81. For example, the front child carrier can be coupled to the stroller by way of each of the at least two removable seat attachment adapters 84. In another example configuration, one of the child carriers 93 may be replaced with a pram or bassinet 92, as shown in Figure 8H.

In certain example embodiments, the stroller 80 may also include a second set of removable seat attachment adapters 89 removably coupled to the frame 81 (or another pair of seat attachment housings substantially similar to those 1105, 1110 described below) along the upper tube support frame 81c. The second set of removable seat attachment adapters 89 may be substantially the same as or exactly the same as the removable seat attachment adapters 84 described herein and may be coupled to the frame 81 (or corresponding seat attachment housings) in substantially the same manner as the removable seat attachment adapters 84, as discussed in more detail below. The second set of removable seat attachment adapters 89 can include at least two adapters (at least one along each left and right side of the stroller 80) for removably coupling and decoupling the first stroller seat 86 or any other form of seat described herein to the stroller frame 81 or corresponding seat attachment housing.

In one example embodiment, as shown in Figures 9-10, the stroller 80 can include one or

more, and preferably two, seat support elements 84. The seat support element 84 is connected to and can be removably coupled to the stroller 80 front wheel support frame 81a. In certain example embodiments, the seat support element 84 is adjacent to the front wheel support portion 81a of frame 81. Alternatively, the seat support element 84 is simply forward of and positioned at a vertical level lower than the attachment point for the first stroller seat 86 (Figure 8A) on the stroller 80. The seat support element 84 is capable of supporting a second stroller seat 85 in front of the stroller seat 86 (see Figure 8A). This provides convenience and versatility to a user of the stroller 80. Seat support element 84 may be fixedly attached or removably attached to front wheel support portion 81a. In certain example embodiments, the front seat 85 may be positioned substantially over the front wheels 15 so the stroller 80 remains stable. Preferably, the seats 85, 86 should be positioned such that the center of gravity of the stroller 80 is between the front 15 and rear 14 wheels. If not an additional wheel may be placed on the attachment as previously described. The seat support element 84 can further include a seat connector 88. In one example, the seat connector 88 can be disposed along a top end of the seat support element 84. The example seat connector 88 may be a multipurpose general connector that allows different seats to be interchanged on the seat support element 84. Any style seat may be configured to connect to the seat connector 88, such as but not limited to, a stroller seat, a baby seat, a bassinet, a pram, a baby carrier, or a car seat, for example. As shown in Figure 9, the seat support element 84 can also include a connector portion 21. The connector portion 21 is capable of connecting the seat attachment to the frame 81 via the attachment portion 17 and the slot 18.

In certain example embodiments, the connector portion 21 of the seat attachment 20 has a cylindrical or substantially cylindrical shape. The connector portion 21 may be inserted into a cylindrical or substantially cylindrical slot 18 of the attachment portion 17 of the stroller 80 of Figure 9-10 to secure the seat attachment and convert the single stroller into a double stroller, as shown in Figure 8A. The connector portion 21 may be of a solid or tubular construction and may be any cross-sectional shape including, but not limited to, circular, polygonal, square, rectangular, and triangular, for example.

Figure 11 is a partial perspective view of the stroller 80 showing a seat attachment housing 1105 according to one example embodiment of the disclosure. Referring now to Figures 8A and 11, the example stroller 80 can include a first seat attachment housing 1105 and the second seat attachment housing 1110. The first seat attachment housing 1105 can include a first

end 1105a having a cavity for slidably receiving and fixedly or slidably coupling the first end 1105a to a first end of the left front wheel support frame 81a. For example, the left front wheel support frame 81a can have a substantially circular or oval cross-section and the cavity of the first end 1105a can have a corresponding circular or oval cross-section to slidably receive a portion of the left front wheel support frame 81a into the cavity. In one example, the left front wheel support frame 81a can be held in the cavity of the first end 1105a by a press fit hold. Alternatively, a spring-loaded button on the left front wheel support frame 81a can be positioned into a corresponding opening along one of the sides of the first seat attachment housing 1105.

The first seat attachment housing 1105 can also include a second end 1105b that includes a second cavity for coupling one of the front wheels 82 to the first seat attachment housing 1105. The wheel 82 may be removably coupled to the second end 1105b of the first seat attachment housing 1105 by a press fit hold. Alternatively, a spring-loaded button 82a on the front wheel apparatus 82 can be positioned into the cavity of the second end 1105b and positioned into a corresponding opening 1115 along one of the sides of the first seat attachment housing 1105. In one example embodiment, the first seat attachment housing 1105 can include an attachment arm 1120 extending off of one side of the first seat attachment housing 1105 in a generally orthogonal direction to the longitudinal axis of the housing 1105. The attachment arm 1120 can include a free end 1105c that includes a cavity for receiving therein and fixedly coupling or slidably coupling the first seat attachment housing 1105 to a first end of the foot rest support frame 81f. The foot rest support frame 81f may be removably coupled to the free end 1105c of the attachment arm 1120 by a press fit hold. Alternatively, a spring-loaded button on the foot rest support frame 81f can be positioned into the cavity of the free end 1105c and positioned into a corresponding opening along one of the sides of the attachment arm 1120.

The second seat attachment housing 1110 can include a first end 1110a having a cavity for slidably receiving and fixedly or slidably coupling the first end 1110a to a first end of the right front wheel support frame 81a. For example, the right front wheel support frame 81a can have a substantially circular or oval cross-section and the cavity of the first end 1110a can have a corresponding circular or oval cross-section to slidably receive a portion of the right front wheel support frame 81a into the cavity. In one example, the right front wheel support frame 81a can be held in the cavity of the first end 1110a by a press fit hold. Alternatively, a spring-loaded

button on the right front wheel support frame 81a can be positioned into a corresponding opening along one of the sides of the second seat attachment housing 1110.

The second seat attachment housing 1110 can also include a second end 1110b that includes a second cavity for coupling one of the front wheels 82 to the second seat attachment housing 1110. The wheel 82 may be removably coupled to the second end 1110b of the second seat attachment housing 1110 by a press fit hold. Alternatively, a spring-loaded button on the front wheel apparatus 82 can be positioned into the cavity of the second end 1110b and positioned into a corresponding opening along one of the sides of the second seat attachment housing 1110. In one example embodiment, the second seat attachment housing 1110 can include an attachment arm 1125 extending off of one side of the second seat attachment housing 1110 in a generally orthogonal direction to the longitudinal axis of the housing 1110. The attachment arm 1125 can include a free end 1110c that includes a cavity for receiving therein and fixedly coupling or slidably coupling the second seat attachment housing 1110 to a second distal end of the foot rest support frame 81f. The second end of the foot rest support frame 81f may be removably coupled to the free end 1110c of the attachment arm 1125 by a press fit hold. Alternatively, a spring-loaded button on the foot rest support frame 81f can be positioned into the cavity of the free end 1110c and positioned into a corresponding opening along one of the sides of the attachment arm 1125.

In certain example embodiments, all or a portion of each of the seat attachment housings 1105, 1110 can be hollowed out with exterior sides. Each of the seat attachment housings 1105, 1110 can include an opening 1130 positioned along a top side of the respective seat attachment housings 1105, 1110. The opening 1130 can provide access to an adapter receiving cavity (see Figure 12) for receiving therein at least a portion of the removable seat attachment adapter 84 (see Figure 13A). Each seat attachment housing 1105, 1110 can also include a sliding door 1135. The sliding door 1135 is configured to be manually adjustable from a closed position to an open position by slidably opening the door 1135 along the top side of the seat attachment housing 1105, 1110 to provide access to the opening 1130 and adapter receiving cavity when the parent or guardian wants to insert and couple the removable seat attachment adapter 84 to the seat attachment housing 1105, 1110 and frame 81 in order to couple the second stroller seat 85 to the stroller 80. In one example, each seat attachment housing 1105, 1110 can include one or more rails either disposed above or below a top surface of the seat attachment housing 1105,

1110 that provide a guide way for slidably opening and closing the door 1135. In one example, the door 1135 can include a tab 1140 extending upward from a top surface of the door 1135 to provide a gripping area to grip the door 1135 and slide it open and closed. For example, a parent or guardian can use a finger against the tab 1140 and apply pressure against the tab 1140 to open the door 1135 from a closed configuration to an open configuration.

The sliding door 1135 is also configured to be manually adjustable from an open configuration to a closed configuration by slidably closing the door 1135 along the top side of the seat attachment housing 1105, 1110 to prevent access to the opening 1130 and adapter receiving cavity when the second stroller seat 85 is not in use. In one example, the parent or guardian can press a finger against the tab 1140 and apply pressure against the tab 1140 to slide the door 1135 from the open configuration to the closed configuration.

Figure 12 is a partial perspective view of one of the seat attachment housings 1105, 1110 according to one example embodiment of the disclosure. Referring now to Figures 8A, 11, and 12, the door 1130 of the seat attachment housing 1105, 1110 is shown having been slid into the open configuration exposing the opening 1130 and the adapter receiving cavity 1205. The adapter receiving cavity 1205 can have any size and shape for removably coupling a portion of a removable seat attachment adapter 84 therein. In one example embodiment, all or a portion of the cross-sectional shape of the adapter receiving cavity 1205 can be keyed or have a keyed shape 1210 and all or a portion of the removable seat attachment adapter 84 can have a corresponding outer perimeter shape such that the removable seat attachment adapter 84 can only be inserted into the adapter receiving cavity 1205 in one, proper orientation.

Figures 13A-C are partial perspective views of the removable seat attachment adapter 84 coupled to the seat attachment housing 1105 according to one example embodiment of the disclosure. Now referring to Figures 8A, 11, 12, and 13A-C, once the door 1135 has been moved into the open configuration exposing the opening 1130 and the adapter receiving cavity 1205, a first end 84a of the removable seat attachment adapter 84 can be inserted into the adapter receiving cavity 1205. In certain example embodiments, the adapter receiving cavity 1205 can include one or more stop flanges 1315, 1320 that extend out from an inner surface of the cavity 1205 and into the cavity area to abut against a bottom side of the first end 84a of the removable seat attachment adapter 84 when the adapter 84 has penetrated a sufficient amount into the adapter receiving cavity 1205. Once the adapter 84 is inserted into the cavity 1205 and

removably coupled to the seat attachment housing 1105, a stroller seat can be removably coupled to a seat connector disposed on or adjacent to the second end 84b of the removable seat attachment adapter 84. The seat connector on the second end 84b can be a multipurpose general connector that allows different seats to be interchangeably connected to the removable seat attachment adapter 84. Any style seat may be configured to connect to the seat connector including, but not limited to, a stroller seat, a baby seat, a bassinet, a pram, a baby carrier, or a car seat, for example.

The removable seat attachment adapter 84 can also include a stop collar 1335 disposed a predetermined distance up from the first end 84a of the adapter 84. In one example embodiment, the stop collar 1335 is sized and shaped so that it will not fit into the opening 1330 and will not fit into the adapter receiving cavity 1205 as the first end 84a of the adapter 84 is being inserted into the adapter receiving cavity 1205. The size and shape of the outer surface of the stop collar 1335, being greater than that of the outer surface of the previous portion of the first end 84a inserted into the adapter receiving cavity 1205 will contact and abut an outer surface of the seat attachment housing 1105 when the adapter 84 has penetrated a sufficient amount into the adapter receiving cavity 1205.

The removable seat attachment adapter 84 can also include a spring-loaded latching tab 1305 disposed along one side of the adapter 84 between the first end 84a and the stop collar 1335. In certain example embodiments, the spring-loaded latching tab 1305 can be spring biased into an extended position (as shown in Figure 13B) via, for example, a spring (not shown). As the adapter 84 is first being inserted into the adapter receiving cavity 1205, the width of the adapter 84 at the point of the spring-loaded latching tab 1305, is greater than the width of the cavity 1305, which causes one or more side walls of the cavity 1205 to apply a force to the spring-loaded latching tab 1305 and push it inward from the extended position towards a retracted position, thereby allowing the first end 84a of the adapter 84 to continue moving into the adapter receiving cavity 1205. When the adapter 84 is inserted into the adapter receiving cavity 1205 a sufficient distance (which can be configurable based on the design specifics on the stroller), the spring-loaded latching tab 1305 can be positioned adjacent a tab receiver 1307. The tab receiver 1307 can be a cut-out or opening along one of the side walls of the cavity 1205 that allows the tab 1305 to move back to the extended position. The tab receiver 1307 can include a tab retainer surface 1310 that abuts a top side of the tab 1305 and prevents the removable seat

attachment adapter 84 from being removed from the adapter receiving cavity 1205 while the spring-loaded latch tab 1305 is in the extended position.

The removable seat attachment adapter 84 can also include a tab release button 1330 that is operatively coupled to and configured to move the spring-loaded latching tab 1305 from the extended position to the retracted position via, for example, a guide wire 1325 or other attachment mechanism. For example, when the removable seat attachment adapter 84 is latched into the seat attachment housing 1105, a parent or guardian can grab the removable seat attachment adapter 84 and depress the tab release button 1330, causing the guide wire to pull the spring-loaded latching tab 1305 inward from the extended position to the retracted position with a force greater than the spring biasing force on the tab 1305 and allowing the parent or guardian to remove the removable seat attachment adapter 84 from the adapter receiving cavity 1205 using only a single hand. Thereby, the ease of decoupling the removable seat attachment adapter 84 from the stroller frame 81 is improved.

In addition, as shown in Figure 13B, in certain example embodiments, the bottom end of the adapter receiving cavity 1205 and corresponding bottom end of the seat attachment housing 1105 can be open 1340 to the environment. Leaving the bottom side of the cavity 1205 open 1340 to the environment helps to prevent liquid and material build-up in the cavity 1205 when the removable seat attachment adapter 84 is not coupled into the cavity 1205 by allowing the liquid and materials to pass through the cavity 1205 and out of the bottom of the seat attachment housing 1105. This is especially beneficial when the parent or guardian removes the removable seat attachment adapter 84 from the cavity 1205 but does slide the door 1135 into the closed position to close up the opening 1130.

Figures 14A-C are partial perspective views of an alternative embodiment of the seat attachment housing 1405, 1410 according to another example embodiment of the disclosure. Referring now to Figures 8A, 11, and 14A-C, the seat attachment housings 1405, 1410 are substantially the same as the seat attachment housings 1105, 1110 described in Figures 11-13C except for as described below. Therefore, the description of the seat attachment housings 1105, 1110 in Figures 11-13C above is incorporated herein for the alternative seat attachment housings 1405, 1410, except with regard to the distinctions described below.

Each seat attachment housing 1405, 1410 can include a rotating door 1415 rotatably coupled to the seat attachment housing 1405, 1410. For example, the rotating door 1415 can

have a fixed end that is rotatably coupled to the top side of the seat attachment housing 1405, 1410 or an interior wall of the opening 1130 or adapter receiving cavity 1205 by way of or more hinges 1420. Alternatively, other devices may be used to allow the door 1415 to rotate from a closed configuration 1415a to an open configuration 1415b, as shown in Figure 14C. In certain example embodiments, the door 1415 and/or the rotating mechanism or hinge 1420 that the door 1415 is coupled to can be spring-biased into the closed configuration 1415a through the use of a spring or other biasing means. Spring-biasing the door 1415 into a closed configuration 1415a can help to prevent fluids and other material contaminants from entering the adapter receiving cavity 1205 when the removable seat attachment adapter 84 is not coupled into the adapter receiving cavity 1205.

When a parent or guardian wants to add a second stroller seat 85 to the stroller 80, they can insert the removable seat attachment adapter 84 into the adapter receiving cavity 1205 by pressing or applying a force with the first end 84a of the removable seat attachment adapter 84 against the top side of the rotating door 1415 with a force that is greater than the spring-biasing force. This will cause the door 1415 to rotate from the closed configuration 1415a towards the open configuration 1415b and allow the first end 84a of the removable seat attachment adapter to enter into the adapter receiving cavity 1205 and be coupled to the seat attachment housing 1405, 1410.

When the parent or guardian removes the removable seat attachment adapter 84, as described above with regard to Figures 13A-C, as the first end 84a of the removable seat attachment adapter 84 exits the adapter receiving cavity 1205 and opening 1130, the spring-bias of the hinge 1420 or door 1415 will cause the door 1415 to automatically rotate from the open configuration 1415b to the closed configuration 1415a, thereby limiting access to the opening 1130 and the adapter receiving cavity 1205 from the top side of the seat attachment housing 1405, 1410.

While the above description contains many specifics, these specifics should not be construed as limitations on the scope of the disclosure, but merely as exemplifications of the disclosed embodiments. Those skilled in the art will envision many other possible variations that are within the scope of the disclosure.

CLAIMS

What is claimed is:

1. A stroller, comprising:
 - a stroller frame;
 - a plurality of wheels coupled to the stroller frame;
 - a first seat coupled to the stroller frame;
 - a first seat attachment housing disposed along a first portion of the stroller frame;
 - a second seat attachment housing disposed along a second portion of the stroller frame;
 - a first removable seat attachment adapter configured to be removably coupled to the first seat attachment housing; and
 - a second removable seat attachment adapter configured to be removably coupled to the second seat attachment housing.
2. The stroller of claim 1, wherein each of the first seat attachment housing and the second seat attachment housing comprise:
 - an adapter receiving cavity configured to receive at least a portion of a respective one of the first and the second removable seat attachment adapters; and
 - a door disposed adjacent a top side of the respective seat attachment housing and configured to move from a closed configuration, preventing access to the adapter receiving cavity from the top side of the respective seat attachment adapter, to an open configuration allowing access to the adapter receiving cavity from the top side of the respective seat attachment adapter.
3. The stroller of claim 2, wherein the door is slidably coupled to the respective seat attachment housing and is configured to slide from the closed configuration to the open configuration.
4. The stroller of claim 2, wherein the door is rotatably coupled to the respective seat attachment housing and wherein the door is configured to rotate from the closed configuration to

the open configuration.

5. The stroller of claim 4, further comprising a hinge having a first portion coupled to the door and a second portion coupled to the respective seat attachment housing, wherein the hinge rotatably couples the door to the respective seat attachment housing.

6. The stroller of claim 2, wherein the adapter receiving cavity comprises:
a first open end; and
a distal second open end;
wherein the adapter receiving cavity provides a through-hole through the respective first or second seat attachment housing.

7. The stroller of claim 2, wherein the adapter receiving cavity comprises:
at least one side wall extending from a first end of the cavity to a distal second end of the cavity; and
at least one stop flange extending out from the at least one side wall into the cavity.

8. The stroller of claim 1, wherein each of the first removable seat attachment adapter and the second removable seat attachment adapter comprises:
a first end;
a distal second end;
an outer surface; and
a latching tab disposed along the outer surface between the first end and the second end.

9. The stroller of claim 8, further comprising a manually adjustable tab release button disposed along the outer surface of the respective removable seat attachment adapter and operatively coupled to the latching tab, wherein the tab release button is configured to move the latching tab from an extended position to a retracted position when the tab release button is depressed.

10. The stroller of claim 9, wherein each of the first removable seat attachment

adapter and the second removable seat attachment adapter further comprises a stop collar disposed between the first end and the distal second end, wherein an outer surface of the stop collar extends out from the outer surface of the respective removable seat attachment adapter.

11. The stroller of claim 10, wherein the latching tab is disposed between the stop collar and the first end of the respective removable seat attachment adapter.

12. A stroller, comprising:
a stroller frame;
a first seat attachment housing disposed along a first portion of the stroller frame and comprising a first adapter receiving cavity;
a second seat attachment housing disposed along a second portion of the stroller frame and comprising a second adapter receiving cavity;
a first removable seat attachment adapter configured to be removably coupled to the first seat attachment housing; and
a second removable seat attachment adapter configured to be removably coupled to the second seat attachment housing
wherein each of the first removable seat attachment adapter and the second removable seat attachment adapter comprises:
a first end;
a distal second end;
an outer surface; and
a latching tab disposed along the outer surface between the first end and the second end.

13. The stroller of claim 12, wherein each of the first seat attachment housing and the second seat attachment housing further comprise a door disposed adjacent a top side of each of the respective first and second seat attachment housings and configured to move from a closed configuration, preventing access to the respective one of the first and second adapter receiving cavities from the top side of the respective seat attachment adapter, to an open configuration allowing access to the respective one of the first and second adapter receiving cavities from the top side of the respective seat attachment adapter.

14. The stroller of claim 13, wherein each door is at least one of slidably coupled and rotatably coupled to the respective one of the first and second seat attachment housings and is configured to move from the closed configuration to the open configuration.

15. The stroller of claim 13, further comprising a hinge having a first portion coupled to the door and a second portion coupled to the respective seat attachment housing, wherein the hinge rotatably couples the door to the respective seat attachment housing.

16. The stroller of claim 12, wherein each of the first adapter receiving cavity and the second adapter receiving cavity comprises:

- a first open end; and
- a distal second open end;
- at least one side wall extending from a first end to the distal second end;
- at least one stop flange extending out from the at least one side wall into the cavity;
- wherein each of the first adapter receiving cavity and the second adapter receiving cavity provides a through-hole through the respective first or second seat attachment housing.

17. The stroller of claim 12, further comprising a manually adjustable tab release button disposed along the outer surface of each of the first removable seat attachment adapter and the second removable seat attachment adapter and operatively coupled to the respective latching tab, wherein the tab release button is configured to move the latching tab from an extended position to a retracted position when the tab release button is depressed.

18. The stroller of claim 12, wherein each of the first removable seat attachment adapter and the second removable seat attachment adapter further comprises a stop collar disposed between the first end and the distal second end, wherein an outer surface of the stop collar extends out from the outer surface of the respective first or second removable seat attachment adapter.

19. A stroller, comprising:

- a stroller frame;
- at least one front wheels coupled to the stroller frame;
- a plurality of rear wheels coupled to the stroller frame;
- a first seat coupled to the stroller frame;
- a first seat attachment housing disposed along a first portion of the stroller frame for removably coupling a second seat to the stroller frame, the first seat attachment housing comprising a first door adjustable from an open configuration to a closed configuration;
- a second seat attachment housing disposed along a second portion of the stroller frame for removably coupling the second seat to the stroller frame, the second seat attachment housing comprising a second door adjustable from the open configuration to the closed configuration;
- a first removable seat attachment adapter configured to be removably coupled to the first seat attachment housing when the first door is in the open configuration; and
- a second removable seat attachment adapter configured to be removably coupled to the second seat attachment housing when the second door is in the open configuration.

20. The stroller of claim 19, wherein each of the first removable seat attachment adapter and the second removable seat attachment adapter comprises:

- a first end;
- a distal second end;
- an outer surface; and
- a latching tab disposed along the outer surface between the first end and the second end;

and

- a manually adjustable tab release button disposed along the outer surface and operatively coupled to the latching tab.

REMOVABLE SEAT ATTACHMENT FOR A STROLLER

ABSTRACT

A stroller is provided with the ability to removably couple and decouple a seat from the stroller as needed. The stroller can include a stroller frame. The stroller can also include one or more front wheels attached to the stroller frame and one or more rear wheels attached to the stroller frame. The stroller can also include a first seat couple to the stroller frame. The stroller can include first and second seat attachment housings. Each of the seat attachment housings can include a cavity for receiving a corresponding one of the first and second seat attachment adapters. Each of the seat attachment housings can also include a door or cover to prevent access to the respective cavity when not in use. The seat attachment adapters can be coupled to the respective seat attachment housings and a second seat can be coupled to the seat attachment adapters.

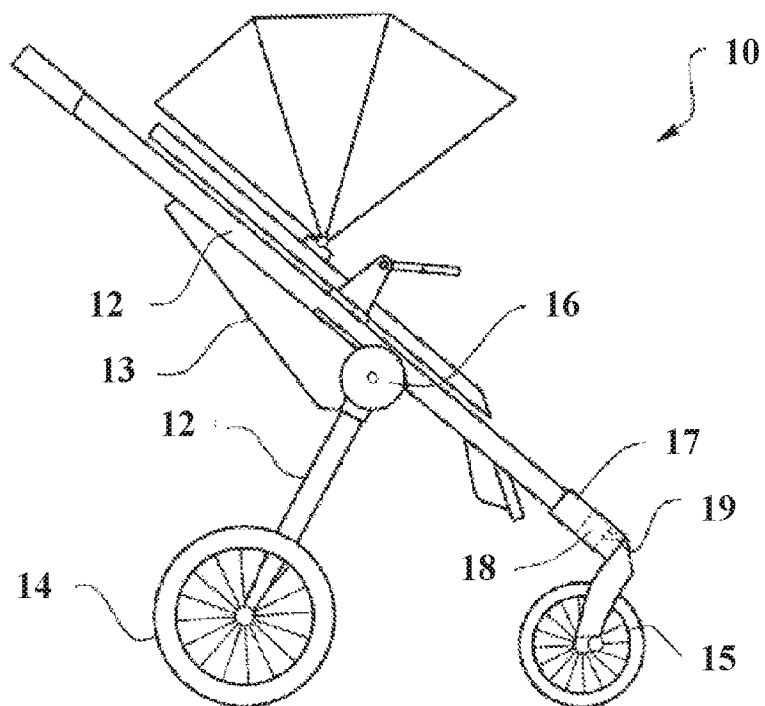


FIGURE 1

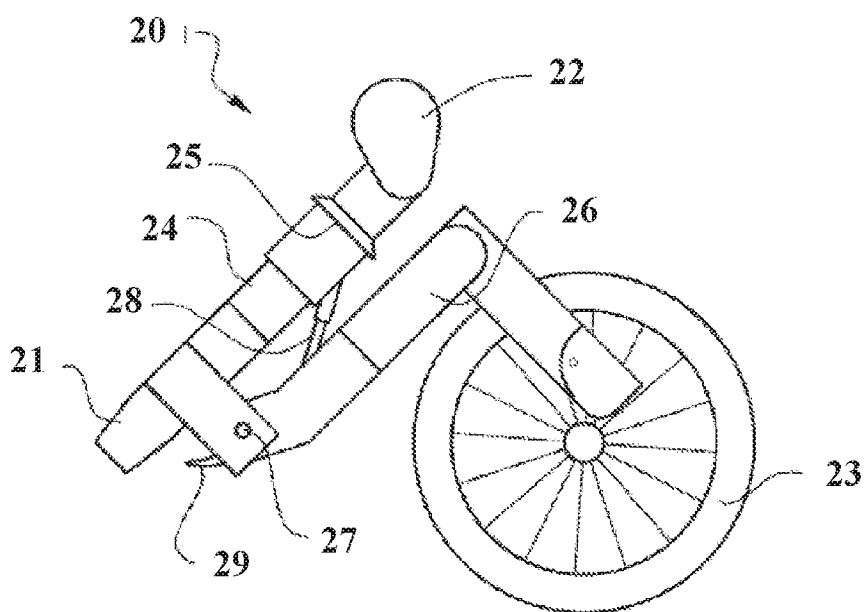


FIGURE 2

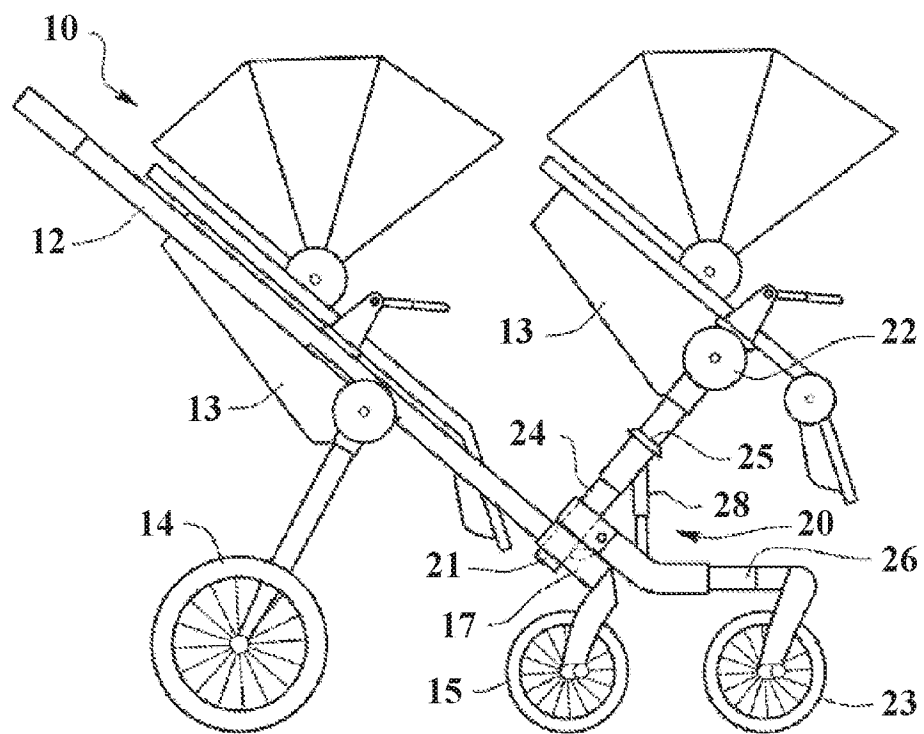


FIGURE 3

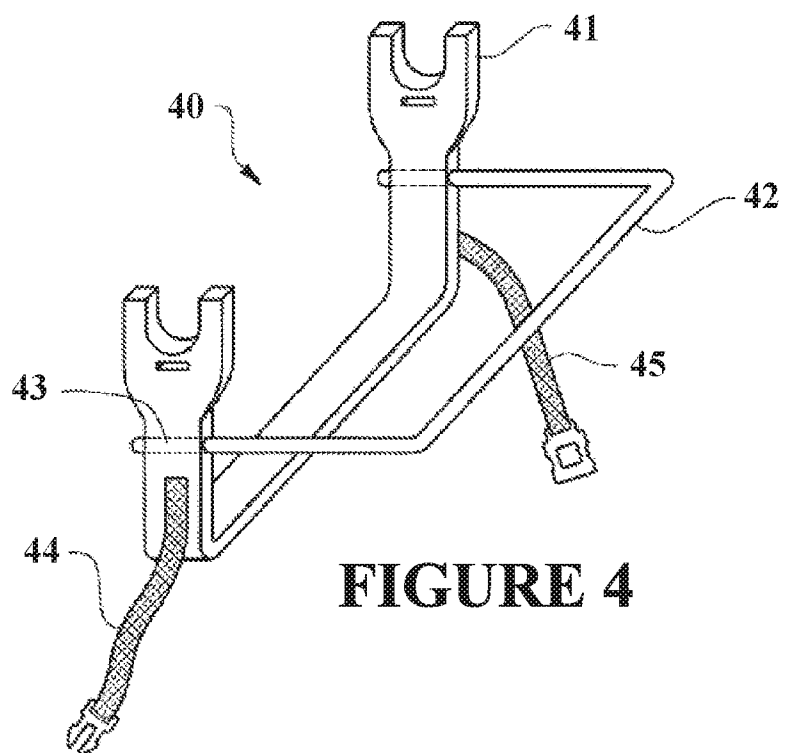


FIGURE 4

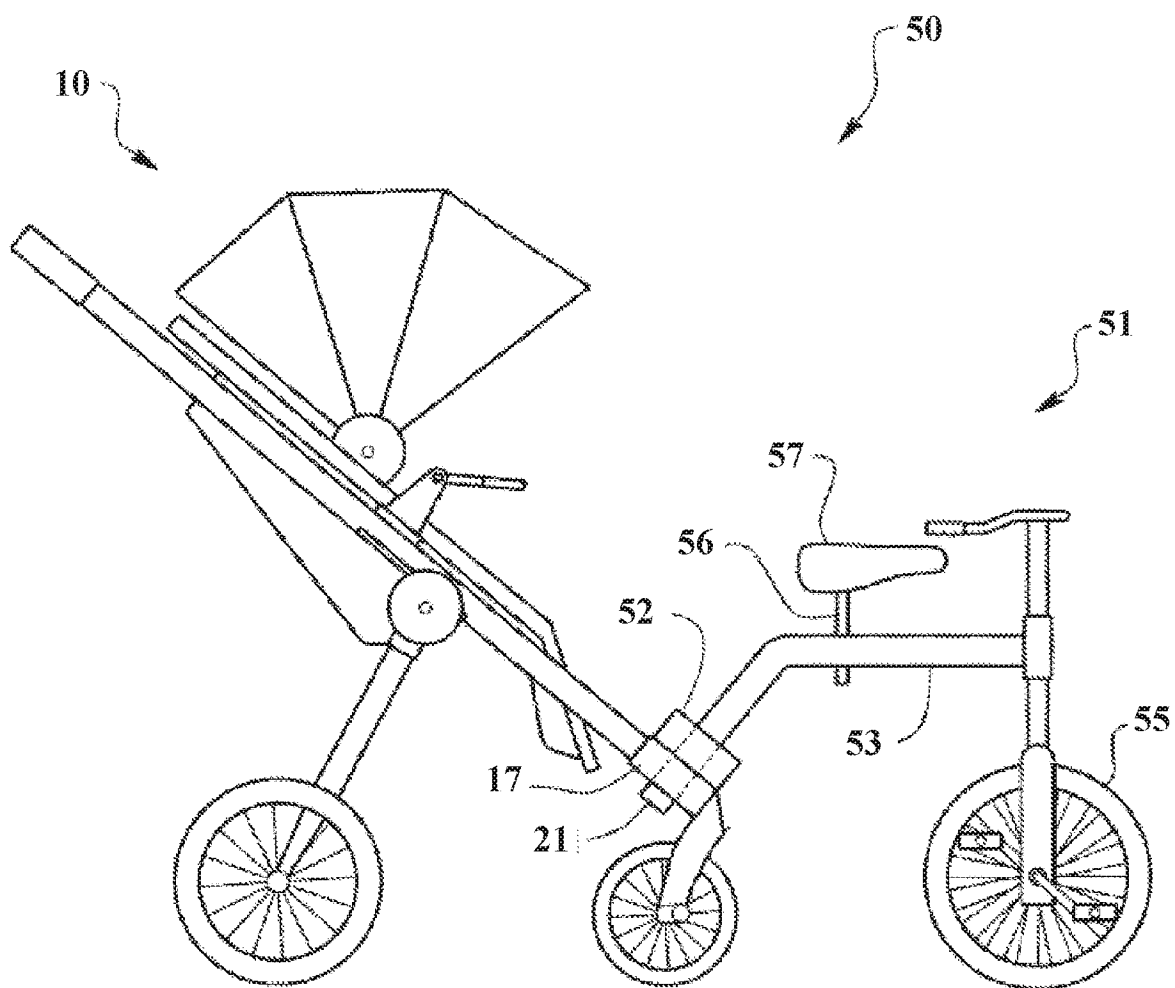


FIGURE 5

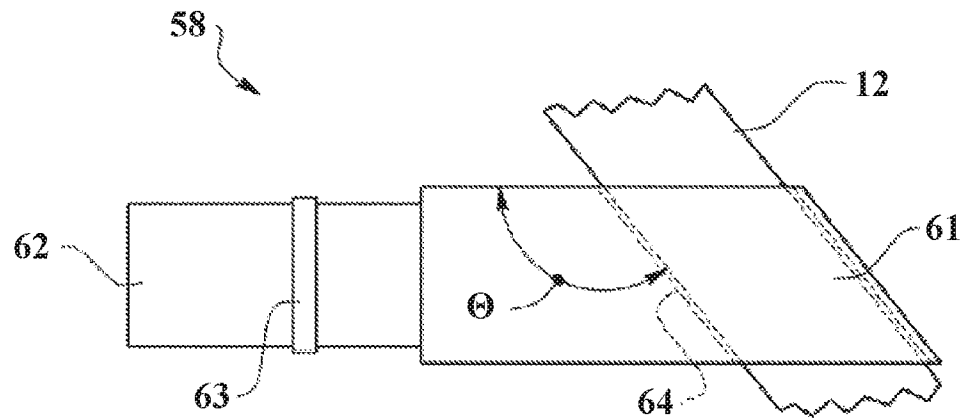


FIGURE 6A

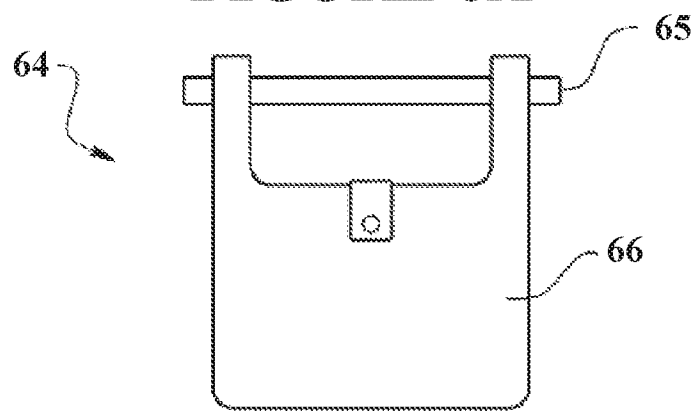


FIGURE 6B

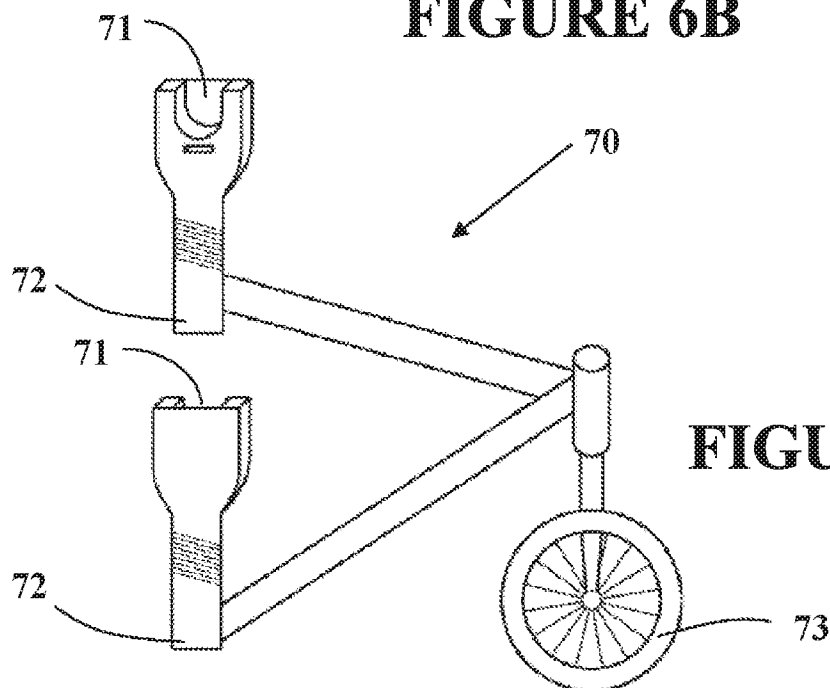


FIGURE 7

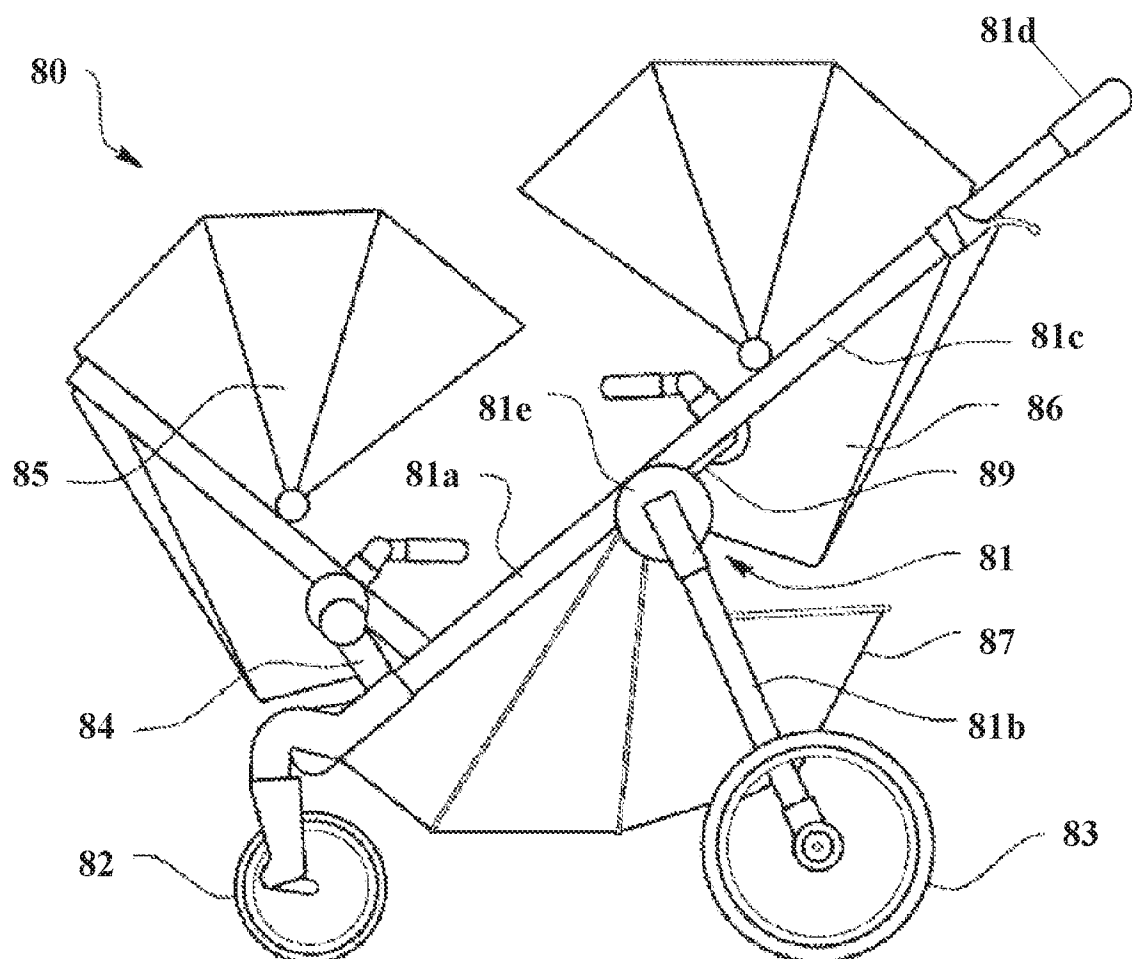


FIGURE 8A

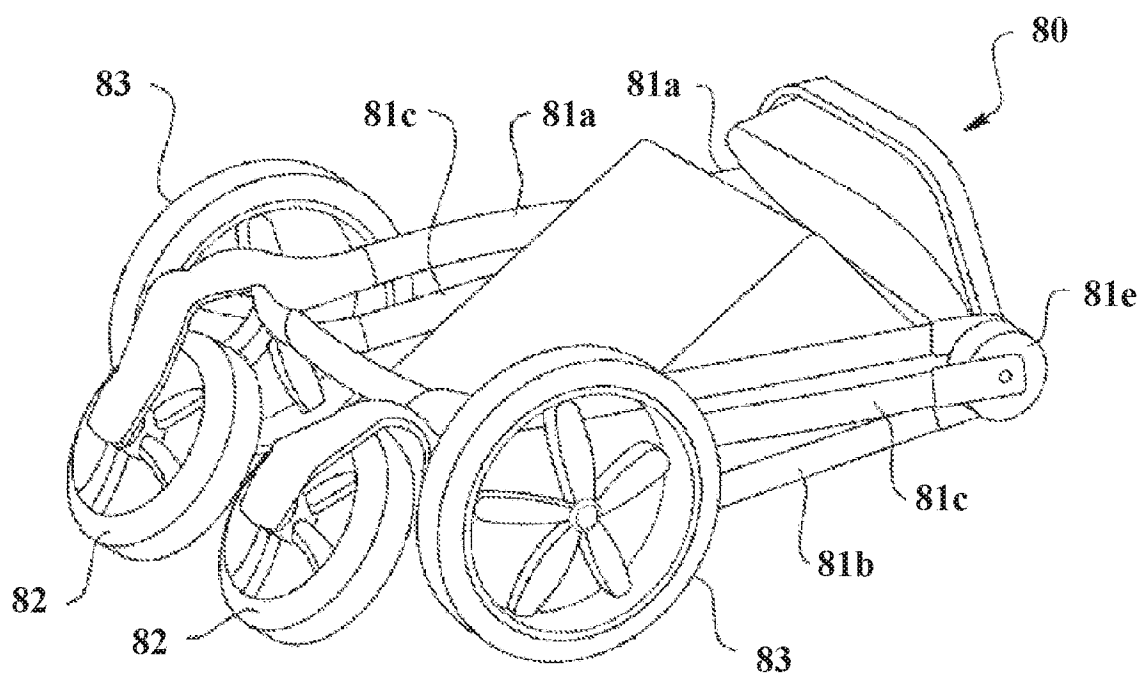


FIGURE 8B

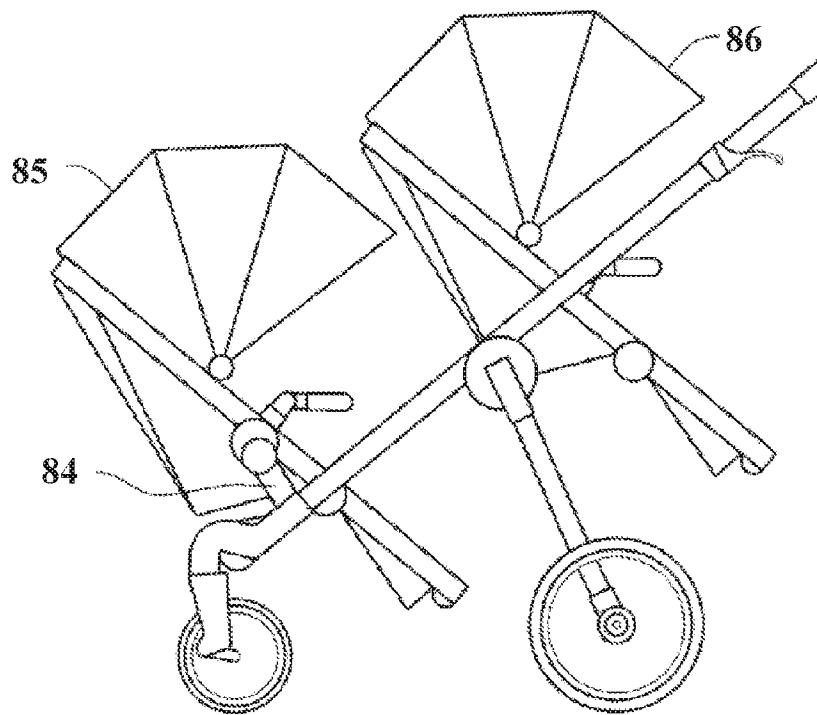


FIGURE 8C

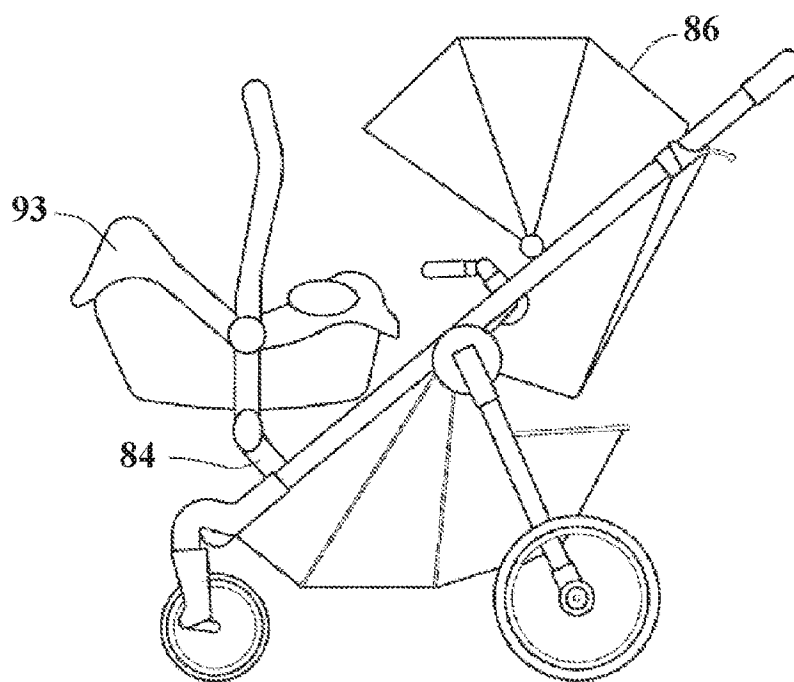


FIGURE 8D

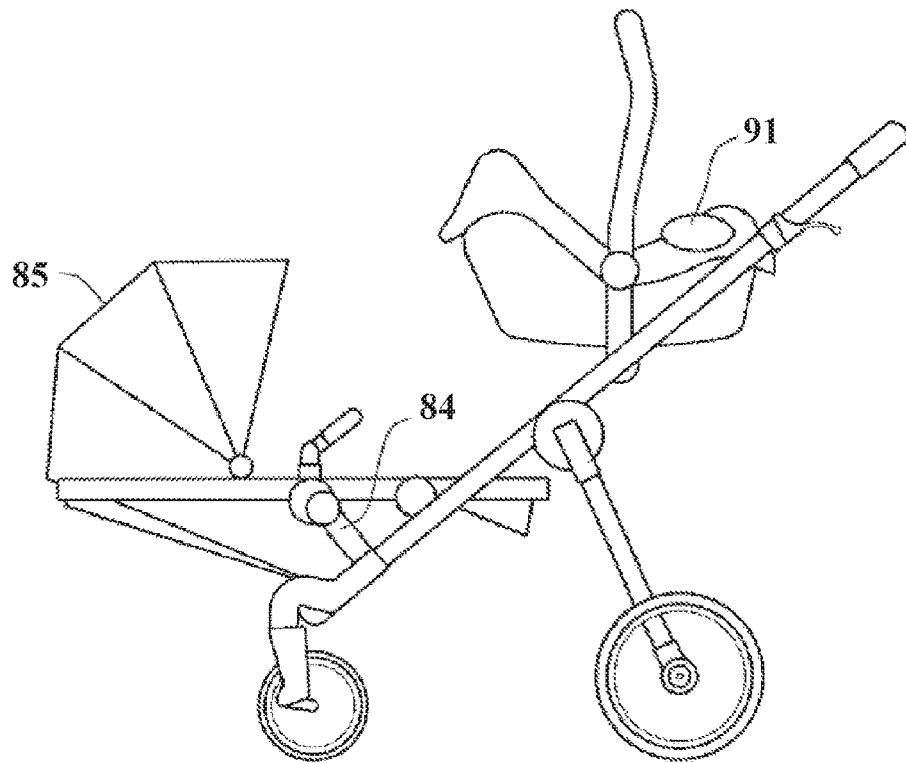


FIGURE 8E

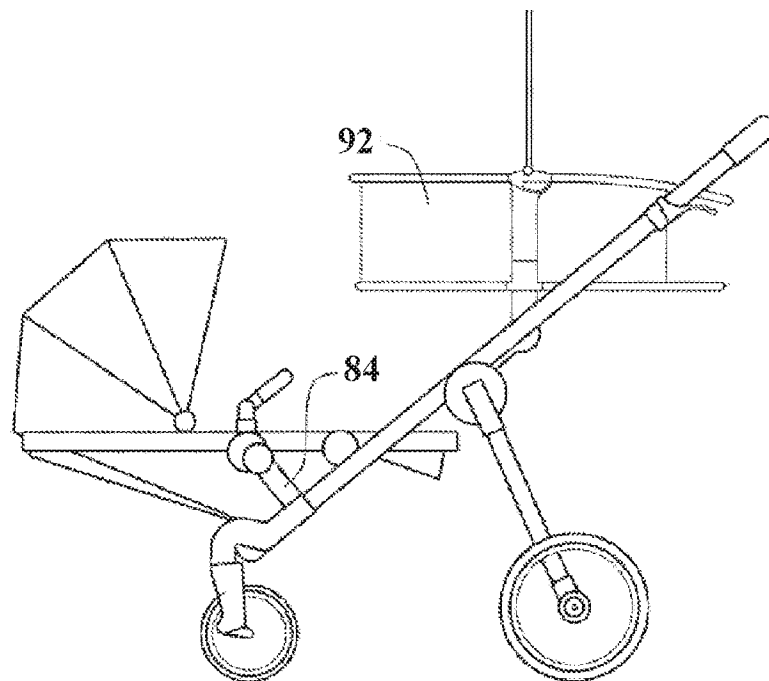


FIGURE 8F

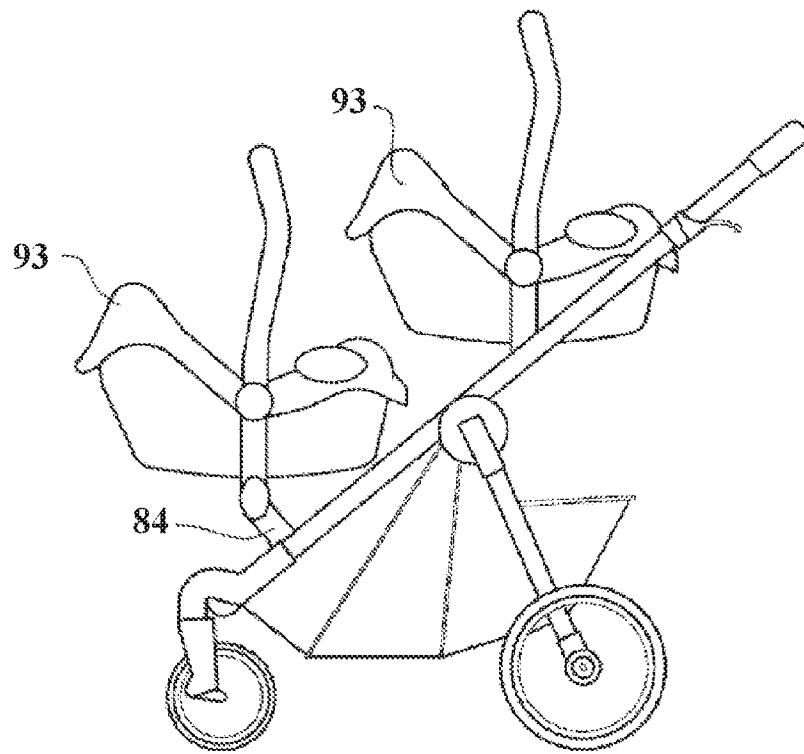


FIGURE 8G

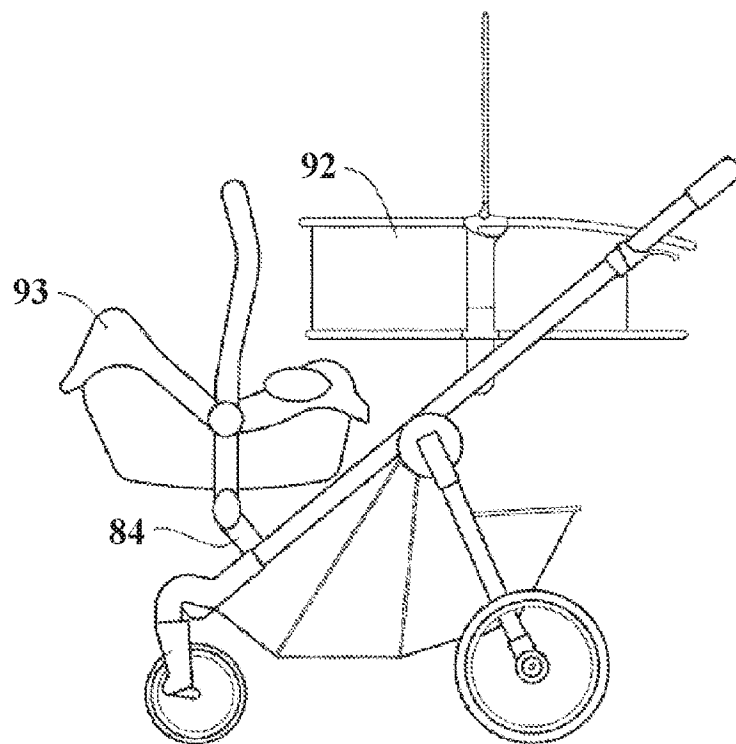


FIGURE 8H



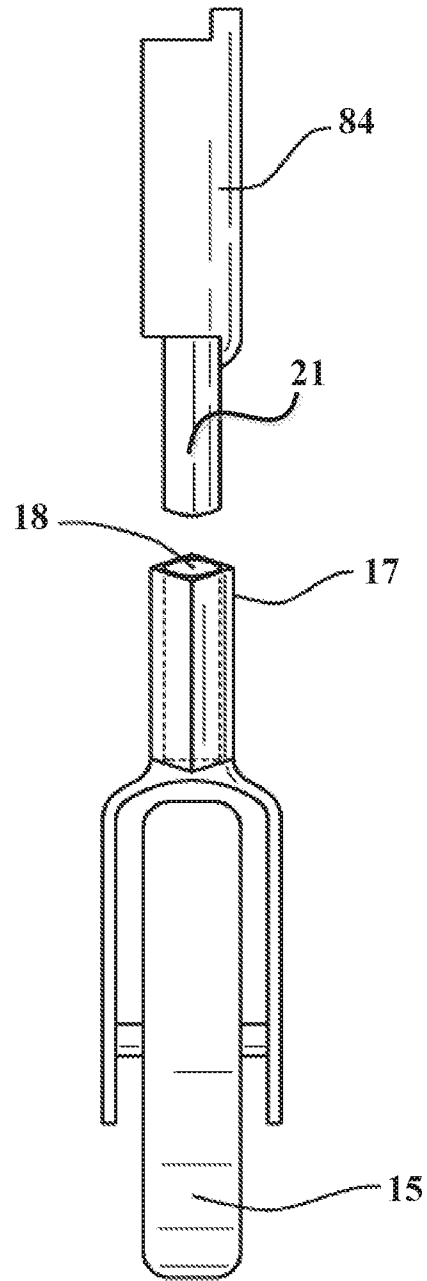


FIGURE 10

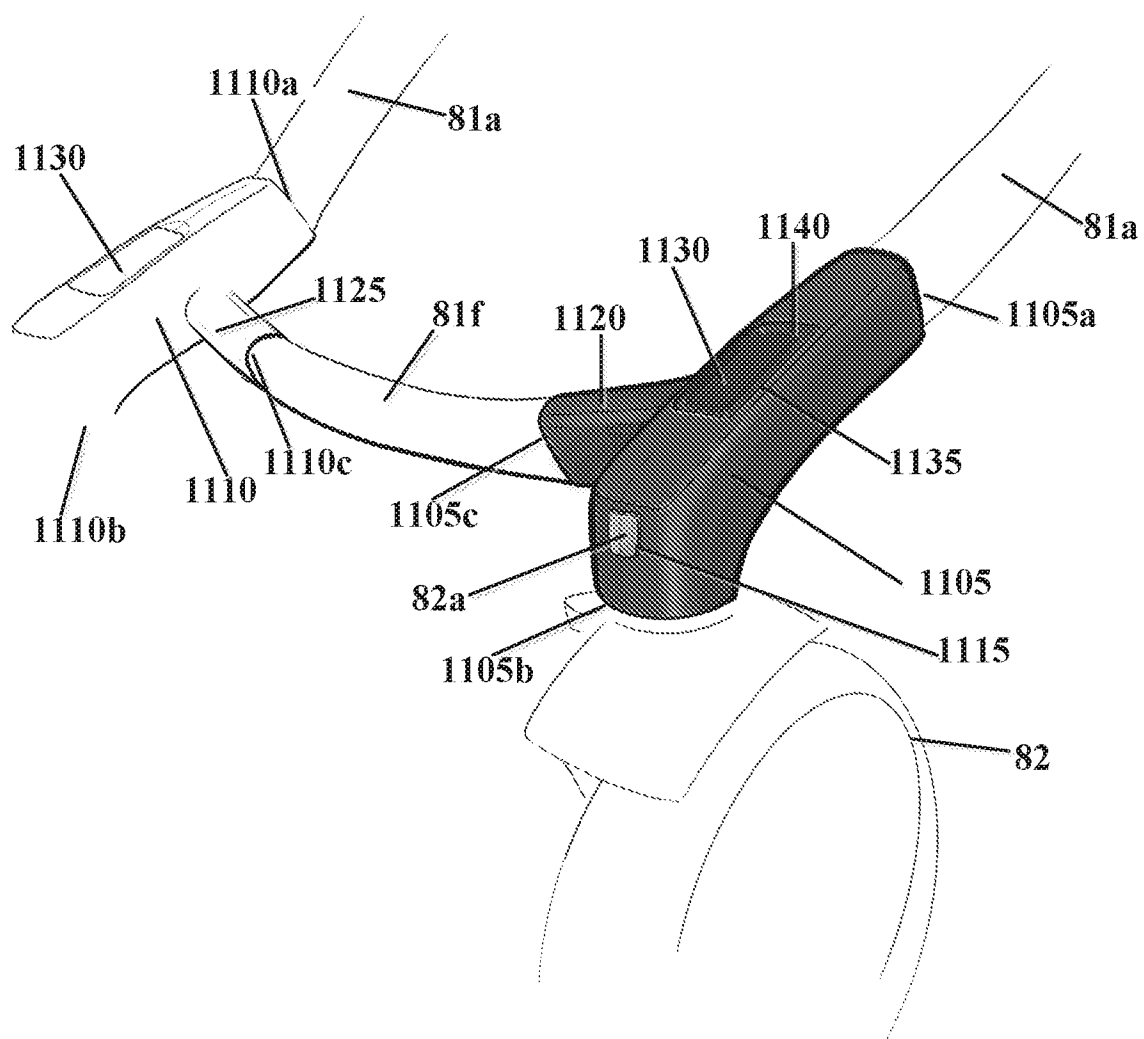


FIGURE 11

1105,
1110

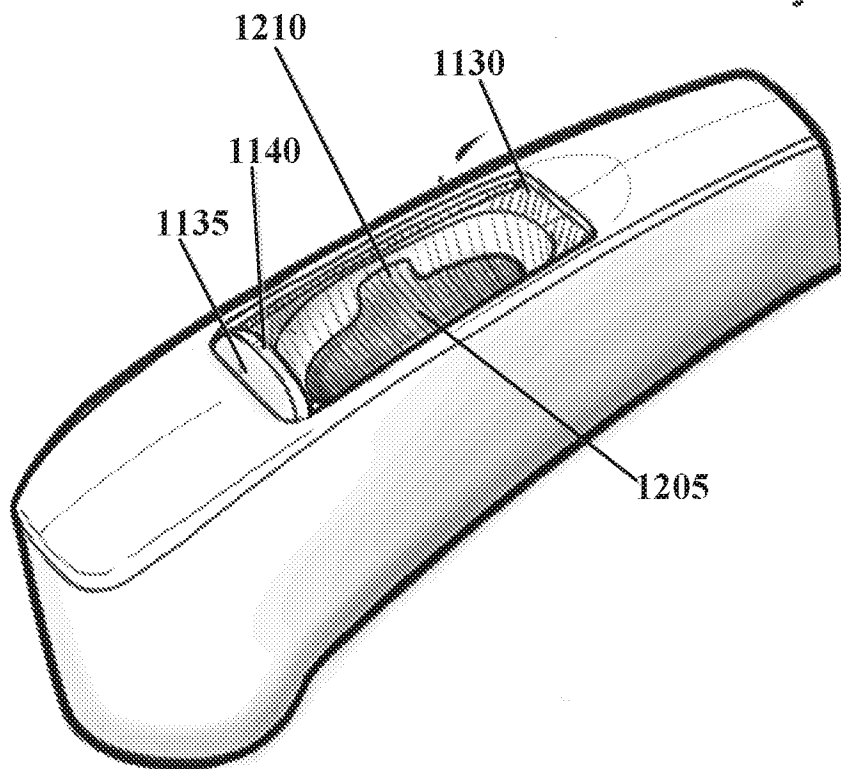


FIGURE 12

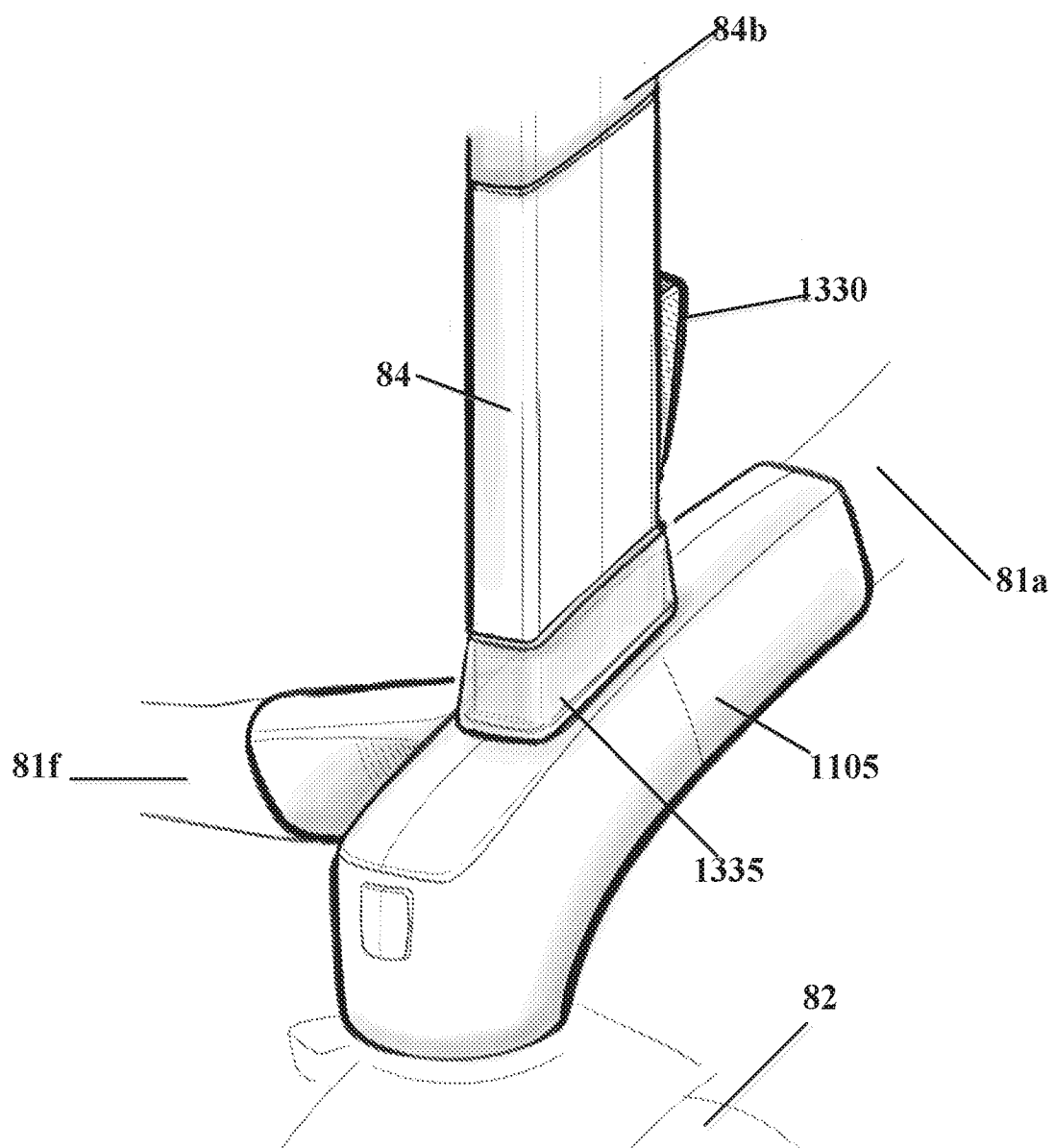


FIGURE 13A

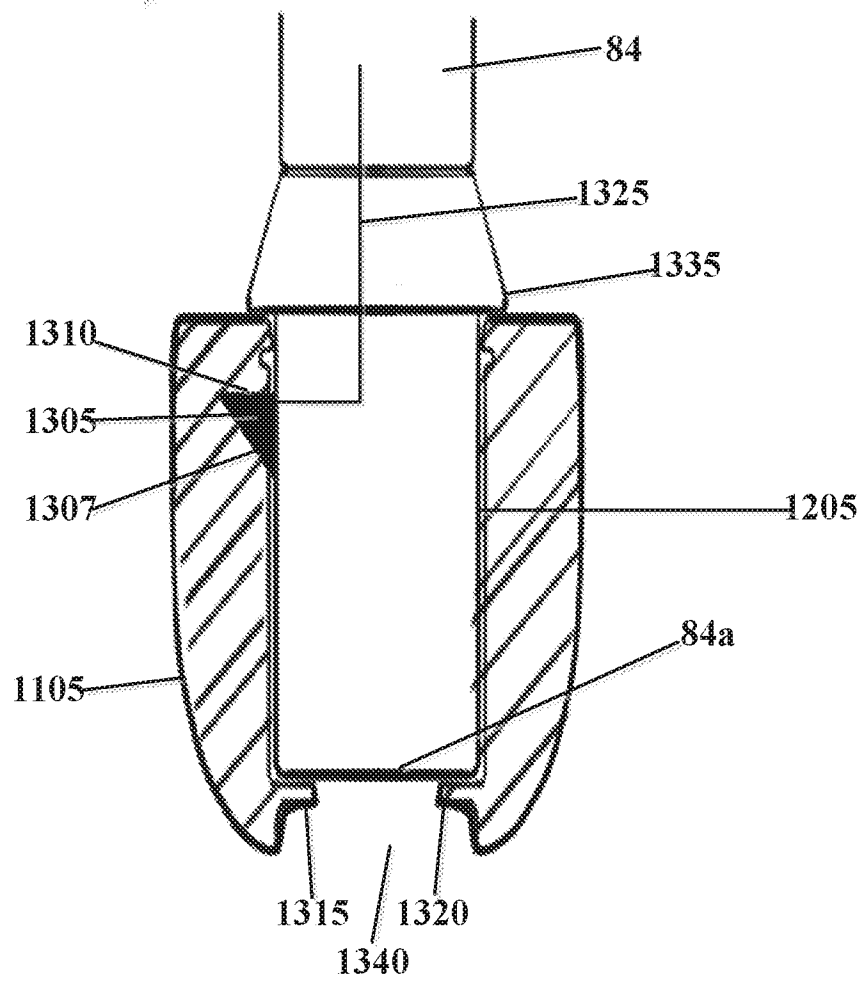


FIGURE 13B

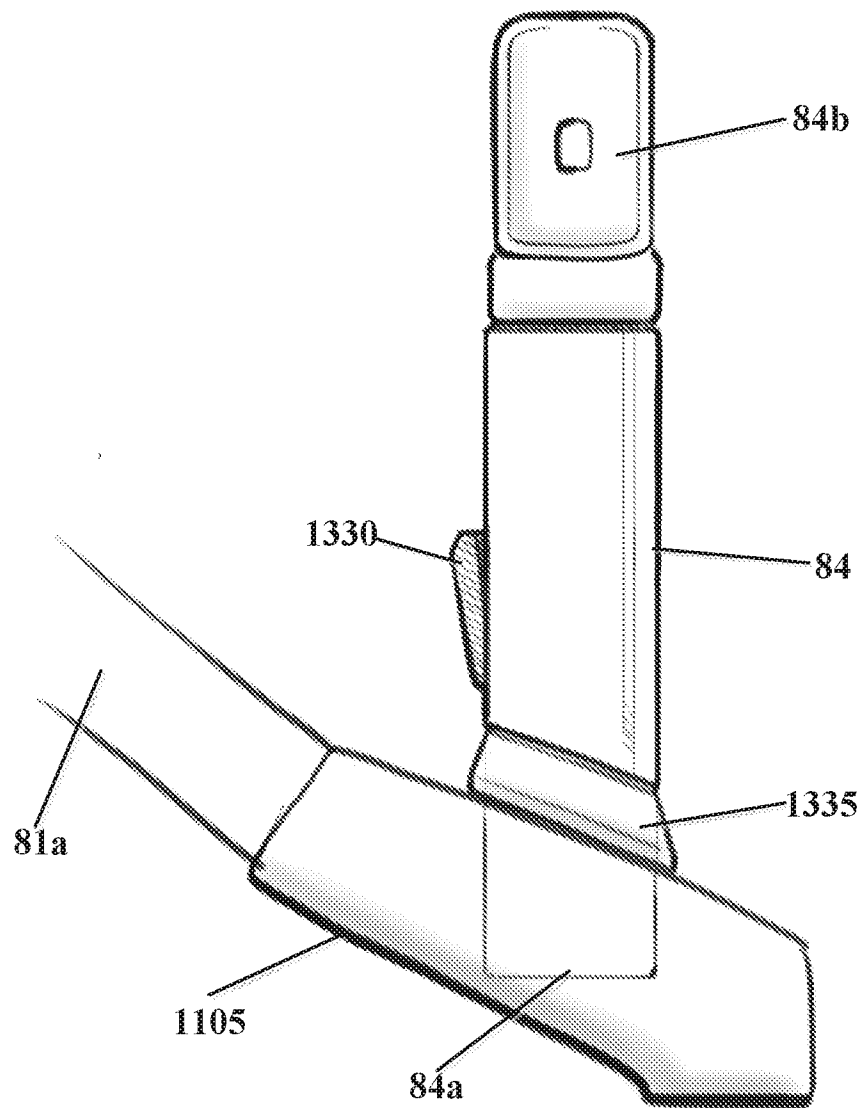


FIGURE 13C

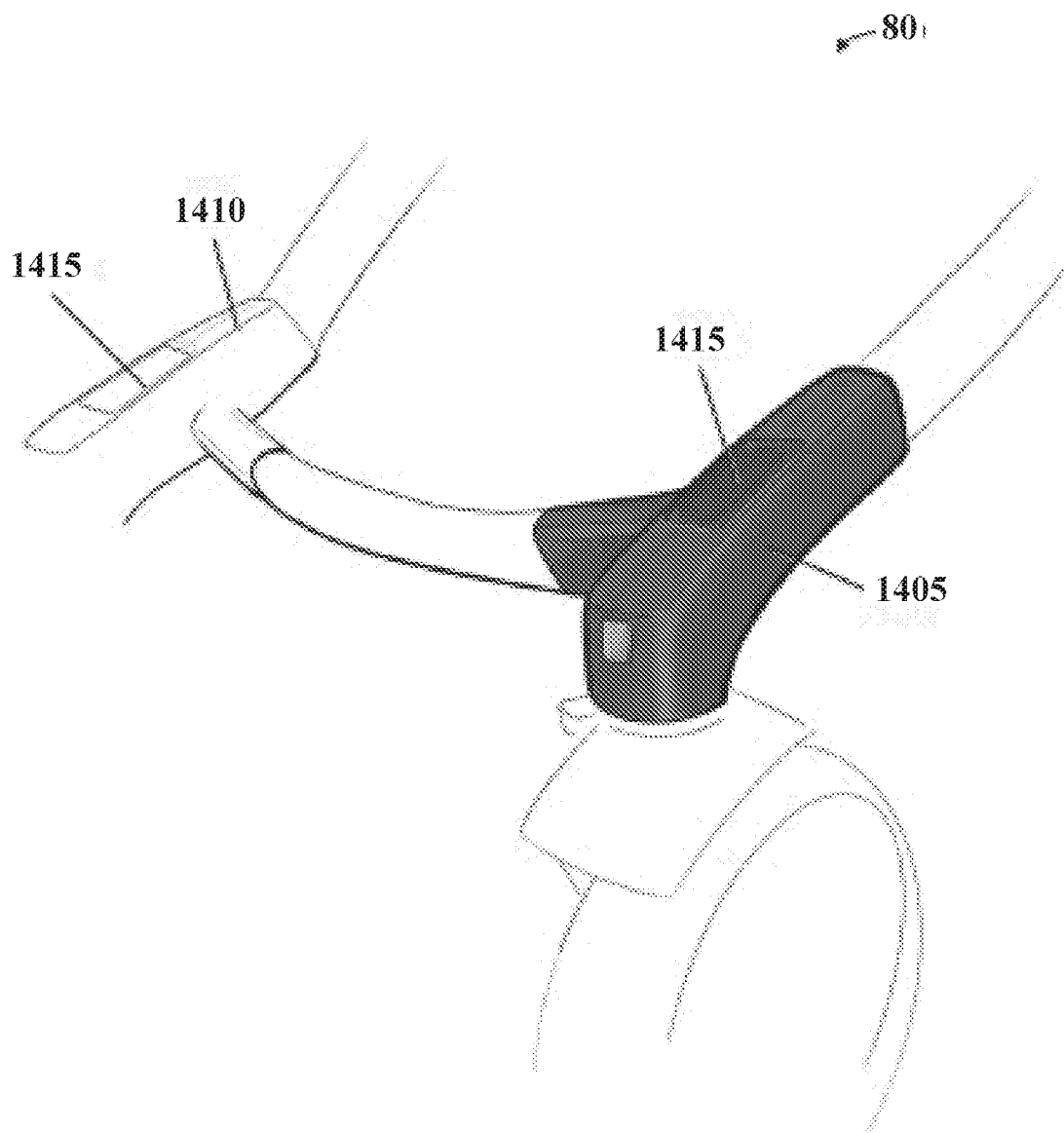


FIGURE 14A

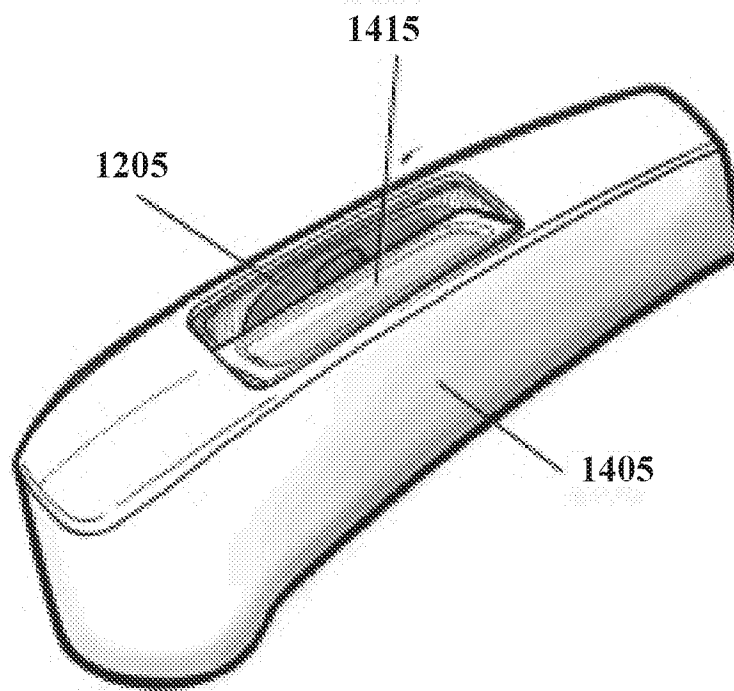


FIGURE 14B

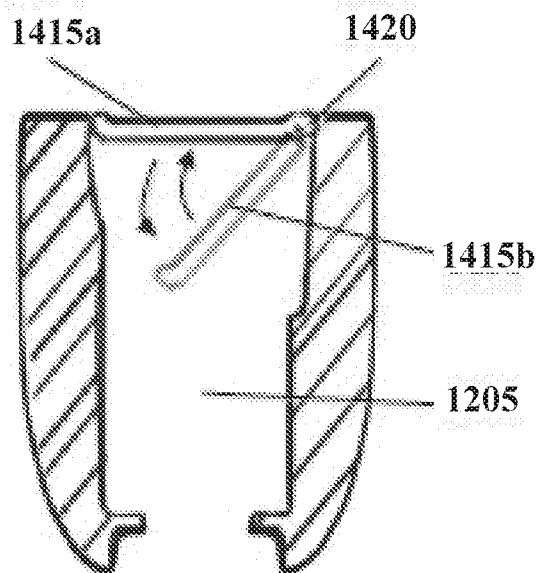


FIGURE 14C

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	34757-1526
		Application Number	
Title of Invention	REMOVABLE SEAT ATTACHMENT FOR A STROLLER		
<p>The application data sheet is part of the provisional or nonprovisional application for which it is being submitted. The following form contains the bibliographic data arranged in a format specified by the United States Patent and Trademark Office as outlined in 37 CFR 1.76.</p> <p>This document may be completed electronically and submitted to the Office in electronic format using the Electronic Filing System (EFS) or the document may be printed and included in a paper filed application.</p>			

Secrecy Order 37 CFR 5.2:

<input type="checkbox"/>	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:

Inventor	1				Remove	
Legal Name						
Prefix	Given Name	Middle Name	Family Name	Suffix		
	Jon	Hee	Lee			
Residence Information (Select One) <input checked="" type="radio"/> US Residency <input type="radio"/> Non US Residency <input type="radio"/> Active US Military Service						
City	Highwood	State/Province	IL	Country of Residence	US	

Mailing Address of Inventor:

Address 1	228 S. Central Ave					
Address 2						
City	Highwood	State/Province	IL			
Postal Code	60040	Country	US			

Inventor	2				Remove	
Legal Name						
Prefix	Given Name	Middle Name	Family Name	Suffix		
	Megan		Roe			
Residence Information (Select One) <input checked="" type="radio"/> US Residency <input type="radio"/> Non US Residency <input type="radio"/> Active US Military Service						
City	Kalamazoo	State/Province	MI	Country of Residence	US	

Mailing Address of Inventor:

Address 1	4029 Heights Lane					
Address 2						
City	Kalamazoo	State/Province	MI			
Postal Code	49008	Country	US			

Inventor	3				Remove	
Legal Name						
Prefix	Given Name	Middle Name	Family Name	Suffix		
	Stacy	Noel	Simpson			
Residence Information (Select One) <input checked="" type="radio"/> US Residency <input type="radio"/> Non US Residency <input type="radio"/> Active US Military Service						

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	34757-1526
		Application Number	
Title of Invention	REMOVABLE SEAT ATTACHMENT FOR A STROLLER		

City	Portage	State/Province	MI	Country of Residence	US
------	---------	----------------	----	----------------------	----

Mailing Address of Inventor:

Address 1	6035 Chablis Lane				
Address 2					
City	Portage	State/Province	MI		
Postal Code	49024	Country i	US		
Inventor	4				<input type="button" value="Remove"/>
Legal Name					

Prefix	Given Name	Middle Name	Family Name	Suffix	
	Mark		Zehfuss		
Residence Information (Select One) <input checked="" type="radio"/> US Residency <input type="radio"/> Non US Residency <input type="radio"/> Active US Military Service					
City	Glen Allen	State/Province	VA	Country of Residence	US

Mailing Address of Inventor:

Address 1	10804 Cherry Hill Drive				
Address 2					
City	Glen Allen	State/Province	VA		
Postal Code	23059	Country i	US		
All Inventors Must Be Listed - Additional Inventor Information blocks may be generated within this form by selecting the Add button. <input type="button" value="Add"/>					

Correspondence Information:

Enter either Customer Number or complete the Correspondence Information section below. For further information see 37 CFR 1.33(a).			
<input type="checkbox"/> An Address is being provided for the correspondence Information of this application.			
Customer Number	134811		
Email Address	patent.docket@sutherland.com	<input type="button" value="Add Email"/>	<input type="button" value="Remove Email"/>

Application Information:

Title of the Invention	REMOVABLE SEAT ATTACHMENT FOR A STROLLER		
Attorney Docket Number	34757-1526	Small Entity Status Claimed	<input type="checkbox"/>
Application Type	Nonprovisional		
Subject Matter	Utility		
Total Number of Drawing Sheets (if any)	18	Suggested Figure for Publication (if any)	

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	34757-1526
		Application Number	
Title of Invention	REMOVABLE SEAT ATTACHMENT FOR A STROLLER		

Filing By Reference:

Only complete this section when filing an application by reference under 35 U.S.C. 111(c) and 37 CFR 1.57(a). Do not complete this section if application papers including a specification and any drawings are being filed. Any domestic benefit or foreign priority information must be provided in the appropriate section(s) below (i.e., "Domestic Benefit/National Stage Information" and "Foreign Priority Information").

For the purposes of a filing date under 37 CFR 1.53(b), the description and any drawings of the present application are replaced by this reference to the previously filed application, subject to conditions and requirements of 37 CFR 1.57(a).

Application number of the previously filed application	Filing date (YYYY-MM-DD)	Intellectual Property Authority or Country

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:	<input checked="" type="radio"/> Customer Number	<input type="radio"/> US Patent Practitioner	<input type="radio"/> Limited Recognition (37 CFR 11.9)
Customer Number	134811		

Domestic Benefit/National Stage Information:

This section allows for the applicant to either claim benefit under 35 U.S.C. 119(e), 120, 121, 365(c), or 386(c) or indicate National Stage entry from a PCT application. Providing benefit claim 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.

When referring to the current application, please leave the "Application Number" field blank.

Prior Application Status	Pending	Remove	
Application Number	Continuity Type	Prior Application Number	Filing or 371(c) Date (YYYY-MM-DD)
	Claims benefit of provisional	62311224	2016-03-21

Application Data Sheet 37 CFR 1.76		Attorney Docket Number		34757-1526	
		Application Number			
Title of Invention		REMOVABLE SEAT ATTACHMENT FOR A STROLLER			
Prior Application Status		Pending		Remove	
Application Number		Continuity Type		Prior Application Number	
		Continuation in part of		14597420	
Prior Application Status		Patented		Remove	
Application Number		Continuity Type		Prior Application Number	
14597420		Continuation of		14261558	
Filing Date (YYYY-MM-DD)		Patent Number		Issue Date (YYYY-MM-DD)	
2014-04-25		8955869		2015-02-17	
Prior Application Status		Abandoned		Remove	
Application Number		Continuity Type		Prior Application Number	
14261558		Continuation of		12631375	
Prior Application Status		Expired		Remove	
Application Number		Continuity Type		Prior Application Number	
61119920		Claims benefit of provisional		61119920	
Filing or 371(c) Date (YYYY-MM-DD)		2008-12-04			
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. When priority is claimed to a foreign application that is eligible for retrieval under the priority document exchange program (PDX)ⁱ the information will be used by the Office to automatically attempt retrieval pursuant to 37 CFR 1.55(i)(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 ^j (if applicable)
Additional Foreign Priority Data may be generated within this form by selecting the Add button.			

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

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	34757-1526
		Application Number	
Title of Invention	REMOVABLE SEAT ATTACHMENT FOR A STROLLER		

☐ 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.

NOTE: By providing this statement under 37 CFR 1.55 or 1.78, this application, with a filing date on or after March 16, 2013, will be examined under the first inventor to file provisions of the AIA.

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	34757-1526
		Application Number	
Title of Invention	REMOVABLE SEAT ATTACHMENT FOR A STROLLER		

Authorization or Opt-Out of Authorization to Permit Access:

When this Application Data Sheet is properly signed and filed with the application, applicant has provided written authority to permit a participating foreign intellectual property (IP) office access to the instant application-as-filed (see paragraph A in subsection 1 below) and the European Patent Office (EPO) access to any search results from the instant application (see paragraph B in subsection 1 below).

Should applicant choose not to provide an authorization identified in subsection 1 below, applicant **must opt-out** of the authorization by checking the corresponding box A or B or both in subsection 2 below.

NOTE: This section of the Application Data Sheet is **ONLY** reviewed and processed with the **INITIAL** filing of an application. After the initial filing of an application, an Application Data Sheet cannot be used to provide or rescind authorization for access by a foreign IP office(s). Instead, Form PTO/SB/39 or PTO/SB/69 must be used as appropriate.

1. Authorization to Permit Access by a Foreign Intellectual Property Office(s)

A. Priority Document Exchange (PDX) - Unless box A in subsection 2 (opt-out of authorization) is 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 State Intellectual Property Office of the People's Republic of China (SIPO), the World Intellectual Property Organization (WIPO), and any other foreign intellectual property office participating with the USPTO in a bilateral or multilateral priority document exchange agreement in which a foreign application claiming priority to the instant patent application is filed, access to: (1) the instant patent application-as-filed and its related bibliographic data, (2) any foreign or domestic application to which priority or benefit is claimed by the instant application and its related bibliographic data, and (3) the date of filing of this Authorization. See 37 CFR 1.14(h)(1).

B. Search Results from U.S. Application to EPO - Unless box B in subsection 2 (opt-out of authorization) is checked, the undersigned hereby **grants the USPTO authority** to provide the EPO access to the bibliographic data and search results from the instant patent application when a European patent application claiming priority to the instant patent application is filed. See 37 CFR 1.14(h)(2).

The applicant is reminded that the EPO's Rule 141(1) EPC (European Patent Convention) requires applicants to submit a copy of search results from the instant application without delay in a European patent application that claims priority to the instant application.

2. Opt-Out of Authorizations to Permit Access by a Foreign Intellectual Property Office(s)

☐ A. Applicant **DOES NOT** authorize the USPTO to permit a participating foreign IP office access to the instant application-as-filed. If this box is checked, the USPTO will not be providing a participating foreign IP office with any documents and information identified in subsection 1A above.

☐ B. Applicant **DOES NOT** authorize the USPTO to transmit to the EPO any search results from the instant patent application. If this box is checked, the USPTO will not be providing the EPO with search results from the instant application.

NOTE: Once the application has published or is otherwise publicly available, the USPTO may provide access to the application in accordance with 37 CFR 1.14.

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	34757-1526
		Application Number	
Title of Invention	REMOVABLE SEAT ATTACHMENT FOR A STROLLER		

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	<input type="button" value="Remove"/>
<p>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) together with one or more joint inventors, then the joint inventor or inventors who are also the applicant should be identified in this section.</p> <p style="text-align: right;"><input type="button" value="Clear"/></p>		
<input checked="" type="radio"/> Assignee	Legal Representative under 35 U.S.C. 117	Joint Inventor
Person to whom the inventor is obligated to assign.		Person who shows sufficient proprietary interest
If applicant is the legal representative, indicate the authority to file the patent application, the inventor is:		
<div style="border: 1px solid black; height: 20px; width: 100%;"></div>		
Name of the Deceased or Legally Incapacitated Inventor: <div style="border: 1px solid black; height: 20px; width: 100%;"></div>		
If the Applicant is an Organization check here. <input checked="" type="checkbox"/>		
Organization Name	Baby Jogger, LLC	
Mailing Address Information For Applicant:		
Address 1	3575 Magellan Parkway	
Address 2	Suite 1000	
City	Richmond	State/Province VA
Country	US	Postal Code 23227
Phone Number		Fax Number
Email Address		
Additional Applicant Data may be generated within this form by selecting the Add button. <input type="button" value="Add"/>		

Assignee Information including Non-Applicant Assignee 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.

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	34757-1526
		Application Number	
Title of Invention	REMOVABLE SEAT ATTACHMENT FOR A STROLLER		

Assignee 1				
Complete this section if assignee information, including non-applicant assignee information, is desired to be included on the patent application publication. An assignee-applicant identified in the "Applicant Information" section will appear on the patent application publication as an applicant. For an assignee-applicant, complete this section only if identification as an assignee is also desired on the patent application publication.				
				<input type="button" value="Remove"/>
If the Assignee or Non-Applicant Assignee is an Organization check here.				<input type="checkbox"/>
Prefix	Given Name	Middle Name	Family Name	Suffix
<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
Mailing Address Information For Assignee including Non-Applicant Assignee:				
Address 1		<input type="text"/>		
Address 2		<input type="text"/>		
City	<input type="text"/>	State/Province	<input type="text"/>	
Country ⁱ	<input type="text"/>	Postal Code	<input type="text"/>	
Phone Number	<input type="text"/>	Fax Number	<input type="text"/>	
Email Address	<input type="text"/>			
Additional Assignee or Non-Applicant Assignee Data may be generated within this form by selecting the Add button.				<input type="button" value="Add"/>

Signature:

NOTE: This Application Data Sheet must be signed in accordance with 37 CFR 1.33(b). However, if this Application Data Sheet is submitted with the **INITIAL** filing of the application and either box A or B is not checked in subsection 2 of the "Authorization or Opt-Out of Authorization to Permit Access" section, then this form must also be signed in accordance with 37 CFR 1.14(c).

This Application Data Sheet **must** be signed by a patent practitioner if one or more of the applicants is a **juristic entity** (e.g., corporation or association). If the applicant is two or more joint inventors, this form must be signed by a patent practitioner, **all** joint inventors who are the applicant, or one or more joint inventor-applicants who have been given power of attorney (e.g., see USPTO Form PTO/AIA/81) on behalf of **all** joint inventor-applicants.

See 37 CFR 1.4(d) for the manner of making signatures and certifications.

Signature	/James M. Hannon/		Date (YYYY-MM-DD)	2016-08-01
First Name	James	Last Name	Hannon	Registration Number
				48,565
Additional Signature may be generated within this form by selecting the Add button.				<input type="button" value="Add"/>

Application Data Sheet 37 CFR 1.76		Attorney Docket Number	34757-1526
		Application Number	
Title of Invention	REMOVABLE SEAT ATTACHMENT FOR A STROLLER		

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

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 Patent Application Fee Transmittal

Application Number:				
Filing Date:				
Title of Invention:	REMOVABLE SEAT ATTACHMENT FOR A STROLLER			
First Named Inventor/Applicant Name:	Jon Hee Lee			
Filer:	James Michael Hannon/Danielle Schubach			
Attorney Docket Number:	34757-1526			
Filed as Large Entity				
Filing Fees for Utility under 35 USC 111(a)				
Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Basic Filing:				
Utility application filing	1011	1	280	280
Utility Search Fee	1111	1	600	600
Utility Examination Fee	1311	1	720	720
Pages:				
Claims:				
Miscellaneous-Filing:				
Petition:				
Patent-Appeals-and-Interference:				

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Post-Allowance-and-Post-Issuance:				
Extension-of-Time:				
Miscellaneous:				
Total in USD (\$)				1600

Electronic Acknowledgement Receipt

EFS ID:	26510790
Application Number:	15225326
International Application Number:	
Confirmation Number:	4030
Title of Invention:	REMOVABLE SEAT ATTACHMENT FOR A STROLLER
First Named Inventor/Applicant Name:	Jon Hee Lee
Customer Number:	134811
Filer:	James Michael Hannon
Filer Authorized By:	
Attorney Docket Number:	34757-1526
Receipt Date:	01-AUG-2016
Filing Date:	
Time Stamp:	16:40:25
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	Deposit Account
Payment was successfully received in RAM	\$ 1600
RAM confirmation Number	3194
Deposit Account	195029
Authorized User	HANNON, JAMES

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

Charge any Additional Fees required under 37 CFR 1.16 (National application filing, search, and examination fees)

Charge any Additional Fees required under 37 CFR 1.17 (Patent application and reexamination processing fees)

File Listing:					
Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1		34757-1526_Application.pdf	167177	yes	28
			c7dd1ef9f36b3f5c90fde305d9bbb4c78ea90b2f		
	Multipart Description/PDF files in .zip description				
	Document Description		Start	End	
	Specification		1	22	
	Claims		23	27	
	Abstract		28	28	
Warnings:					
Information:					
2	Drawings-only black and white line drawings	34757-1526_Drawings.pdf	1513128	no	18
			cdd3d6cde195d2af70dafe172dafa74d4f54a245		
Warnings:					
Information:					
3	Application Data Sheet	34757-1526_ADS.pdf	1823772	no	10
			545e8d187f9b64e1e360fff786ae427cdf54b02		
Warnings:					
Information:					
4	Fee Worksheet (SB06)	fee-info.pdf	35103	no	2
			b00788a408d14dc45442bf7658bd96479758a9ad		
Warnings:					
Information:					
Total Files Size (in bytes):			3539180		

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.

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.

SCORE Placeholder Sheet for IFW Content

Application Number: 15225326

Document Date: 08/01/2016

The presence of this form in the IFW record indicates that the following document type was received in electronic format on the date identified above. This content is stored in the SCORE database.

- Drawings – Other than Black and White Line Drawings

Since this was an electronic submission, there is no physical artifact folder, no artifact folder is recorded in PALM, and no paper documents or physical media exist. The TIFF images in the IFW record were created from the original documents that are stored in SCORE.

To access the documents in the SCORE database, refer to instructions below.

At the time of document entry (noted above):

- Examiners may access SCORE content via the eIDAN interface.
- Other USPTO employees can bookmark the current SCORE URL (<http://Score.uspto.gov/ScoreAccessWeb/>).
- External customers may access SCORE content via the Public and Private PAIR interfaces.

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT3998396

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
JON HEE LEE	07/28/2016
MEGAN ROE	07/28/2016
STACY NOEL SIMPSON	07/25/2016
MARK ZEHFUSS	08/02/2016
RECEIVING PARTY DATA	
Name:	BABY JOGGER, LLC
Street Address:	8575 MAGELLAN PARKWAY
Internal Address:	SUITE 1000
City:	RICHMOND
State/Country:	VIRGINIA
Postal Code:	23227
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	15225326
CORRESPONDENCE DATA	
Fax Number:	(404)853-8806
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>	
Phone:	404-853-8000
Email:	danielle.schubach@sutherland.com
Correspondent Name:	SUTHERLAND ASBILL & BRENNAN LLP
Address Line 1:	999 PEACHTREE STREET NE
Address Line 4:	ATLANTA, GEORGIA 30309
ATTORNEY DOCKET NUMBER:	34757-1526
NAME OF SUBMITTER:	JAMES M. HANNON
SIGNATURE:	/James M. Hannon/
DATE SIGNED:	08/09/2016
This document serves as an Oath/Declaration (37 CFR 1.63).	
Total Attachments: 7	

source=34757-1526_AssgnDec_#page1.tif
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source=34757-1526_AssgnDec_#page3.tif
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source=34757-1526_AssgnDec_#page6.tif
source=34757-1526_AssgnDec_#page7.tif

PATENT ASSIGNMENT AND DECLARATION (37 CFR 1.63)

U.S. Patent Appln. No. 15/225,326
Filed: August 1, 2016

Attorney Docket No. 34757-1526

PARTIES TO THE ASSIGNMENT

Assignor(s):

JON HEE LEE
228 S. Central Ave
Highwood, IL 60040

MEGAN ROE
4029 Heights Lane
Kalamazoo, MI 49008

STACY NOEL SIMPSON
6035 Chablis Lane
Portage, MI 49024

MARK ZEHFUSS
10804 Cherry Hill Drive
Glen Allen, VA 23059

Assignee:

BABY JOGGER, LLC
8575 Magellan Parkway, Suite 1000
Richmond, VA 23227

AGREEMENT

WHEREAS, ASSIGNOR(S) (listed above) are inventor(s) of an invention entitled “**REMOVABLE SEAT ATTACHMENT FOR A STROLLER**” (Invention) for which a non-provisional application for United States Letters Patent

☒ was filed on August 1, 2016, and accorded U.S. Application No. 15/225,326 ; or

☐ will be filed concurrently with the submission of this executed PATENT ASSIGNMENT for recordation.

ASSIGNOR(S) hereby authorizes and requests ASSIGNEE’S legal representatives, of Sutherland Asbill and Brennan LLP, associated with Customer No. 134811, to insert in the header above and here in

PATENT ASSIGNMENT AND DECLARATION (37 CFR 1.63)

U.S. Patent Appln. No. 15/225,326
Filed: August 1, 2016

Attorney Docket No. 34757-1526

parentheses (U.S. Application No. 15/225,326 , filed August 1, 2016), this application's U.S. application number and filing date, when known.

WHEREAS, ASSIGNEE, a corporation of the State of Virginia, is desirous of acquiring the entire right, title and interest in and to the Invention and in and to any letters patent that may be granted therefor in the United States and in any and all foreign countries;

NOW, THEREFORE, in exchange for good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNOR(S) hereby sell, assign and transfer unto ASSIGNEE its successors and assigns, the entire right, title and interest in and to said Invention and any improvements thereto, said Application and any and all letters patent which may be granted for said Invention in the United States of America and its territorial possessions and in any and all foreign countries, and in any and all provisional, divisions, reissues, re-examinations and continuations thereof, including the right to file foreign applications directly in the name of ASSIGNEE and to claim priority rights deriving from said application to which said foreign applications are entitled by virtue of international convention, treaty or otherwise, said Invention, application and all letters patent on said Invention to be held and enjoyed by ASSIGNEE and its successors and assigns for their use and benefit and of their successors and assigns as fully and entirely as the same would have been held and enjoyed by ASSIGNOR(S) had this assignment, transfer and sale not been made. ASSIGNOR(S) hereby authorize and request the Commissioner of Patents and Trademarks to issue all letters patent on said Invention to ASSIGNEE. ASSIGNOR(S) agree to execute all instruments and documents required for the making and prosecution of applications for United States and foreign letters patent on said Invention, for litigation regarding said letters patent, or for the purpose of protecting title to said Invention or letters patent therefor.

AND ASSIGNOR(S) DOES HEREBY sell, assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all claims for damages and all remedies arising out of any

PATENT ASSIGNMENT AND DECLARATION (37 CFR 1.63)

U.S. Patent Appln. No. 15/225,326
Filed: August 1, 2016

Attorney Docket No. 34757-1526

violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but not limited to, the right to sue for, collect, and retain damages for past infringements of said letters patent before or after issuance.

AND ASSIGNOR(S) DOES HEREBY covenant and agree that ASSIGNOR(S) will communicate to said ASSIGNEE, its successors, legal representatives and assigns, any facts known to ASSIGNOR respecting the Invention or said application, and testify in any legal proceeding, assist in the preparation of any other patent property relating to the application and the Invention or any improvements made thereto, sign/execute all lawful papers, provide all requested documents, execute and make all rightful oaths and/or declarations in connection with the application and the Invention including any improvements made thereto, any patent applications filed therefrom, and any continuing application filed from any of the aforementioned applications, and generally do everything possible to aid the ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper patent protection for the Invention in all countries. These provisions are binding upon our heirs, legal representatives, administrators, and assigns.

CORRESPONDENCE ADDRESS

I hereby direct all correspondence and telephone calls in connection with this application be addressed to the number associated with the customer number listed below, which is:

134811

PATENT ASSIGNMENT AND DECLARATION (37 CFR 1.63)

U.S. Patent Appln. No. 15/225,326
Filed: August 1, 2016

Attorney Docket No. 34757-1526

DECLARATION

As a below named inventor, I hereby declare that this declaration is directed to:

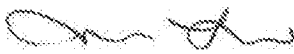
- ☐ the attached application; or
☒ United States application number 15/225,326 filed on August 1, 2016; or
☐ PCT international application number _____ filed on _____
(We hereby authorize and request the Company or its delegated attorneys or agents to insert above the application number and filing date of the application when known)

The above-identified application was made or authorized to be made by me. I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.

I have reviewed and understand the contents of the above-identified application, and acknowledge the duty to disclose to the US Patent & Trademark Office all information known to me to be material to the patentability as defined in 37 CFR 1.56.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

Legal name of inventor: **JON HEE LEE**



Jon Hee Lee

07/28/16

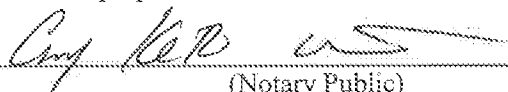
Date

STATE OF ILLINOIS
ss.

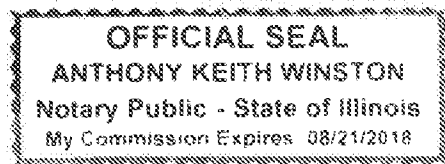
COUNTY OF COOK

This 28 day of JULY, 2016 before me personally came the above-named Jon Hee Lee, to me personally known as the individual who executed the foregoing assignment, who acknowledged to me that he/she executed the same of his/her own free will for the purposes therein set forth.

Seal



(Notary Public)



PATENT ASSIGNMENT AND DECLARATION (37 CFR 1.63)

Attorney Docket No. 34757-1526

U.S. Patent Appln. No. 15/225,326

Filed: August 1, 2016

X United States application number 15/225,326 filed on August 1, 2016; or

PCT international application number _____ filed on _____
(We hereby authorize and request the Company or its delegated attorneys or agents to insert
above the application number and filing date of the application when known)

The above-identified application was made or authorized to be made by me. I believe that I am the original
inventor or an original joint inventor of a claimed Invention in the application.

I have reviewed and understand the contents of the above-identified application, and acknowledge the duty to
disclose to the US Patent & Trademark Office all information known to me to be material to the patentability
as defined in 37 CFR 1.56.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC
1001 by fine or imprisonment of not more than five (5) years, or both.

Legal name of inventor: **MEGAN ROE**

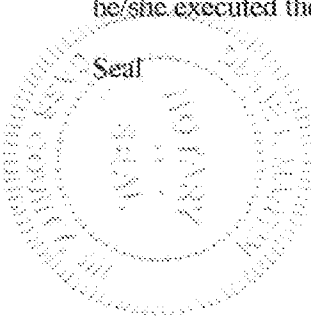

Megan Roe

07.28.16
Date

STATE OF Michigan

ss.
COUNTY OF Kalamazoo

This 28th day of July, 2016 before me personally came the above-named Megan Roe, to
me personally known as the individual who executed the foregoing assignment, who acknowledged to me that
he/she executed the same of his/her own free will for the purposes therein set forth.

 Seal
Diane L. Martin
(Notary Public)

DIANE L. MARTIN, Notary Public
State of Michigan, County of Cass
My Commission Expires 09/18/2022
Acting in the County of Kalamazoo

PATENT ASSIGNMENT AND DECLARATION (37 CFR 1.63)

U.S. Patent Appln. No. 15/225,326
Filed: August 1, 2016

Attorney Docket No. 34757-1526

DECLARATION

As a below named inventor, I hereby declare that this declaration is directed to:

- ☐ the attached application; or
☒ United States application number 15/225,326 filed on August 1, 2016; or
☐ PCT international application number _____ filed on _____
(We hereby authorize and request the Company or its delegated attorneys or agents to insert above the application number and filing date of the application when known)

The above-identified application was made or authorized to be made by me. I believe that I am the original inventor or an original joint inventor of a claimed Invention in the application.

I have reviewed and understand the contents of the above-identified application, and acknowledge the duty to disclose to the US Patent & Trademark Office all information known to me to be material to the patentability as defined in 37 CFR 1.56.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

Legal name of inventor: **STACY NOEL SIMPSON**



Stacy Noel Simpson

7/25/2016

Date

STATE OF

ss.

COUNTY OF

This 25th day of July, 2016 before me personally came the above-named Stacy Noel Simpson, to me personally known as the individual who executed the foregoing assignment, who acknowledged to me that he/she executed the same of his/her own free will for the purposes therein set forth.

Seal



(Notary Public)

DIANE L. MARTIN, Notary Public
State of Michigan, County of Cass
My Commission Expires 09/18/2022
Acting in the County of Kalamazoo

PATENT ASSIGNMENT AND DECLARATION (37 CFR 1.63)

U.S. Patent Appln. No. 15/225,326
Filed: August 1, 2016

Attorney Docket No. 34757-1526

DECLARATION

As a below named inventor, I hereby declare that this declaration is directed to:

- ☐ the attached application; or
☒ United States application number 15/225,326 filed on August 1, 2016; or
☐ PCT international application number _____ filed on _____
(We hereby authorize and request the Company or its delegated attorneys or agents to insert above the application number and filing date of the application when known)

The above-identified application was made or authorized to be made by me. I believe that I am the original inventor or an original joint inventor of a claimed invention in the application.

I have reviewed and understand the contents of the above-identified application, and acknowledge the duty to disclose to the US Patent & Trademark Office all information known to me to be material to the patentability as defined in 37 CFR 1.56.

I hereby acknowledge that any willful false statement made in this declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

Legal name of inventor: **MARK ZEHFUSS**


Mark Zehfuss

8/2/16
Date

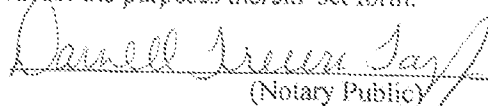
STATE OF Virginia
ss.

COUNTY OF Henrico

This 2nd day of August, 2016 before me personally came the above-named Mark Zehfuss, to me personally known as the individual who executed the foregoing assignment, who acknowledged to me that he/she executed the same of his/her own free will for the purposes therein set forth.

Seal




(Notary Public)



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

APPLICATION NUMBER	FILING or 371(c) DATE	GRP ART UNIT	FIL FEE REC'D	ATTY. DOCKET NO	TOT CLAIMS	IND CLAIMS
15/225,326	08/01/2016	3636	1600	34757-1526	20	3

CONFIRMATION NO. 4030

FILING RECEIPT



0000000083051441

134811
Sutherland/NWL
999 Peachtree Street
Suite 2300
Atlanta, GA 30309

Date Mailed: 08/16/2016

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)

Jon Hee Lee, Highwood, IL;
Megan Roe, Kalamazoo, MI;
Stacy Noel Simpson, Portage, MI;
Mark Zehfuss, Glen Allen, VA;

Applicant(s)

Baby Jogger, LLC, Richmond, VA;

Power of Attorney: None

Domestic Priority data as claimed by applicant

This appln claims benefit of 62/311,224 03/21/2016
and is a CIP of 14/597,420 01/15/2015 PAT 9403550
which is a CON of 14/261,558 04/25/2014 PAT 8955869
which is a CON of 12/631,375 12/04/2009 ABN

Foreign Applications for which priority is claimed (You may be eligible to benefit from the **Patent Prosecution Highway** program at the USPTO. Please see <http://www.uspto.gov> 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: Yes

Permission to Access Search Results: Yes

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: 08/11/2016

The country code and number of your priority application, to be used for filing abroad under the Paris Convention, is **US 15/225,326**

Projected Publication Date: 11/24/2016

Non-Publication Request: No

Early Publication Request: No
Title

REMOVABLE SEAT ATTACHMENT FOR A STROLLER

Preliminary Class

297

Statement under 37 CFR 1.55 or 1.78 for AIA (First Inventor to File) Transition Applications: No

PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

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.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

Applicants also are advised that in the case of inventions made in the United States, the Director of the USPTO must issue a license before applicants can apply for a patent in a foreign country. The filing of a U.S. patent application serves as a request for a foreign filing license. The application's filing receipt contains further information and guidance as to the status of applicant's license for foreign filing.

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).

LICENSE FOR FOREIGN FILING UNDER
Title 35, United States Code, Section 184
Title 37, Code of Federal Regulations, 5.11 & 5.15

GRANTED

The applicant has been granted a license under 35 U.S.C. 184, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" followed by a date appears on this form. Such licenses are issued in all applications where the conditions for issuance of a license have been met, regardless of whether or not a license may be required as set forth in 37 CFR 5.15. The scope and limitations of this license are set forth in 37 CFR 5.15(a) unless an earlier license has been issued under 37 CFR 5.15(b). The license is subject to revocation upon written notification. The date indicated is the effective date of the license, unless an earlier license of similar scope has been granted under 37 CFR 5.13 or 5.14.

This license is to be retained by the licensee and may be used at any time on or after the effective date thereof unless it is revoked. This license is automatically transferred to any related applications(s) filed under 37 CFR 1.53(d). This license is not retroactive.

The grant of a license does not in any way lessen the responsibility of a licensee for the security of the subject matter as imposed by any Government contract or the provisions of existing laws relating to espionage and the national security or the export of technical data. Licensees should apprise themselves of current regulations especially with respect to certain countries, of other agencies, particularly the Office of Defense Trade Controls, Department of State (with respect to Arms, Munitions and Implements of War (22 CFR 121-128)); the Bureau of Industry and Security, Department of Commerce (15 CFR parts 730-774); the Office of Foreign Assets Control, Department of Treasury (31 CFR Parts 500+) and the Department of Energy.

NOT GRANTED

No license under 35 U.S.C. 184 has been granted at this time, if the phrase "IF REQUIRED, FOREIGN FILING LICENSE GRANTED" DOES NOT appear on this form. Applicant may still petition for a license under 37 CFR 5.12, if a license is desired before the expiration of 6 months from the filing date of the application. If 6 months has lapsed from the filing date of this application and the licensee has not received any indication of a secrecy order under 35 U.S.C. 181, the licensee may foreign file the application pursuant to 37 CFR 5.15(b).

SelectUSA

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 U.S. offers tremendous resources and advantages for those who invest and manufacture goods here. Through SelectUSA, our nation works to promote and facilitate business investment. SelectUSA provides information assistance to the international investor community; serves as an ombudsman for existing and potential investors; advocates on behalf of U.S. cities, states, and regions competing for global investment; and counsels U.S. economic development organizations on investment attraction best practices. To learn more about why the United States is the best country in the world to develop

technology, manufacture products, deliver services, and grow your business, visit <http://www.SelectUSA.gov> or call +1-202-482-6800.



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

APPLICATION NUMBER	FILING OR 371(C) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE
15/225,326	08/01/2016	Jon Hee Lee	34757-1526

134811
Sutherland/NWL
999 Peachtree Street
Suite 2300
Atlanta, GA 30309

CONFIRMATION NO. 4030
IMPROPER CFR REQUEST



Date Mailed: 08/16/2016

RESPONSE TO REQUEST FOR CORRECTED FILING RECEIPT

Continuity, Priority Claims, Petitions, and Non-Publication Requests

In response to your request for a corrected Filing Receipt, the Office is unable to comply with your request because:

Improper Benefit Claim(s) to Prior-Filed Provisional Application(s)

The benefit claim(s) to prior-filed provisional application(s) is improper because the instant application was not filed within twelve (12) months from the filing date of the provisional application, and there is no indication of an intermediate nonprovisional or international application designating the United States that is directly claiming the benefit of the provisional application and filed within 12 months of the filing date of the provisional application. Applicant should review each benefit claim submitted and, if appropriate, provide the proper reference to the prior-filed applications (including an indication of any intermediate application that is directly claiming the benefit of the provisional application and filed with 12 months of the filing date of the provisional application) as required by 37 CFR 1.78.

Alternatively, if the instant application (or intermediate application) was filed within 14 months of the prior provisional application, applicant may file a petition (in the instant application or the intermediate application, as appropriate) to restore the benefit of the provisional application if the delay in filing the instant application (or intermediate application) within the 12 month time period was unintentional. See 37 CFR 1.78 for the requirements of a petition to restore the benefit of the provisional application.

For applications filed on or after September 16, 2012, applicant must submit a corrected application data sheet (ADS) to include a specific reference.

Timeliness: The required reference for each benefit claim must be filed during the pendency of the instant application and within the later of: (1) four months from the actual filing date of the instant application, or the national stage commencement date if the instant application is a national stage application under 35 U.S.C. 371; or (2) sixteen months from the filing date of the prior-filed application. Failure to timely file the required reference is considered a waiver of any benefit claim, unless a grantable petition to accept an unintentionally delayed claim under 37 CFR 1.78, the petition fee set forth in 37 CFR 1.17(m), and the required reference are filed.

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.

/sstephanos/

PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875						Application or Docket Number 15/225,326				
APPLICATION AS FILED - PART I										
(Column 1)		(Column 2)		SMALL ENTITY		OR OTHER THAN SMALL ENTITY				
FOR	NUMBER FILED	NUMBER EXTRA	RATE(\$)	FEE(\$)		RATE(\$)	FEE(\$)			
BASIC FEE (37 CFR 1.16(a), (b), or (c))	N/A	N/A	N/A			N/A	280			
SEARCH FEE (37 CFR 1.16(k), (l), or (m))	N/A	N/A	N/A			N/A	600			
EXAMINATION FEE (37 CFR 1.16(o), (p), or (q))	N/A	N/A	N/A			N/A	720			
TOTAL CLAIMS (37 CFR 1.16(j))	20	minus 20 = *				x 80 =	0.00			
INDEPENDENT CLAIMS (37 CFR 1.16(h))	3	minus 3 = *				x 420 =	0.00			
APPLICATION SIZE FEE (37 CFR 1.16(s))	If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).						0.00			
MULTIPLE DEPENDENT CLAIM PRESENT (37 CFR 1.16(j))							0.00			
* If the difference in column 1 is less than zero, enter "0" in column 2.				TOTAL		TOTAL	1600			
APPLICATION AS AMENDED - PART II										
(Column 1)		(Column 2)		(Column 3)		SMALL ENTITY		OR OTHER THAN SMALL ENTITY		
AMENDMENT A		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE(\$)	ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)
	Total (37 CFR 1.16(i))	*	Minus	**	=	x	=		x	=
	Independent (37 CFR 1.16(h))	*	Minus	***	=	x	=		x	=
	Application Size Fee (37 CFR 1.16(s))									
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))									
						TOTAL ADD'L FEE			TOTAL ADD'L FEE	
AMENDMENT B		CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE(\$)	ADDITIONAL FEE(\$)		RATE(\$)	ADDITIONAL FEE(\$)
	Total (37 CFR 1.16(i))	*	Minus	**	=	x	=		x	=
	Independent (37 CFR 1.16(h))	*	Minus	***	=	x	=		x	=
	Application Size Fee (37 CFR 1.16(s))									
	FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))									
						TOTAL ADD'L FEE			TOTAL ADD'L FEE	
* If the entry in column 1 is less than the entry in column 2, write "0" in column 3. ** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20". *** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3". The "Highest Number Previously Paid For" (Total or Independent) is the highest found in the appropriate box in column 1.										

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

Application Number	15225326
Filing Date	2016-08-01
First Named Inventor	Jon Hee Lee
Art Unit	3618
Examiner Name	James A. Shriver II
Attorney Docket Number	34757-1526

U.S.PATENTS						Remove
Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear
	1	4542915		1985-09-24	Wheeler	
	2	9260127		2016-02-16	Rolicki	
	3	9260128		2016-20-16	Liu	
	4	9227650		2016-01-05	Gillett	
	5	6209892		2001-04-03	Schaaf	
	6	7475900		2009-01-13	Cheng	
	7	9242665		2016-01-26	Offord	
	8	7401803		2008-07-22	Lai	

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

Application Number		15225326
Filing Date		2016-08-01
First Named Inventor	Jon Hee Lee	
Art Unit		3618
Examiner Name	James A. Shriver II	
Attorney Docket Number		34757-1526

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	2	20090302578		2009-12-10	White	
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	1	2005105546	WO		2005-11-10	Rohl		
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	1	Office Action from Canadian Patent Application No. 2,745,914 dated December 17, 2015. (3pgs)	
	2	Office Action from European Patent Application No. 09831215 dated January 13, 2016. (5pgs)	
	3	International Search Report and Written Opinion for International Application No. PCT/US2009/066817 dated January 29, 2010	
	4	International Search Report and Written Opinion for International Application No. PCT/2009/066817 dated June 7, 2011	
	5	Office Action from Chinese Patent Application No. 200980148829.3 dated October 31, 2012 (17pgs, including 8pgs English translation)	
	6	Office Action from Chinese Patent Application No. 200980148829.3 dated June 8, 2013 (11pgs, including 5pg English translation)	
	7	Office Action from Chinese Patent Application No. 200980148829.3 dated November 18, 2013 (5pgs, including 2pg English translation)	

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Art Unit	3618
Examiner Name	James A. Shriver II
Attorney Docket Number	34757-1526

8	Office Action from Australian Patent Application 2009322149 dated April 1, 2014 (5pgs)
9	Office Action from Australian Patent Application No. 2009322149 dated December 2, 2014 (4pgs)
10	European Search Report and Search Opinion for European Application No. 09831215 dated November 4, 2013 (7pgs)
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Application Number	15225326
Filing Date	2016-08-01
First Named Inventor	Jon Hee Lee
Art Unit	3618
Examiner Name	James A. Shriver II
Attorney Docket Number	34757-1526

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.

☒ 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	/James M. Hannon/	Date (YYYY-MM-DD)	2016-09-26
Name/Print	James M. Hannon	Registration Number	48565

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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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.
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)
) Customer No.: **134811**
 Jon Hon Lee)
) Confirmation No.: **4030**
 Serial No.: **15/225,326**)
) Art Unit: **3618**
 Filed: **August 1, 2016**)
) Examiner: **James A. Shriver II**
 For: **Removable Seat Attachment for a Stroller**)
)
 Attorney Docket No.: **34757-1526**)
)
)
)

SUBMISSION OF INFORMATION DISCLOSURE STATEMENT

Via EFS-Web

Commissioner for Patents
Alexandria, VA 22313-1450

Dear Examiner Shriver:

The citation of information on the attached form PTO/SB/08A, "Information Disclosure Statement by Applicant" is made pursuant to 37 C.F.R. §§ 1.56, 1.97, and 1.98.

Pursuant to the Office's waiver of the requirement under 37 CFR 1.98 (a)(2)(i) for submitting a copy of each cited U.S. patent and each U.S. patent application publication for all U.S. national patent applications filed after June 30, 2003, no copy of any cited U.S. patent or U.S. patent application publication is being provided herewith.

The citation of information includes Chinese Patent Publication No. 1978264 (the "'264 Chinese Publication"), Chinese Patent Publication No. 2784272 (the "'272 Chinese Publication"), Chinese Patent Publication No. 2918181 (the "'181 Chinese Publication"), and Spanish Patent Publication No. 2253093 (the "'093 Spanish Publication"). Each of the '264 Chinese Publication, '272 Chinese Publication, '181 Chinese Publication and the '093 Spanish Publication is being provided to the USPTO in the language it was received. An English language abstract of the '264 Chinese Publication, '272 Chinese Publication, '181 Chinese

Certificate of Transmission

I hereby certify that this correspondence is being transmitted via the U.S. Patent and Trademark Office (USPTO) electronic filing system (EFS-Web) to Examiner Shriver, GAU 3618 on **September 26, 2016**.

/James M. Hannon./
James M. Hannon., Reg. No. 48,565

Publication and the '093 Spanish Publication is attached for the Examiner's convenience. A full English-language translation of each of the '264 Chinese Publication, '272 Chinese Publication, '181 Chinese Publication and the '093 Spanish Publication is not being provided with this filing as such translation is not within the possession, custody, or control and is not readily available to any individual designated under 37 CFR 1.56(c).

The '264 Chinese Publication was cited in an Office Action for Chinese Patent Application No. 201410187239.4 dated September 6, 2015, a copy of which is being submitted herewith. In the Office Action, the '264 Chinese Publication is cited in the search report as an "A" reference (document defining the general state of the art). *See* English translation of 9/6/2015 Office Action, p. 2. No further information regarding the relevance of the '264 Chinese Publication to the current application is known.

The '272 Chinese Publication was cited in an Office Action for Chinese Patent Application No. 201410187239.4 dated September 6, 2015, a copy of which is being submitted herewith. In the Office Action, the '272 Chinese Publication is cited in the search report as an "A" reference (document defining the general state of the art). *See* English translation of 9/6/2015 Office Action, p. 2. No further information regarding the relevance of the '272 Chinese Publication to the current application is known.

The '181 Chinese Publication was cited in an Office Action for Chinese Patent Application No. 201410187239.4 dated September 6, 2015, a copy of which is being submitted herewith. In the Office Action, the '181 Chinese Publication is cited in the search report as an "A" reference (document defining the general state of the art). *See* English translation of 9/6/2015 Office Action, p. 2. No further information regarding the relevance of the '181 Chinese Publication to the current application is known.

The '093 Spanish Publication was cited in the Supplementary European Search Report for European Application No. 09831215 dated November 4, 2013, a copy of which is being submitted herewith. In the Search Report, the '093 Spanish Publication is cited as an X reference to claims 1-14 of European Application No. 09831215. Discussion related to the '093 Spanish Publication with regard to claims 1-14 of European Application No. 09831215 is provided on sheet 3 (page 5) of the Search Report. No further information regarding the relevance of the '093 Spanish Publication to the current application is known.

Electronic Acknowledgement Receipt

EFS ID:	27020931
Application Number:	15225326
International Application Number:	
Confirmation Number:	4030
Title of Invention:	REMOVABLE SEAT ATTACHMENT FOR A STROLLER
First Named Inventor/Applicant Name:	Jon Hee Lee
Customer Number:	134811
Filer:	James Michael Hannon
Filer Authorized By:	
Attorney Docket Number:	34757-1526
Receipt Date:	26-SEP-2016
Filing Date:	01-AUG-2016
Time Stamp:	17:12:54
Application Type:	Utility under 35 USC 111(a)

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			9dcfb531bd37b2309db440d9f2cde5f714a 5fd2e		
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			7698afd6a68e0f37e6125d1fcd1239b593296298		
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			09e2fd165e179698745f1dad0b4e7118878a07b9		
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New Applications Under 35 U.S.C. 111

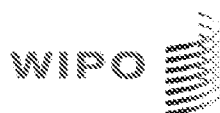
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National Stage of an International Application under 35 U.S.C. 371

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.

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1. (WO2005105546) AUXILIARY PUSHCHAIR SEAT

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Pub. No.: WO/2005/105546 **International Application No.:** PCT/GB2005/001276
Publication Date: 10.11.2005 **International Filing Date:** 01.04.2005
Chapter 2 Demand Filed: 23.08.2005
IPC: **B62B 9/00** (2006.01)

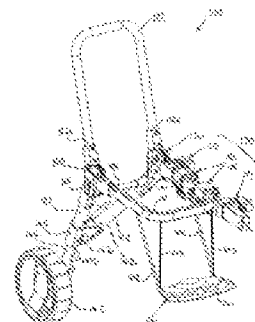
Applicants: ROHL, Stephanie [GB/GB]; (GB)**Inventors:** ROHL, Stephanie; (GB)**Agent:** GREY, Ian; Venner Shipley LLP, 20 Little Britain, London EC1A 7DH (GB)

Priority Data: 0409729.1 30.04.2004 GB
PCT/GB2004/002170 21.05.2004 GB

Title
(EN) AUXILIARY PUSHCHAIR SEAT
(FR) SIEGE DE POUSSETTE AUXILIAIRE

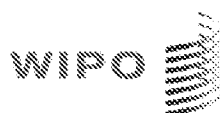
Abstract: (EN)An auxiliary seat (1) attachable to a pushchair (2) to enable it to accommodate two children seated side-by-side. The seat comprises a frame (10) having a backrest (22) and a base (21) and a wheel (30) in contact with the ground in an operative position. A child seated on the base is supported with their back against the backrest (22). The frame (10) is configured so that the backrest (22) and the base (21) fold substantially flat when the auxiliary seat is not in use. The auxiliary seat (1), including the base (21) and backrest (22), can pivot relative to the pushchair (2) to be folded against the side thereof in a storage position with the wheel (30) off the ground, once the base (21) and backrest (22) of the seat have been folded substantially flat.

(FR)L'invention concerne un siège auxiliaire (1) se fixant à une poussette (2) afin de permettre l'installation de deux enfants assis côte à côte. Ce siège comprend un cadre (10) doté d'un dossier (22), d'une base (21) et d'une roue (30) en contact avec le sol lorsqu'elle est positionnée d'utilisation. Un enfant assis sur la base est soutenu avec le dos contre le dossier (22). Le cadre (10) est configuré de sorte que le dossier (22) et la base (21) se plient sensiblement à plat lorsque le siège auxiliaire n'est pas utilisé. Le siège auxiliaire (1), qui comprend la base (21) et le dossier (22), peut pivoter par rapport à la poussette (2) pour être plié contre le côté de celle-ci en position de rangement alors que la roue (30) ne touche pas le sol, une fois la base (21) et le dossier (22) du siège pliés sensiblement à plat.



Designated States: AE, AG, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BW, BY, BZ, CA, CH, CN, CO, CR, CU, CZ, DE, DK, DM, DZ, EC, EE, EG, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, MZ, NA, NI, NO, NZ, OM, PG, PH, PL, PT, RO, RU, SC, SD, SE, SG, SK, SL, SM, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, YU, ZA, ZM, ZW.
African Regional Intellectual Property Organization (BW, GH, GM, KE, LS, MW, MZ, NA, SD, SL, SZ, TZ, UG, ZM, ZW)
Eurasian Patent Organization (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM)
European Patent Office (AT, BE, BG, CH, CY, CZ, DE, DK, EE, ES, FI, FR, GB, GR, HU, IE, IS, IT, LT, LU, MC, NL, PL, PT, RO, SE, SI, SK, TR)
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1. (WO2005105545) AUXILIARY PUSHCHAIR SEAT

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Publication Date: 10.11.2005 **International Filing Date:** 21.05.2004

IPC: B62B 9/00 (2006.01)

Applicants: ROHL, Stephanie [GB/GB]; (GB)

Inventors: ROHL, Stephanie; (GB)

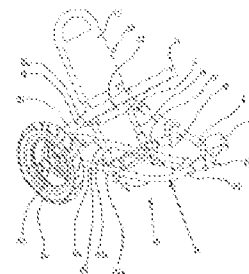
Agent: GREY, Ian; Venner, Shipley LLP, 20 Little Britain, London EC1A 7DH (GB)

Priority Data: 0409729.1 30.04.2004 GB

Title
 (EN) AUXILIARY PUSHCHAIR SEAT
 (FR) SIEGE DE POUSETTE AUXILIAIRE

Abstract: (EN)An auxiliary seat (1) attachable to a pushchair (2) to enable it to accommodate two children seated side-by-side and facing in the same direction. The seat comprises a frame (10) having a backrest (22) and a base (21) and a wheel (30) in contact with the ground in an operative position to support a child seated on the base (21) with their back against the backrest (22). The frame is configured so that the backrest (22) and the base fold substantially flat when the auxiliary seat is not in use.

(FR)L'invention concerne un siège auxiliaire pouvant être fixé à une poussette afin de permettre l'assise de deux enfants côte à côte et regardant dans la même direction. Le siège comprend un cadre possédant un dossier et une base ainsi qu'une roue en contact avec le sol dans une position fonctionnelle permettant de supporter un enfant assis sur la base avec son dos contre le dossier. Le cadre est conçu de manière que le dossier et la base puissent être pliés de façon sensiblement plate lorsque le siège auxiliaire n'est pas utilisé.



Designated States: AE, AG, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BW, BY, BZ, CA, CH, CN, CO, CR, CU, CZ, DE, DK, DM, DZ, EC, EE, EG, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, MZ, NA, NI, NO, NZ, OM, PG, PH, PL, PT, RO, RU, SC, SD, SE, SG, SK, SL, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, YU, ZA, ZM, ZW.

African Regional Intellectual Property Organization (BW, GH, GM, KE, LS, MW, MZ, NA, SD, SL, SZ, TZ, UG, ZM, ZW)

Eurasian Patent Organization (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM)

European Patent Office (AT, BE, BG, CH, CY, CZ, DE, DK, EE, ES, FI, FR, GB, GR, HU, IE, IT, LU, MC, NL, PL, PT, RO, SE, SI, SK, TR)

African Intellectual Property Organization (BF, BJ, CF, CG, CI, CM, GA, GN, GQ, GW, ML, MR, NE, SN, TD, TG).

Publication Language: English (EN)

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Espacenet

Bibliographic data: CN1978264 (A) — 2007-06-13

Children's bicycle

Inventor(s): SONG ZHENGHUAN WANG [CN] ± (ZHENGHUAN, WANG SONG, ; SONG ZHENGHUAN, ; WANG JUNMA)

Applicant(s): HAOHAIZI CHILDREN S ARTICLES C [CN] ± (HAOHAIZI CHILDREN'S ARTICLES CO., LTD, ; GOODBABY CHILD PRODUCTS CO., LTD)

Classification: - **international:** **B62B7/14; B62B9/18**
- **cooperative:**

Application number: CN20061107155 20060719

Priority number (s): CN2005275842U 20050922 ; CN20061107155 20060719

Also published as: CN100463826 (C)

Abstract of CN1978264 (A)

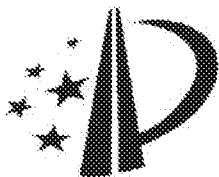
A baby carrier includes a primary carriage frame containing a master front wheel bracket, a master back wheel bracket, a master seat unit and a master seat set in the primary seat unit, and the carrier also includes a sub-frame containing a sub-wheel bracket, a sub-seat unit and a sub-seat on the unit, in which, the bottom of the sub-wheel bracket is set with a sub-wheel component, the primary frame and the sub-one can be connected and knocked down, so that they have a first working state of separation and a second working state of connection, the master frame forms an independent single carriage under the first state and they are connected to form an independent two carrier. When needing to carry two babies, one can connect the primary and the sub-carriers to form a two-carrier, and when carrying one baby, one can separate them to use the primary one to form a single-carrier.

[19] 中华人民共和国国家知识产权局

[51] Int. Cl.

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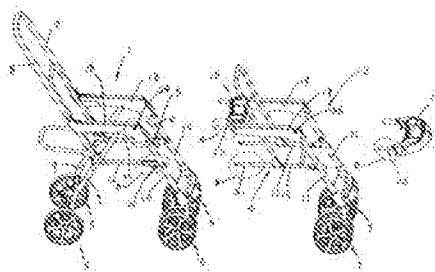
权利要求书 4 页 说明书 8 页 附图 8 页

[54] 发明名称

童车

[57] 摘要

一种童车，包括主推车架，主推车架包括主前轮支架、主后轮支架、主座位机构、设置于主座位机构上的主座位，童车还包括附推车架，附推车架包括附轮支架、附座位机构、设置于附座位机构上的附座位，附轮支架的下端部设置有附轮组件，主推车架与附推车架相可拆卸地连接，使得附推车架与主推车架具有相分离的第一工作状态，以及相连接的第二工作状态，在第一工作状态下，主推车架构成独立的单人推车；在第二工作状态下，主推车架与附推车架构成独立的双人推车。由于当需要把两个小孩推行时，将主推车架与附推车架相连接组装成双人童车，当只需要把一个小孩推行时，将主推车架与附推车架相分离，从而使主推车架组装成单人童车，因而使用范围较广。



1、一种童车，包括主推车架（1），所述的主推车架（1）包括主前轮支架（10）、主后轮支架（9）、主座位机构（3）、设置于所述的主座位机构（3）上的供婴儿乘坐用的主座位，其特征在于：所述的童车还包括附推车架（2），所述的附推车架（2）包括附轮支架（11）、附座位机构（4）、设置于所述的附座位机构（4）上的供婴儿乘坐用的附座位，所述的附轮支架（11）的下端部设置有附轮组件（7），所述的主推车架（1）与所述的附推车架（2）相可拆卸地连接，使得所述的附推车架（2）与所述的主推车架（1）具有相分离的第一工作状态，以及所述的附推车架（2）与所述的主推车架（1）具有相连接的第二工作状态，在所述的附推车架（2）与所述的主推车架（1）处于第一工作状态下，所述的主前轮支架（10）的下端部设置有主前轮组件（6），所述的主后轮支架（9）的下端部设置有主后轮组件（5），所述的主推车架（1）上设置有推把杆（8），所述的主推车架（1）构成独立的单人推车；在所述的附推车架（2）与所述的主推车架（1）处于第二工作状态下，所述的主前轮支架（10）的下端部、所述的主后轮支架（9）的下端部中的至少一个部件上设置有轮组件，所述的主推车架（1）或所述的附推车架（2）上设置有推把杆（8），所述的附座位位于所述的主座位的前方或者位于所述的主座位的后方，所述的主推车架（1）与所述的附推车架（2）构成独立的双人推车。

2、根据权利要求1所述的童车，其特征在于：当所述的附推车架（2）与所述的主推车架（1）处于第二工作状态下，所述的主前轮支架（10）的下端部设置有主前轮组件（6），所述的主后轮支架（9）的下端部设置有主后轮组件（5）。

3、根据权利要求1所述的童车，其特征在于：当所述的附推车架（2）与所述的主推车架（1）处于第二工作状态下，所述的附座位位于所述的主座位的前方，所述的附推车架（2）的后部与所述的主推车架（1）的前部相可拆卸地连接，所述的主推车架（1）上设置有推把杆（8），所述的主后轮支架（9）的下端部设置有主后轮组件（5）。

4、根据权利要求3所述的童车，其特征在于：当所述的附推车架（2）与所述的主推车架（1）处于第二工作状态下，所述的附推车架（2）的前部可拆卸地连接有附餐盘（17）或附前扶手，当所述的附推车架（2）与所述的主推车架（1）处于第一工作状态下，所述的附餐盘（17）或附前扶手与所述的主推车架（1）的前部相可拆卸地连接。

5、根据权利要求3所述的童车，其特征在于：所述的附推车架（2）的后

部连接有主餐盘(16)或主前扶手,当所述的附推车架(2)与所述的主推车架(1)处于第二工作状态下,所述的主餐盘(16)或主前扶手位于所述的主座位的前上方。

6、根据权利要求3所述的童车,其特征在于:所述的附推车架(2)还包括前端部与所述的附轮支架(11)的上端部相连接的附侧扶手(19),所述的附座位机构(4)包括附座连杆(13),所述的附座连杆(13)的前端部与所述的附轮支架(11)相连接,当所述的附推车架(2)与所述的主推车架(1)处于第二工作状态下,所述的附侧扶手(19)的后部与所述的主推车架(1)相连接,并且两者之间具有第一锁定机构(27),当所述的附推车架(2)与所述的主推车架(1)处于第二工作状态下,所述的附座连杆(13)的后部与所述的主推车架(1)相连接,并且两者之间具有第二锁定机构(28)。

7、根据权利要求6所述的童车,其特征在于:所述的主推车架(1)还包括前端部与所述的主前轮支架(10)的上端部相连接的主侧扶手(18)、与所述的主侧扶手(18)的后端部相连接的推把杆(8),所述的主后轮支架(9)的上端部与所述的主侧扶手(18)相连接,所述的主座位机构(3)包括位于所述的主前轮支架(10)与所述的主后轮支架(9)之间的主座连杆(12),当所述的附推车架(2)与所述的主推车架(1)处于第二工作状态下时,所述的附侧扶手(19)的后部与所述的主侧扶手(18)的前部相连接,所述的附座连杆(13)的后部与所述的主座连杆(12)的前部相连接。

8、根据权利要求7所述的童车,其特征在于:当所述的附推车架(2)与所述的主推车架(1)处于第二工作状态下,所述的附侧扶手(19)的前部可拆卸地连接有附餐盘(17)或附前扶手,当所述的附推车架(2)与所述的主推车架(1)处于第一工作状态下,所述的附餐盘(17)或附前扶手与所述的主侧扶手(18)的前部相可拆卸地连接。

9、根据权利要求1所述的童车,其特征在于:当所述的附推车架(2)与所述的主推车架(1)处于第二工作状态下,所述的附座位位于所述的主座位的后方,所述的附推车架(2)的前部与所述的主推车架(1)的后部相可拆卸地连接,所述的附推车架(2)上设置有推把杆(8),所述的主前轮支架(10)的下端部设置有主前轮组件(6)。

10、根据权利要求9所述的童车,其特征在于:当所述的附推车架(2)与所述的主推车架(1)处于第二工作状态下,所述的推把杆(8)可拆卸地连接

在所述的附推车架(2)的后部,当所述的附推车架(2)与所述的主推车架(1)处于第一工作状态下,所述的推把杆(8)与所述的主推车架(1)的后部相可拆卸地连接。

11、根据权利要求9所述的童车,其特征在于:所述的主推车架(1)的前部连接有主餐盘(16)或主前扶手。

12、根据权利要求9所述的童车,其特征在于:所述的主推车架(1)的后部连接有附餐盘或附前扶手。

13、根据权利要求9所述的童车,其特征在于:所述的附推车架(2)还包括前部与所述的附轮支架(11)的上端部相连接的附侧扶手(19)、上端部与所述的附侧扶手(19)的后端部相连接的附推把杆连杆(32),所述的附座位机构(4)包括附座连杆(13),所述的附座连杆(13)的后端部与所述的附轮支架(11)相连接,当所述的附推车架(2)与所述的主推车架(1)处于第二工作状态下,所述的附侧扶手(19)的前部与所述的主推车架(1)的后部相连接,并且两者之间具有第一锁定机构(27),当所述的附推车架(2)与所述的主推车架(1)处于第二工作状态下,所述的附座连杆(13)的前部与所述的主推车架(1)的后部相连接,并且两者之间具有第二锁定机构(28)。

14、根据权利要求13所述的童车,其特征在于:所述的主推车架(1)还包括前端部与所述的主前轮支架(10)的上端部相连接的主侧扶手(18)、上端部与所述的主侧扶手(18)的后端部相连接的主推杆连杆(31),所述的主后轮支架(9)的上端部与所述的主侧扶手(18)相连接,所述的主座位机构(3)包括位于所述的主前轮支架(10)与所述的主后轮支架(9)之间的主座连杆(12),当所述的附推车架(2)与所述的主推车架(1)处于第二工作状态下,所述的附侧扶手(19)的前部与所述的主侧扶手(18)的后部相连接,所述的附座连杆(13)的前部与所述的主座连杆(12)的后部相连接。

15、根据权利要求14所述的童车,其特征在于:当所述的主推车架(1)与所述的附推车架(2)处于第二工作状态下,所述的推把杆(8)可拆卸地连接在所述的附推把杆连杆(32)上,当所述的主推车架(1)与所述的附推车架(2)处于第一工作状态下,所述的推把杆(8)与所述的主推杆连杆(31)相可拆卸地连接。

16、根据权利要求14所述的童车,其特征在于:所述的主餐盘(16)或主前扶手连接在所述的主侧扶手(18)的前部,所述的主侧扶手(18)的后部连

接有附餐盘或附前扶手。

童车

技术领域

本发明涉及一种童车。

背景技术

现有技术中，童车，有的是单人童车，这种单人童车通常包括推车架，所述的推车架包括前轮支架、后轮支架、一个座位机构、设置于所述的座位机构上的一个座位，这种单人童车只可供一个小孩坐，需将两个小孩推行时，这种单人童车则无法使用；还有的是双人童车，这种双人童车通常包括推车架，所述的推车架包括前轮支架、后轮支架、设置于前轮支架与所述的后轮支架之间的两个座位机构、分别设置于两个座位机构上的两个座位，这种双人童车可供两个小孩坐，但是当只需将一个小孩推行时，操作者通常会选择单人童车，原因是双人童车体积较大，较单人童车难推行。可见，以单人童车及双人童车两种单一的形式出现的童车在使用范围上都有局限性。

发明内容

本发明目的是提供一种童车，其使用范围较广，童车操作者可根据需要将童车组装成单人童车或双人童车。

本发明的技术方案是：一种童车，包括主推车架，所述的主推车架包括主前轮支架、主后轮支架、主座位机构、设置于所述的主座位机构上的供婴儿乘坐用的主座位，所述的童车还包括附推车架，所述的附推车架包括附轮支架、附座位机构、设置于所述的附座位机构上的供婴儿乘坐用的附座位，所述的附轮支架的下端部设置有附轮组件，所述的主推车架与所述的附推车架相可拆卸地连接，使得所述的附推车架与所述的主推车架具有相分离的第一工作状态，以及所述的附推车架与所述的主推车架具有相连接的第二工作状态，在所述的附推车架与所述的主推车架处于第一工作状态下，所述的主前轮支架的下端部设置有主前轮组件，所述的主后轮支架的下端部设置有主后轮组件，所述的主推车架上设置有推把杆，所述的主推车架构成独立的单人推车；在所述的附推车架与所述的主推车架处于第二工作状态下，所述的主前轮支架的下端部、所述的主后轮支架的下端部中的至少一个部件上设置有轮组件，所述的主推车架或所述的附推车架上设置有推把杆，所述的附座位位于所述的主座位的前方或者位于所述的主座位的后方，所述的主推车架与所述的附推车架构成独立的双人推车。

当所述的附推车架与所述的主推车架处于第二工作状态下,所述的主前轮支架的下端部设置有主前轮组件,所述的主后轮支架的下端部设置有主后轮组件。

当所述的附推车架与所述的主推车架处于第二工作状态下,所述的附座位位于所述的主座位的前方,所述的附推车架的后部与所述的主推车架的前部相可拆卸地连接,所述的主推车架上设置有推把杆,所述的主后轮支架的下端部设置有主后轮组件。

当所述的附推车架与所述的主推车架处于第二工作状态下,所述的附推车架的前部可拆卸地连接有附餐盘或附前扶手,当所述的附推车架与所述的主推车架处于第一工作状态下,所述的附餐盘或附前扶手与所述的主推车架的前部相可拆卸地连接。

所述的附推车架的后部连接有主餐盘或主前扶手,当所述的附推车架与所述的主推车架处于第二工作状态下,所述的主餐盘或主前扶手位于所述的主座位的前上方。

所述的附推车架还包括前端部与所述的附轮支架的上端部相连接的附侧扶手,所述的附座位机构包括附座连杆,所述的附座连杆的前端部与所述的附轮支架相连接,当所述的附推车架与所述的主推车架处于第二工作状态下,所述的附侧扶手的后部与所述的主推车架相连接,并且两者之间具有第一锁定机构,当所述的附推车架与所述的主推车架处于第二工作状态下,所述的附座连杆的后部与所述的主推车架相连接,并且两者之间具有第二锁定机构。

所述的主推车架还包括前端部与所述的主前轮支架的上端部相连接的主侧扶手、与所述的主侧扶手的后端部相连接的推把杆,所述的主后轮支架的上端部与所述的主侧扶手相连接,所述的主座位机构包括位于所述的主前轮支架与所述的主后轮支架之间的主座连杆,当所述的附推车架与所述的主推车架处于第二工作状态下时,所述的附侧扶手的后部与所述的主侧扶手的前部相连接,所述的附座连杆的后部与所述的主座连杆的前部相连接。

当所述的附推车架与所述的主推车架处于第二工作状态下,所述的附侧扶手的前部可拆卸地连接有附餐盘或附前扶手,当所述的附推车架与所述的主推车架处于第一工作状态下,所述的附餐盘或附前扶手与所述的主侧扶手的前部相可拆卸地连接。

当所述的附推车架与所述的主推车架处于第二工作状态下,所述的附座位

位于所述的主座位的后方，所述的附推车架的前部与所述的主推车架的后部相可拆卸地连接，所述的附推车架上设置有推把杆，所述的主前轮支架的下端部设置有主前轮组件。

当所述的附推车架与所述的主推车架处于第二工作状态下，所述的推把杆可拆卸地连接在所述的附推车架的后部，当所述的附推车架与所述的主推车架处于第一工作状态下，所述的推把杆与所述的主推车架的后部相可拆卸地连接。

所述的主推车架的前部连接有主餐盘或主前扶手。

所述的主推车架的后部连接有附餐盘或附前扶手。

所述的附推车架还包括前部与所述的附轮支架的上端部相连接的附侧扶手、上端部与所述的附侧扶手的后端部相连接的附推把杆连杆，所述的附座位机构包括附座连杆，所述的附座连杆的后端部与所述的附轮支架相连接，当所述的附推车架与所述的主推车架处于第二工作状态下，所述的附侧扶手的前部与所述的主推车架的后部相连接，并且两者之间具有第一锁定机构，当所述的附推车架与所述的主推车架处于第二工作状态下，所述的附座连杆的前部与所述的主推车架的后部相连接，并且两者之间具有第二锁定机构。

所述的主推车架还包括前端部与所述的主前轮支架的上端部相连接的主侧扶手、上端部与所述的主侧扶手的后端部相连接的主推杆连杆，所述的主后轮支架的上端部与所述的主侧扶手相连接，所述的主座位机构包括位于所述的主前轮支架与所述的主后轮支架之间的主座连杆，当所述的附推车架与所述的主推车架处于第二工作状态下，所述的附侧扶手的前部与所述的主侧扶手的后部相连接，所述的附座连杆的前部与所述的主座连杆的后部相连接。

当所述的主推车架与所述的附推车架处于第二工作状态下，所述的推把杆可拆卸地连接在所述的附推把杆连杆上，当所述的主推车架与所述的附推车架处于第一工作状态下，所述的推把杆与所述的主推杆连杆相可拆卸地连接。

所述的主餐盘或主前扶手连接在所述的主侧扶手的前部，所述的主侧扶手的后部连接有附餐盘或附前扶手。

本发明与现有技术相比，具有下列优点：由于所述的童车包括具有主座位的主推车架、具有附座位的附推车架，所述的主推车架与所述的附推车架之间可拆卸地连接，当需要把两个小孩推行时，将所述的主推车架与所述的附推车架相连接组装成双人童车，当只需要把一个小孩推行时，将主推车架与所述的附推车架相分离，从而使主推车架组装成单人童车，因而使用范围较广。

附图说明

附图 1 为本发明的立体图（第一实施例处于第二工作状态下）；

附图 2 为主推车架构成独立的单人推车的立体图（第一实施例）；

附图 3 为本发明的分解图（第一实施例）；

附图 4 为附图 3 的 A 处放大图；

附图 5 为附图 3 的 B 处放大图；

附图 6 为附图 3 的 C 处放大图；

附图 7 为附图 3 的 D 处放大图；

附图 8 为附图 3 的 E 处放大图；

附图 9 为本发明的示意图（第一实施例处于第二工作状态下）；

附图 10 为附图 9 的 N-N 处剖视图；

附图 11 为附图 9 的 M 处放大图；

附图 12 为本发明的示意图（第二实施例处于第二工作状态下）；

附图 13 为双人童车转换成单人推车的示意图（第二实施例）；

其中：1、主推车架；2、附推车架；3、主座位机构；4、附座位机构；5、主后轮组件；6、主前轮组件；7、附轮组件；8、推把杆；9、主后轮支架；10、主前轮支架；11、附轮支架；12、主座连杆；13、附座连杆；16、主餐盘；17、附餐盘；18、主侧扶手；19、附侧扶手；20、第一弹销；21、第二弹销；22、第三弹销；24、第一按钮；25、第二按钮；26、第三按钮；27、第一锁定机构；28、第二锁定机构；29、第一锁孔；30、第二锁孔；31、主推杆连杆；32、附推把杆连杆；

具体实施方式

一种童车，包括主推车架 1，所述的主推车架 1 包括主前轮支架 10、主后轮支架 9、主座位机构 3、设置于所述的主座位机构 3 上的供婴儿乘坐用的主座位，所述的童车还包括附推车架 2，所述的附推车架 2 包括附轮支架 11、附座位机构 4、设置于所述的附座位机构 4 上的供婴儿乘坐用的附座位，所述的附轮支架 11 的下端部设置有附轮组件 7，所述的主推车架 1 与所述的附推车架 2 相可拆卸地连接，使得所述的附推车架 2 与所述的主推车架 1 具有相分离的第一工作状态，以及所述的附推车架 2 与所述的主推车架 1 具有相连接的第二工作状态，在所述的附推车架 2 与所述的主推车架 1 处于第一工作状态下，所述的主前轮支架 10 的下端部设置有主前轮组件 6，所述的主后轮支架 9 的下端部

设置有主后轮组件 5, 所述的主推车架 1 上设置有推把杆 8, 所述的主推车架 1 构成独立的单人推车; 在所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下, 所述的主前轮支架 10 的下端部、所述的主后轮支架 9 的下端部中的至少一个部件上设置有轮组件, 所述的主推车架 1 或所述的附推车架 2 上设置有推把杆 8, 所述的附座位位于所述的主座位的前方或者位于所述的主座位的后方, 所述的主推车架 1 与所述的附推车架 2 构成独立的双人推车。

第一实施例, 如附图 1-附图 11 所示, 一种童车, 包括主推车架 1, 所述的主推车架 1 包括主前轮支架 10、主后轮支架 9、主座位机构 3、设置于所述的主座位机构 3 上的供婴儿乘坐用的主座位, 所述的童车还包括附推车架 2, 所述的附推车架 2 包括附轮支架 11、附座位机构 4、设置于所述的附座位机构 4 上的供婴儿乘坐用的附座位, 所述的附轮支架 11 的下端部设置有附轮组件 7, 所述的主推车架 1 与所述的附推车架 2 相可拆卸地连接, 使得所述的附推车架 2 与所述的主推车架 1 具有相分离的第一工作状态, 以及所述的附推车架 2 与所述的主推车架 1 具有相连接的第二工作状态, 在所述的附推车架 2 与所述的主推车架 1 处于第一工作状态下, 所述的主前轮支架 10 的下端部设置有主前轮组件 6, 所述的主后轮支架 9 的下端部设置有主后轮组件 5, 所述的主推车架 1 上设置有推把杆 8, 所述的主推车架 1 构成独立的单人推车; 在所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下, 所述的主前轮支架 10 的下端部、所述的主后轮支架 9 的下端部中至少所述的主后轮支架 9 的下端部上设置有主后轮组件 5, 所述的主推车架 1 上设置有推把杆 8, 所述的附座位位于所述的主座位的前方, 所述的主推车架 1 与所述的附推车架 2 构成独立的双人推车。

当所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下, 从附图 1-附图 11 所示, 所述的附座位位于所述的主座位的前方, 所述的附推车架 2 的后部与所述的主推车架 1 的前部相可拆卸地连接, 所述的主推车架 1 上设置有推把杆 8, 所述的主后轮支架 9 的下端部设置有主后轮组件 5。

如附图 1、附图 9 所示, 当所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下, 所述的主前轮支架 10 的下端部设置有主前轮组件 6, 所述的主后轮支架 9 的下端部设置有主后轮组件 5。

当所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下, 所述的附推车架 2 的前部可拆卸地连接有附餐盘 17 或附前扶手, 并且在附餐盘 17 与所述的附推车架 2 的前部之间设置有锁定机构, 如附图 3、附图 8、附图 9 所示,

所述的锁定机构可以是在所述的附餐盘 17 上设置有第三弹销 22, 在所述的附推车架 2 上开有第三锁孔, 锁定时, 所述的第三弹销 22 插在所述的第三锁孔内, 并且在附推车架 2 上设置有第三按钮 26, 通过所述的第三按钮 26 可将所述的锁定机构解锁。当所述的附推车架 2 与所述的主推车架 1 处于第一工作状态下, 所述的附餐盘 17 或附前扶手与所述的主推车架 1 的前部相可拆卸地连接;

所述的附推车架 2 的后部连接有主餐盘 16 或主前扶手, 当所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下, 所述的主餐盘 16 或主前扶手位于所述的主座位的前上方。

所述的附推车架 2 还包括前端部与所述的附轮支架 11 的上端部相连接的附侧扶手 19, 所述的附座位机构 4 包括附座连杆 13, 所述的附座连杆 13 的前端部与所述的附轮支架 11 相连接, 当所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下, 所述的附侧扶手 19 的后部与所述的主推车架 1 相连接, 并且两者之间具有第一锁定机构 27, 当所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下, 所述的附座连杆 13 的后部与所述的主推车架 1 相连接, 并且两者之间具有第二锁定机构 28。如附图 3-附图 8、附图 10、附图 11 所示, 所述的第一锁定机构 27 可以是在所述的附侧扶手 19 上设置有第一弹销 20, 在所述的主推车架 1 上开有第一锁孔 29, 锁定时, 所述的第一弹销 20 插在所述的第一锁孔 29 内, 并且在主推车架 1 上设置有第一按钮 24, 通过所述的第一按钮 24 可将所述的第一锁定机构 27 解锁。所述的第二锁定机构 28 可以是在所述的附座连杆 13 上设置有第二弹销 21, 在所述的主推车架 1 上开有第二锁孔 30, 锁定时, 所述的第二弹销 21 插在所述的第二锁孔 30 内, 并且在主推车架 1 上设置有第二按钮 25, 通过所述的第二按钮 25 可将所述的第二锁定机构 28 解锁。如附图 2 所示, 当所述的附推车架 2 与所述的主推车架 1 处于第一工作状态下, 所述的附餐盘 17 或附前扶手与所述的主推车架 1 的前部相可拆卸地连接, 并且所述的附餐盘 17 或所述的附前扶手与所述的主推车架 1 之间相锁定, 此时, 所述的附餐盘 17 上的第三弹销 22 可插在所述的主推车架 1 上的第一锁孔 29 内, 按动第一按钮 24 可将所述的附餐盘 17 或附前扶手与所述的主推车架 1 的前部之间解锁。

所述的主推车架 1 还包括前端部与所述的主前轮支架 10 的上端部相连接的主侧扶手 18、与所述的主侧扶手 18 的后端部相连接的推把杆 8, 所述的主后轮支架 9 的上端部与所述的主侧扶手 18 相连接, 所述的主座位机构 3 包括位于所

述的主前轮支架 10 与所述的主后轮支架 9 之间的主座连杆 12, 当所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下时, 所述的附侧扶手 19 的后部与所述的主侧扶手 18 的前部相连接, 所述的附座连杆 13 的后部与所述的主座连杆 12 的前部相连接。当所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下, 所述的附侧扶手 19 的前部可拆卸地连接有附餐盘 17 或附前扶手, 当所述的附推车架 2 与所述的主推车架 1 处于第一工作状态下, 所述的附餐盘 17 或附前扶手与所述的主侧扶手 18 的前部相可拆卸地连接。所述的附侧扶手 19 的后部连接有主餐盘 16 或主前扶手。

第二实施例, 从附图 12、附图 13 所示, 一种童车, 包括主推车架 1, 所述的主推车架 1 包括主前轮支架 10、主后轮支架 9、主座位机构 3、设置于所述的主座位机构 3 上的供婴儿乘坐用的主座位, 所述的童车还包括附推车架 2, 所述的附推车架 2 包括附轮支架 11、附座位机构 4、设置于所述的附座位机构 4 上的供婴儿乘坐用的附座位, 所述的附轮支架 11 的下端部设置有附轮组件 7, 所述的主推车架 1 与所述的附推车架 2 相可拆卸地连接, 使得所述的附推车架 2 与所述的主推车架 1 具有相分离的第一工作状态, 以及所述的附推车架 2 与所述的主推车架 1 具有相连接的第二工作状态, 在所述的附推车架 2 与所述的主推车架 1 处于第一工作状态下, 所述的主前轮支架 10 的下端部设置有主前轮组件 6, 所述的主后轮支架 9 的下端部设置有主后轮组件 5, 所述的主推车架 1 上设置有推把杆 8, 所述的主推车架 1 构成独立的单人推车; 在所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下, 所述的主前轮支架 10 的下端部、所述的主后轮支架 9 的下端部中至少所述的主前轮支架 10 的下端部上设置有主前轮组件 6, 所述的附推车架 2 上设置有推把杆 8, 所述的附座位位于所述的主座位后方, 所述的主推车架 1 与所述的附推车架 2 构成独立的双人推车。

当所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下, 所述的附座位位于所述的主座位的后方, 所述的附推车架 2 的前部与所述的主推车架 1 的后部相可拆卸地连接, 并且连接后相锁定, 所述的附推车架 2 上设置有推把杆 8, 所述的主前轮支架 10 的下端部设置有主前轮组件 6。

如附图 12 所示, 当所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下, 所述的主前轮支架 10 的下端部设置有主前轮组件 6, 所述的主后轮支架 9 的下端部设置有主后轮组件 5。

当所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下, 所述的推

把杆 8 可拆卸地连接在所述的附推车架 2 的后部, 当所述的附推车架 2 与所述的主推车架 1 处于第一工作状态下, 所述的推把杆 8 与所述的主推车架 1 的后部相可拆卸地连接。

所述的主推车架 1 的前部连接有主餐盘 16 或主前扶手。

所述的主推车架 1 的后部连接有附餐盘或附前扶手, 当所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下, 所述的附餐盘或附前扶手位于所述的附座位的前上方。

所述的附推车架 2 还包括前部与所述的附轮支架 11 的上端部相连接的附侧扶手 19、上端部与所述的附侧扶手 19 的后端部相连接的附推把杆连杆 32, 所述的附座位机构 4 包括附座连杆 13, 所述的附座连杆 13 的后端部与所述的附轮支架 11 相连接, 当所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下, 所述的附侧扶手 19 的前部与所述的主推车架 1 的后部相连接, 并且两者之间具有第一锁定机构 27, 当所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下, 所述的附座连杆 13 的前部与所述的主推车架 1 的后部相连接, 并且两者之间具有第二锁定机构 28。

所述的主推车架 1 还包括前端部与所述的主前轮支架 10 的上端部相连接的主侧扶手 18、上端部与所述的主侧扶手 18 的后端部相连接的主推杆连杆 31, 所述的主后轮支架 9 的上端部与所述的主侧扶手 18 相连接, 所述的主座位机构 3 包括位于所述的主前轮支架 10 与所述的主后轮支架 9 之间的主座连杆 12, 当所述的附推车架 2 与所述的主推车架 1 处于第二工作状态下, 所述的附侧扶手 19 的前部与所述的主侧扶手 18 的后部相连接, 所述的附座连杆 13 的前部与所述的主座连杆 12 的后部相连接。当所述的主推车架 1 与所述的附推车架 2 处于第二工作状态下, 所述的推把杆 8 可拆卸地连接在所述的附推把杆连杆 32 上, 当所述的主推车架 1 与所述的附推车架 2 处于第一工作状态下, 所述的推把杆 8 与所述的主推杆连杆 31 相可拆卸地连接。所述的主餐盘 16 或主前扶手连接在所述的主侧扶手 18 的前部, 所述的主侧扶手 18 的后部连接有附餐盘或附前扶手。

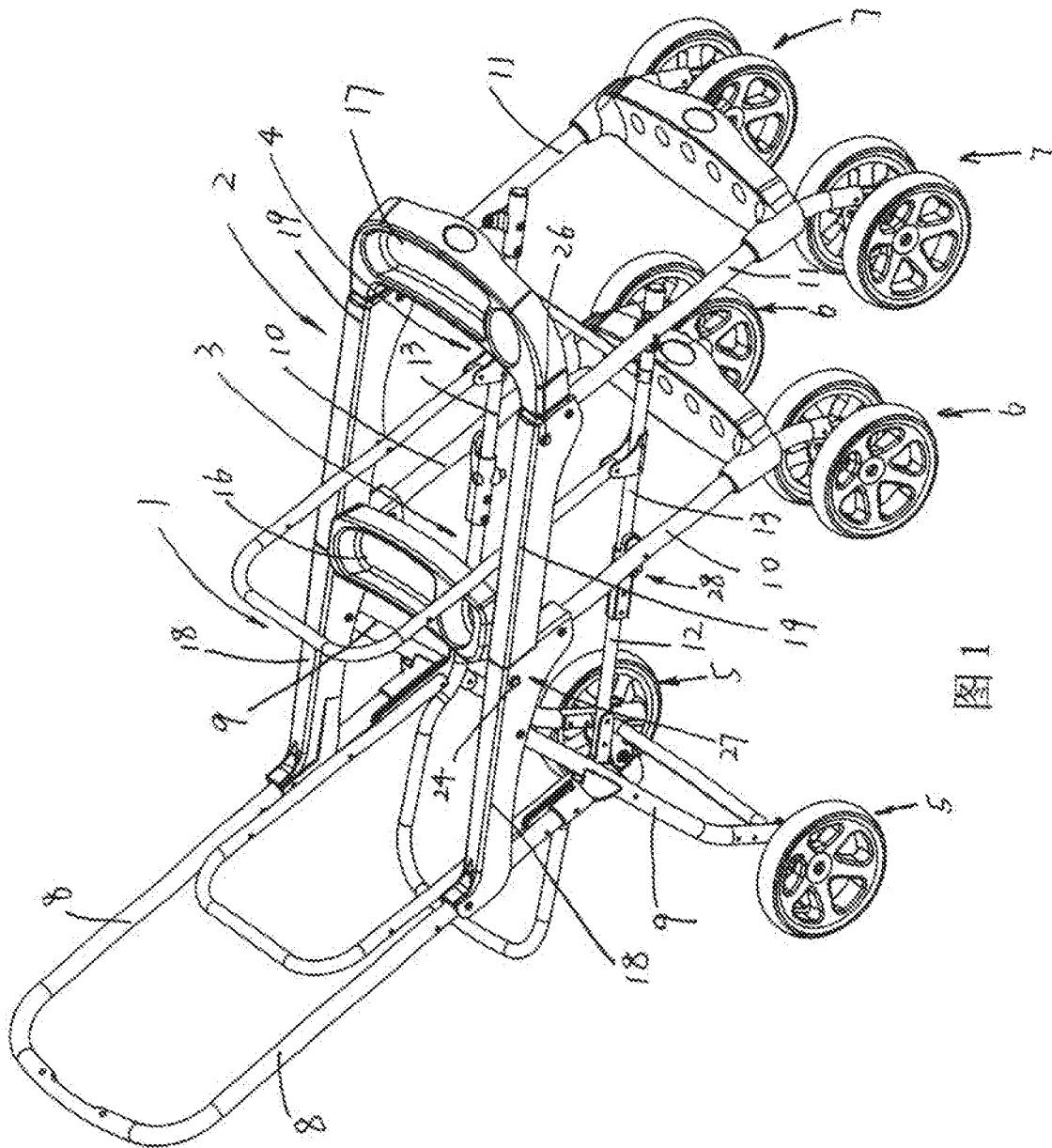


图 1

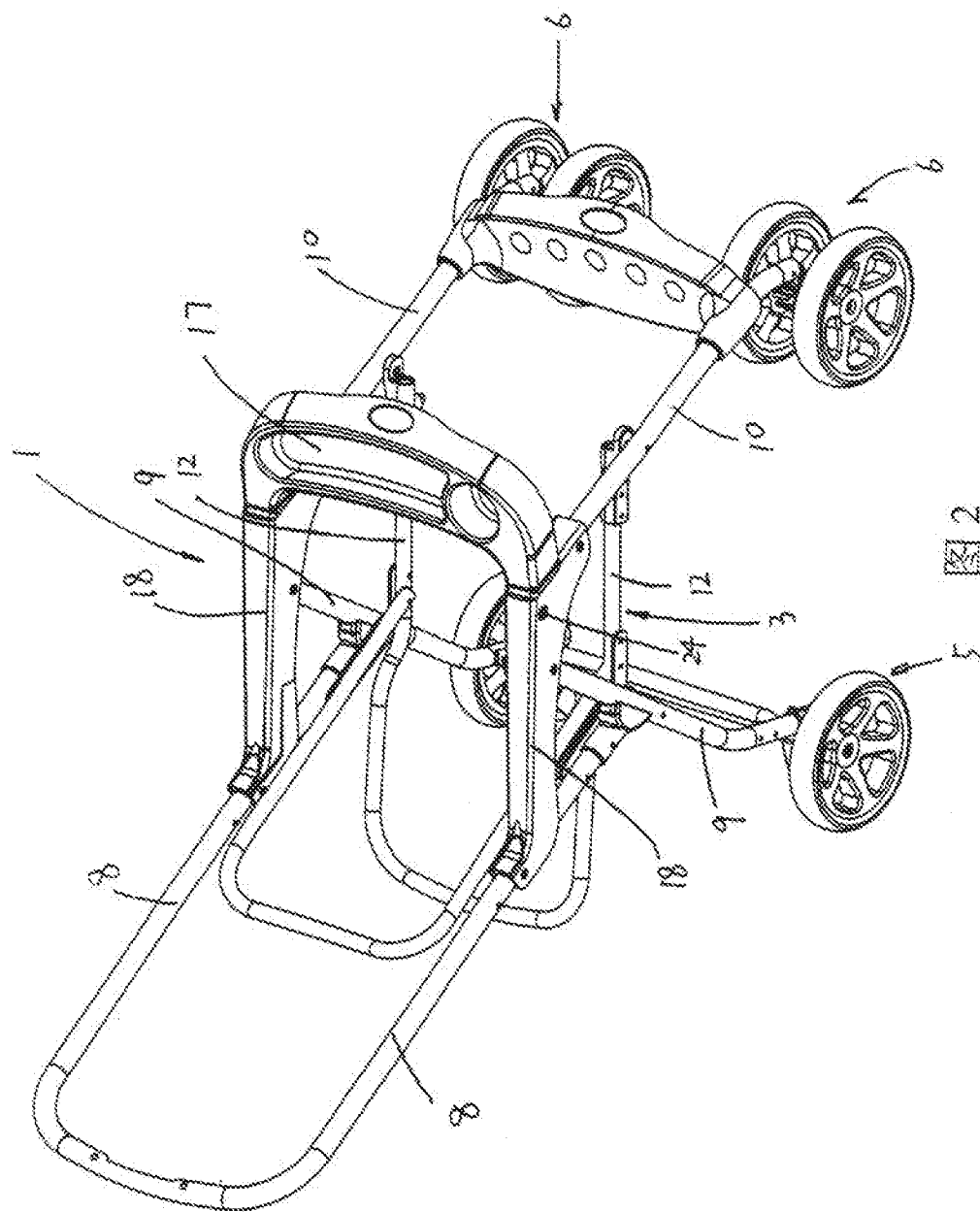
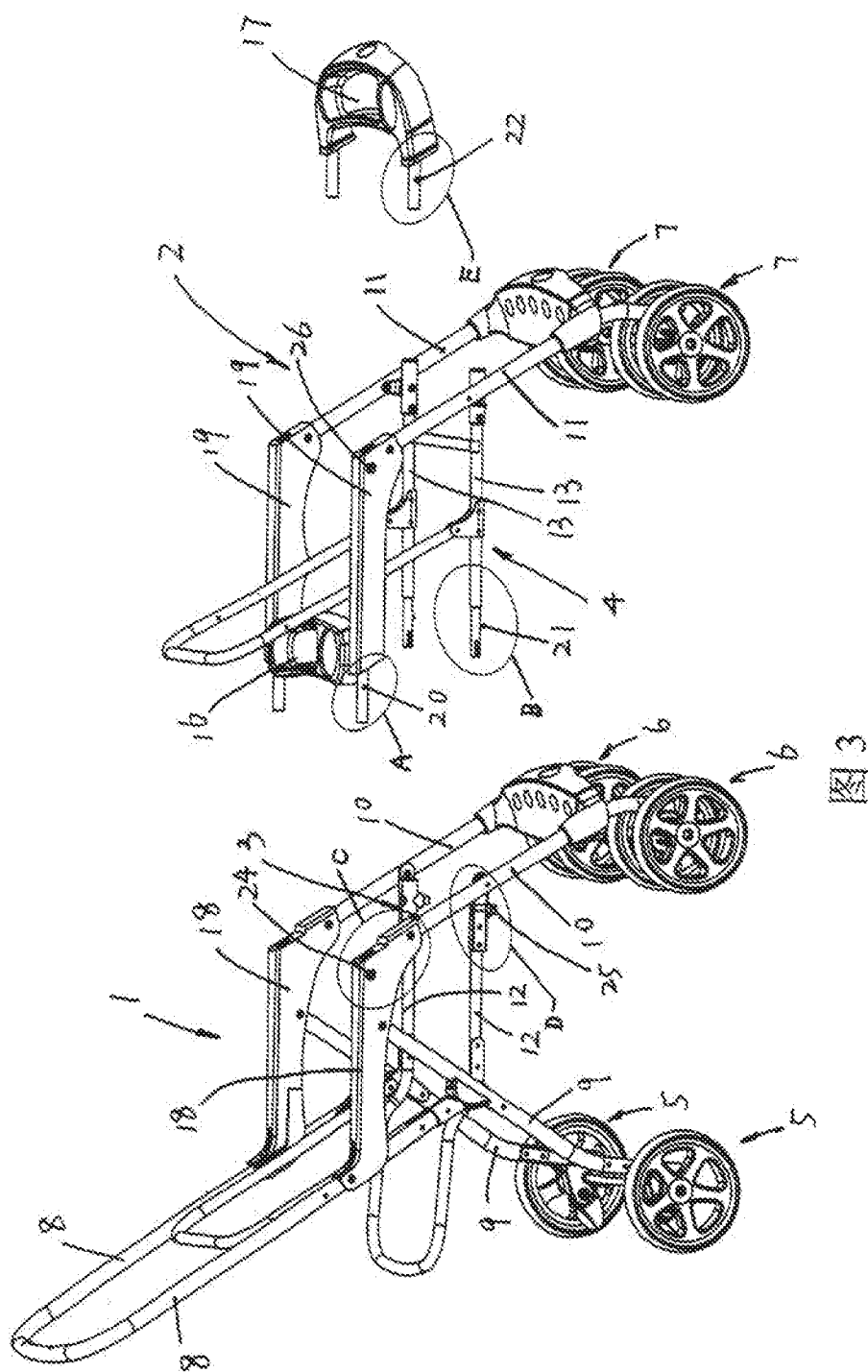
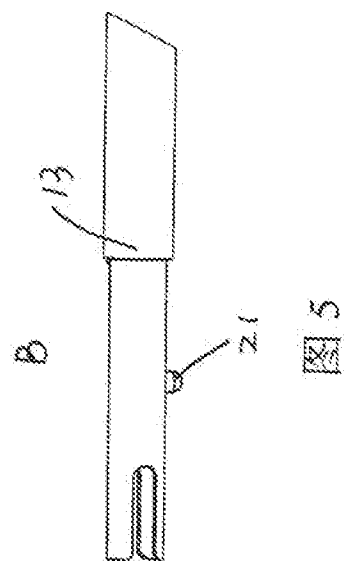
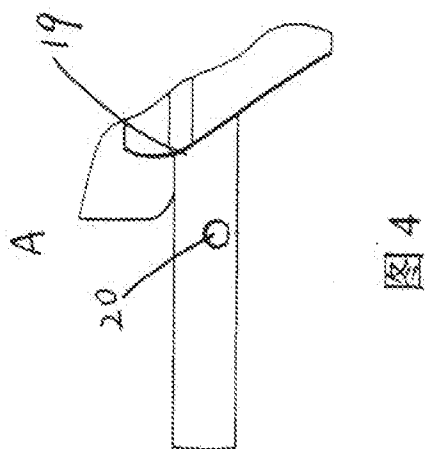
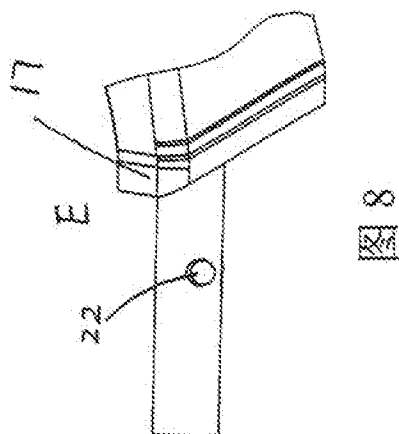
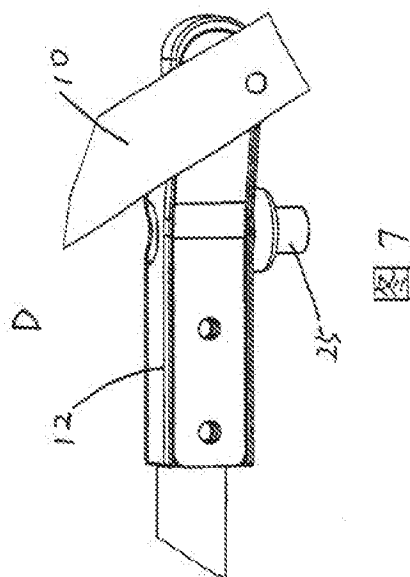
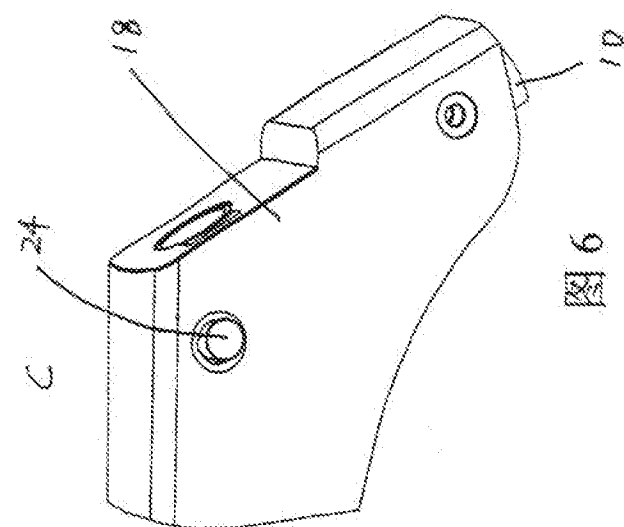


图 2





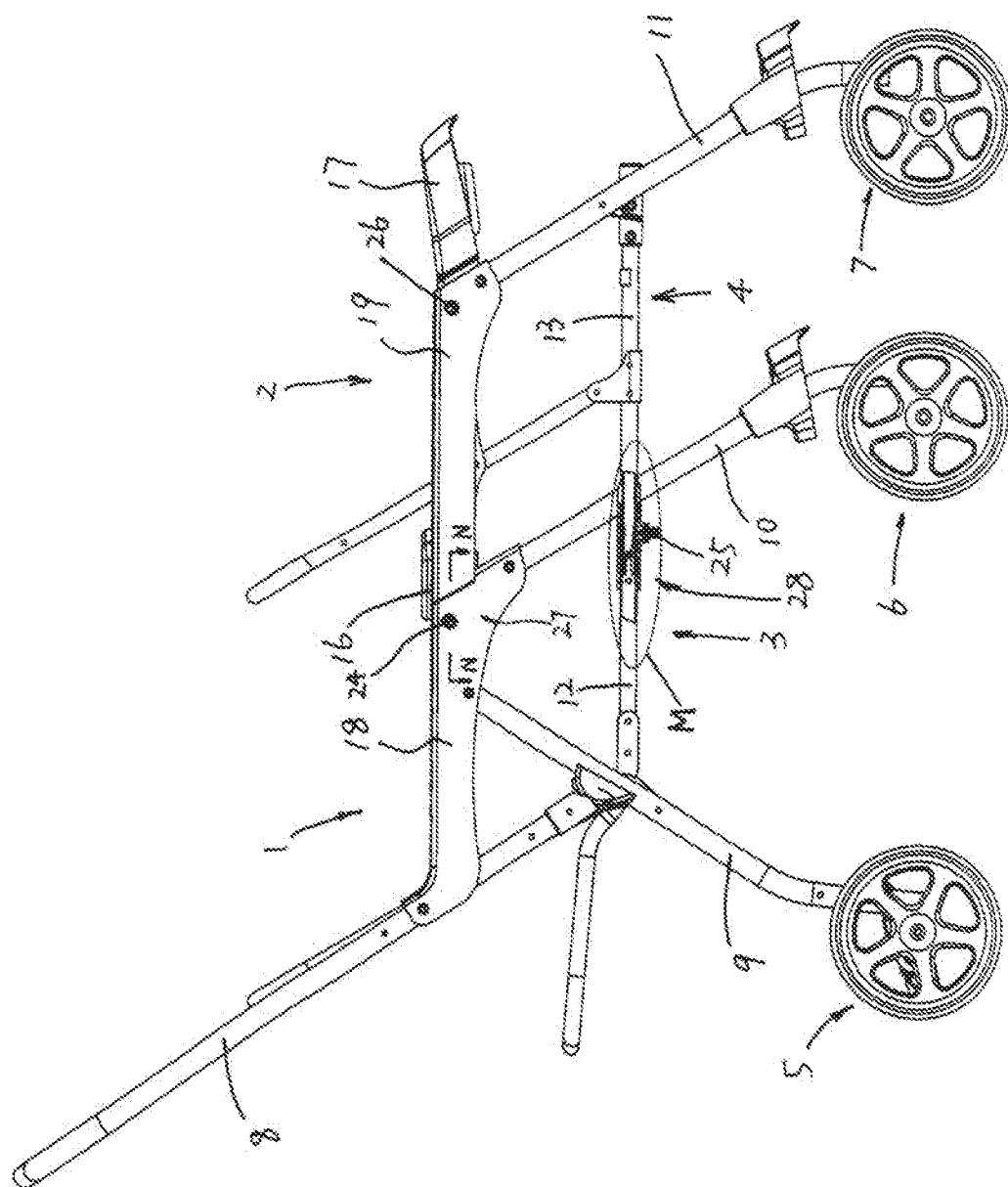


图9

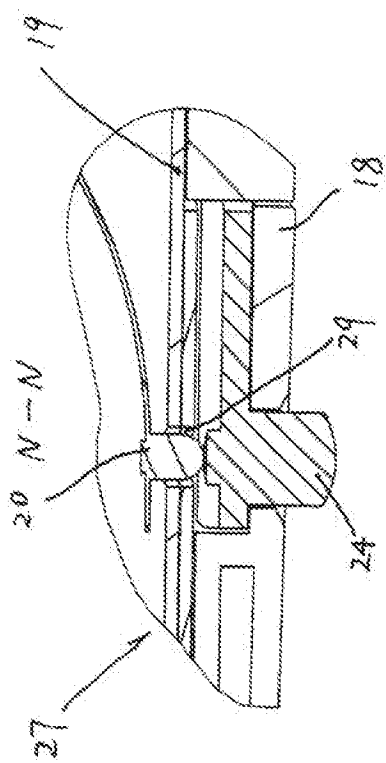


图 10

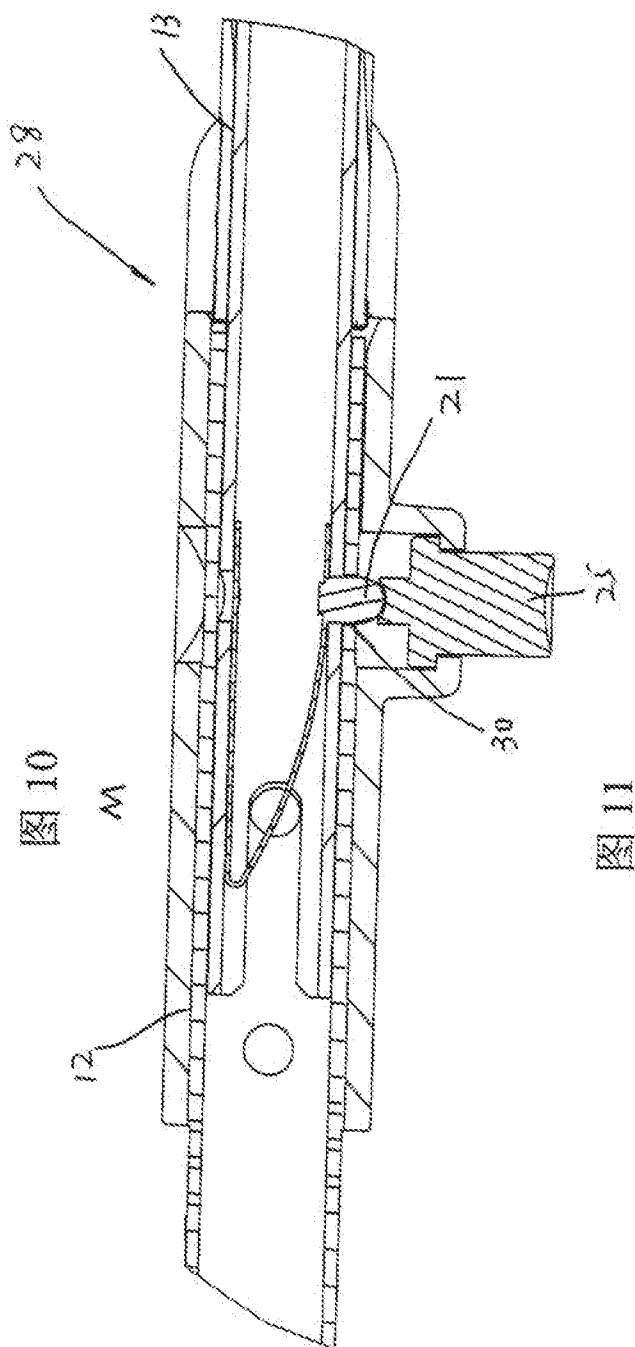


图 11

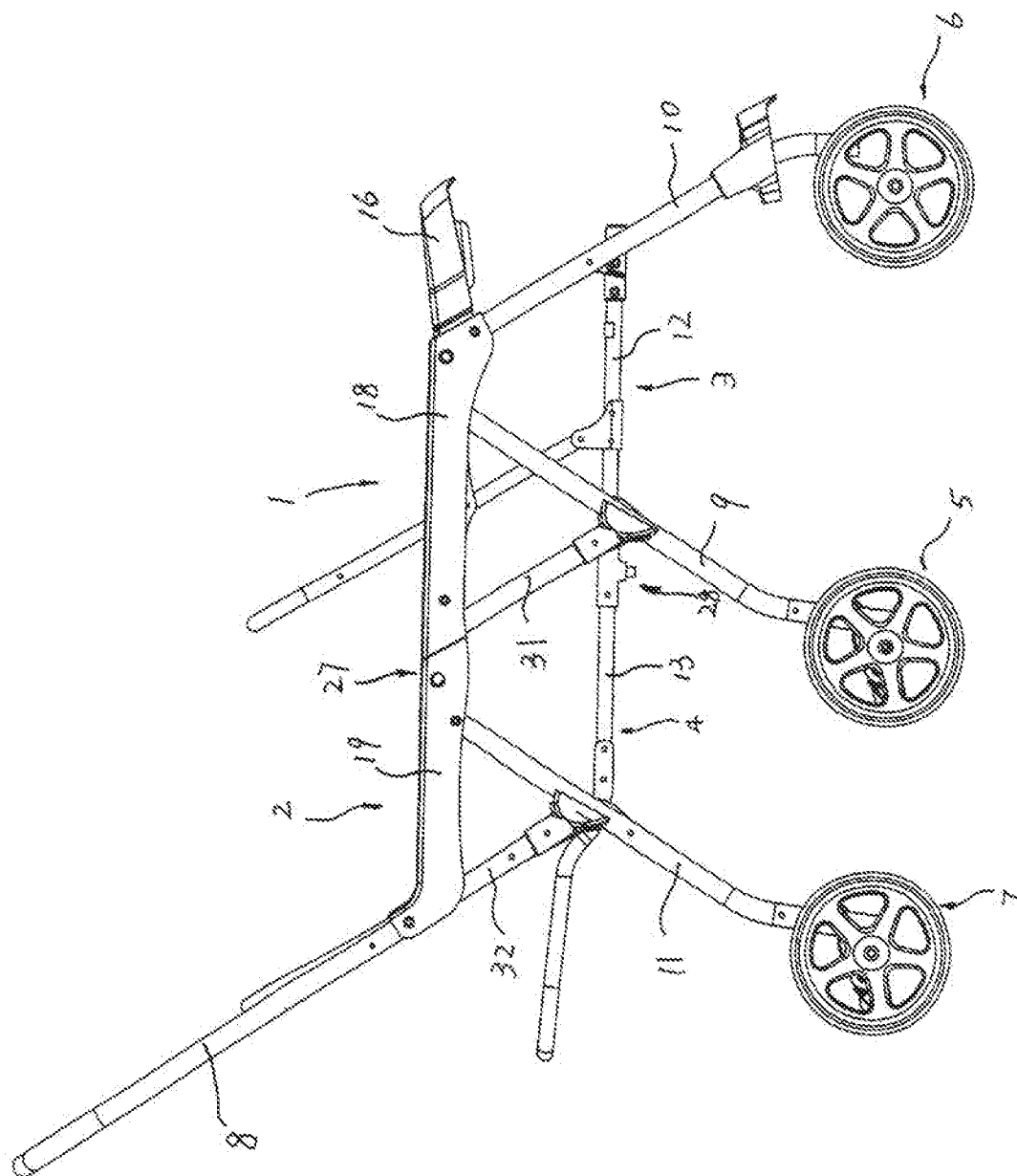


图 12

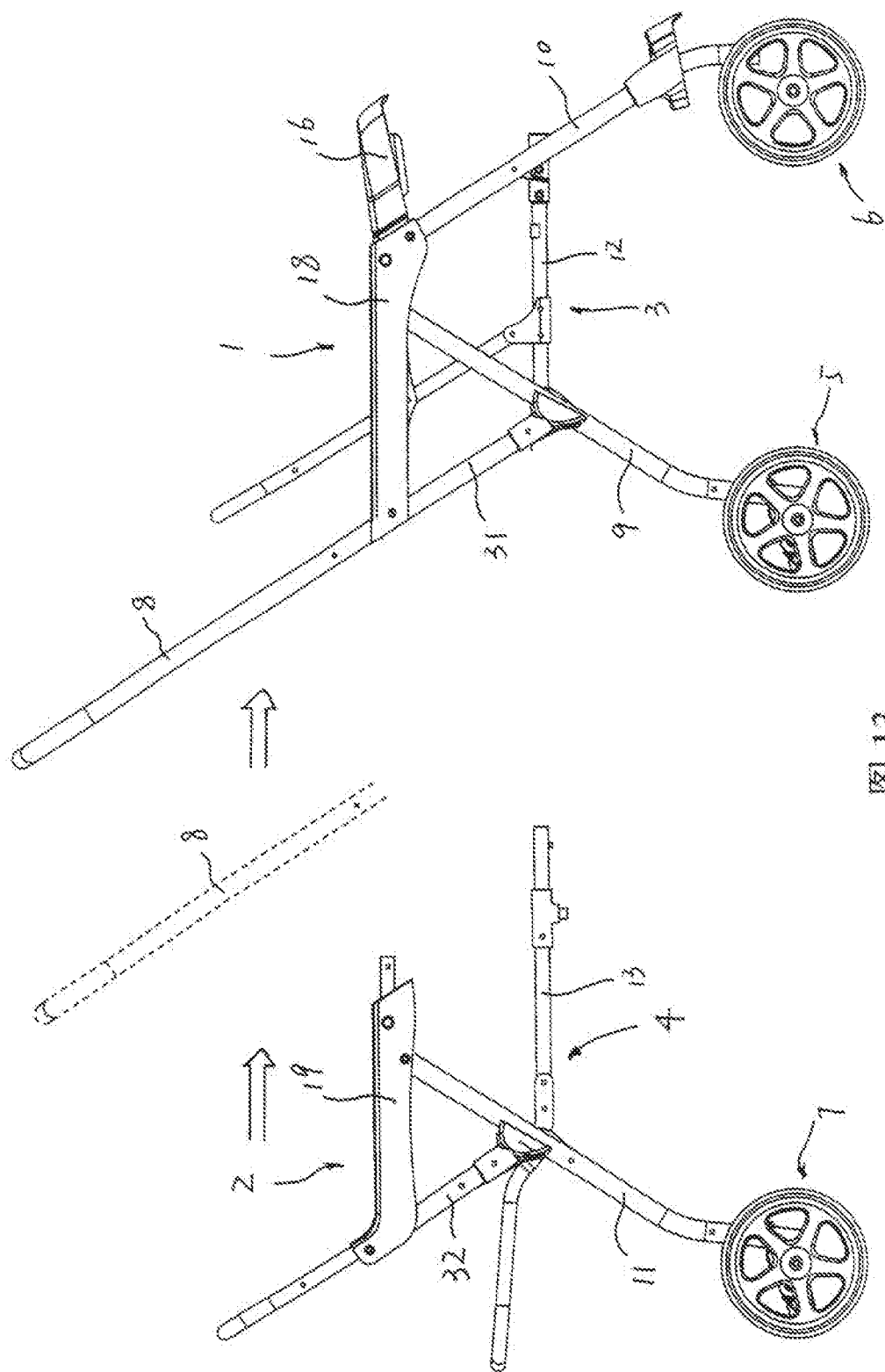


图 13



Espacenet

Bibliographic data: CN2784272 (Y) — 2006-05-31

Go-cart for children

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Applicant(s): GOODBABY CHILD PRODUCTS CO LTD [CN] ± (GOODBABY CHILD PRODUCTS CO., LTD)

Classification: - **international:** *B62B7/00; B62B9/00*
 - **cooperative:**

Application number: CN2005269647U 20050104

Priority number (s): CN2005269647U 20050104

Abstract of CN2784272 (Y)

The utility model relates to a go-cart for children, which comprises a frame of the go-cart, front wheels arranged at the bottom-front part of the frame of the go-cart, rear wheels arranged at the bottom-rear part of the frame of the go-cart, and a first seat arranged on the frame of the go-cart, wherein the first seat is rotationally connected with the frame of the go-cart; in addition, rotary axis is almost vertical to the horizontal surface; a locking device for position is arranged between the first seat and the frame of the go-cart. When the direction of the first seat is needed to change, the locking device for position is unlocked and the first seat is rotated so that the direction of the first seat corresponding the frame of the go-cart is changed; then the first seat and the frame of the go-cart are locked again, and the direction of the first seat can be changed.

[19] 中华人民共和国国家知识产权局

[51] Int. Cl.

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B62B 9/00 (2006.01)



[12] 实用新型专利说明书

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[22] 申请日 2005.1.4

[21] 申请号 200520069647.6

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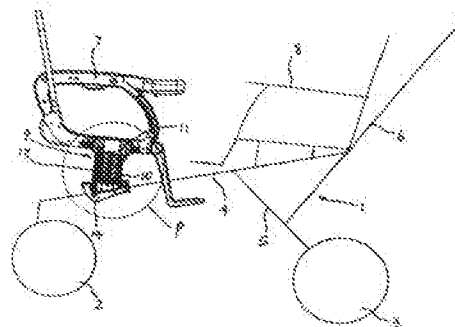
权利要求书 1 页 说明书 3 页 附图 5 页

[54] 实用新型名称

儿童推车

[57] 摘要

一种儿童推车，包括推车车架、设置在推车车架的底前部的前轮、设置在推车车架的底后部的后轮、设置在推车车架上的第一座位，第一座位与推车车架相转动连接，并且转动的轴心线与水平面大致上相垂直，第一座位与推车车架之间具有位置锁定装置。当第一座位需要换向时，只需将位置锁定装置解锁，转动第一座位，使得第一座位相对推车车架换向，再重新将第一座位与推车车架锁定，便实现第一座位的换向。



1、一种儿童推车，包括推车车架[1]、设置在所述的推车车架[1]的底前部的前轮[2]、设置在所述的推车车架[1]的底后部的后轮[3]、设置在所述的推车车架[1]上的第一座位[7]，其特征在于：所述的第一座位[7]与所述的推车车架[1]相转动连接，并且转动的轴心线与水平面大致上相垂直，所述的第一座位[7]与所述的推车车架[1]之间具有位置锁定装置[9]。

2、根据权利要求1所述的儿童推车，其特征在于：所述的推车车架[1]上固定设置有固定座[10]，所述的第一座位[7]上设有底盘[11]，所述的固定座[10]与所述的底盘[11]之间相转动连接。

3、根据权利要求2所述的儿童推车，其特征在于：所述的位置锁定装置[9]包括滑动地设置在所述的底盘[11]或所述的固定座[10]的一个上的插销[13]、开设在所述的底盘[11]或所述的固定座[10]的另一个上的至少两个插孔[12]，所述的插销[13]具有两个工作位置，第一工作位置是锁定工作位置，所述的插销[13]插在所述的插孔[12]中，第二工作位置是解锁工作位置，所述的插销[13]脱离所述的插孔[12]。

4、根据权利要求3所述的儿童推车，其特征在于：所述的位置锁定装置[9]还包括操作件[14]，所述的操作件[14]与所述的插销[13]相连接。

5、根据权利要求3所述的儿童推车，其特征在于：所述的固定座[10]上开有导向槽[15]，所述的插销[13]滑动地插在所述的导向槽[15]内。

6、根据权利要求5所述的儿童推车，其特征在于：所述的插销[13]与所述的固定座[10]之间设置有弹簧[15]。

7、根据权利要求2所述的儿童推车，其特征在于：所述的第一座位[7]的座基架与所述的底盘[11]可拆卸地连接。

8、根据权利要求2所述的儿童推车，其特征在于：所述的推车车架[1]包括前轮支架[4]、与所述的前轮支架[4]的后端部相转动连接的推把[6]、与所述的推把[6]的下端部相转动连接的后轮支架[5]，所述的后轮支架[5]的前端部与所述的前轮支架[4]相转动连接。

9、根据权利要求8所述的儿童推车，其特征在于：所述的固定座[10]固定设置在所述的前轮支架[4]上。

儿童推车

技术领域

本实用新型涉及一种儿童推车。

背景技术

现有技术中，为了实现儿童推车上的座位相对推车车架换向（换向是指座位上的儿童相对于推车的大人呈面对面的位置或背对面对面的位置），儿童推车上的座位可拆卸的设置在所述的推车车架上，需要换向时，须先将座位从推车车架上拆卸下来，将所述的座位换个方向后再安装到所述的推车车架上，假如所述的座位上坐着小孩，还有必要将小孩抱下，再将座位换向，使得操作很不方便。

发明内容

本实用新型目的是提供一种儿童推车，其座位的换向可以较方便的实现。

为达到上述目的，本实用新型采用的技术方案是：一种儿童推车，包括推车车架、设置在所述的推车车架的底前部的前轮、设置在所述的推车车架的底后部的后轮、设置在所述的推车车架上的第一座位，所述的第一座位与所述的推车车架相转动连接，并且转动的轴心线与水平面大致上相垂直，所述的第一座位与所述的推车车架之间具有位置锁定装置，在位置锁定装置处于解锁状态下，所述的第一座位可以相对于推车车架转动，可以调整座位，使得座位上的儿童相对于推车的大人呈面对面的状态，或呈背对面对面的状态。在位置锁定装置处于锁定状态下，所述的第一座位相对于推车车架呈位置相对固定的状态，第一座位不能相对于推车车架转动。

由于上述技术方案运用，本实用新型与现有技术相比具有下列优点：由于所述的第一座位与所述的推车车架之间相转动连接，并且所述的第一座位与所述的推车车架之间具有位置锁定装置，因此当第一座位需要换向时，只需将所述的位置锁定装置解锁，转动所述的第一座位，使得第一座位相对所述的推车车架换向，再重新将所述的第一座位与所述的推车车架锁定，便实现所述的第一座位的换向。

附图说明

附图1为本实用新型的座位正常使用时的主视图；

附图2为本实用新型的座位换向过程中的主视图；

附图3为本实用新型的座位换向后的主视图；

附图4为附图1的I处放大图；

附图5为附图2的K处放大图；

附图6为附图3的P处放大图；

其中：1、推车车架；2、前轮；3、后轮；4、前轮支架；5、后轮支架；6、推把；7、第一座位；8、第二座位；9、位置锁定装置；10、固定座；11、底盘；12、插孔；13、插销；14、操作件；15、弹簧；16、导向槽；17、第二转动轴；18、第一转动轴；

具体实施方式

参见附图1-附图3，一种可以双人坐的儿童推车，包括推车车架1、设置在所述的推车车架1的底前部的前轮2、设置在所述的推车车架1的底后部的后轮3、设置在所述的推车车架1上的第一座位7、设置在所述的推车车架1上的第二座位8。所述的推车车架1包括前轮支架4、与所述的前轮支架4的后端部相转动连接的推把6、与所述的推把6的下端部相转动连接的后轮支架5，所述的后轮支架5的前端部与所述的前轮支架4相转动连接，所述的第一座位7与所述的推车车架1相转动连接，并且转动的轴心线与水平面大致上相垂直。所述的推车车架1上固定设置有固定座10，所述的固定座10固定设置在所述的前轮支架4上，所述的第一座位7上设有底盘11，所述的第一座位7的座基架与所述的底盘11可拆卸地连接，所述的固定座10与所述的底盘11之间通过第一转动轴18相转动连接，所述的第一座位7与所述的推车车架1之间具有位置锁定装置9。

所述的位置锁定装置9包括滑动地设置在所述的底盘11或所述的固定座10的一个上的插销13，开设在所述的底盘11或所述的固定座10的另一个上的至少两个插孔12。

如附图4-附图6所示，所述的固定座10上开有导向槽15，所述的插销13滑动地插在所述的导向槽15内，在所述的底盘11上开有两个插孔12，该两个插孔12分别用于把第一座位7锁定于座位朝前或座位朝后的位置。所述的插销13具有两个工作位置，第一工作位置是锁定工作位置，所述的插销13插在所述的插孔12中，第二工作位置是解锁工作位置，所述的插销13脱离所述的插孔12。所述的位置锁定装置9还包括操作件14，所述的操作件14的一端部与所述的固定座10通过第二转动轴17相转动连接，所述的操作件14与

所述的插销 13 相连接，按动所述的操作件 14，使得所述的插销 13 处于第二工作位置，所述的插销 13 脱离所述的插孔 12。

所述的插销 13 与所述的固定座 10 之间设置有弹簧 15，当所述的插销 13 处于第一工作位置时，弹簧 15 的作用力使得所述的插销 13 稳定地插在所述的插孔 12 中。

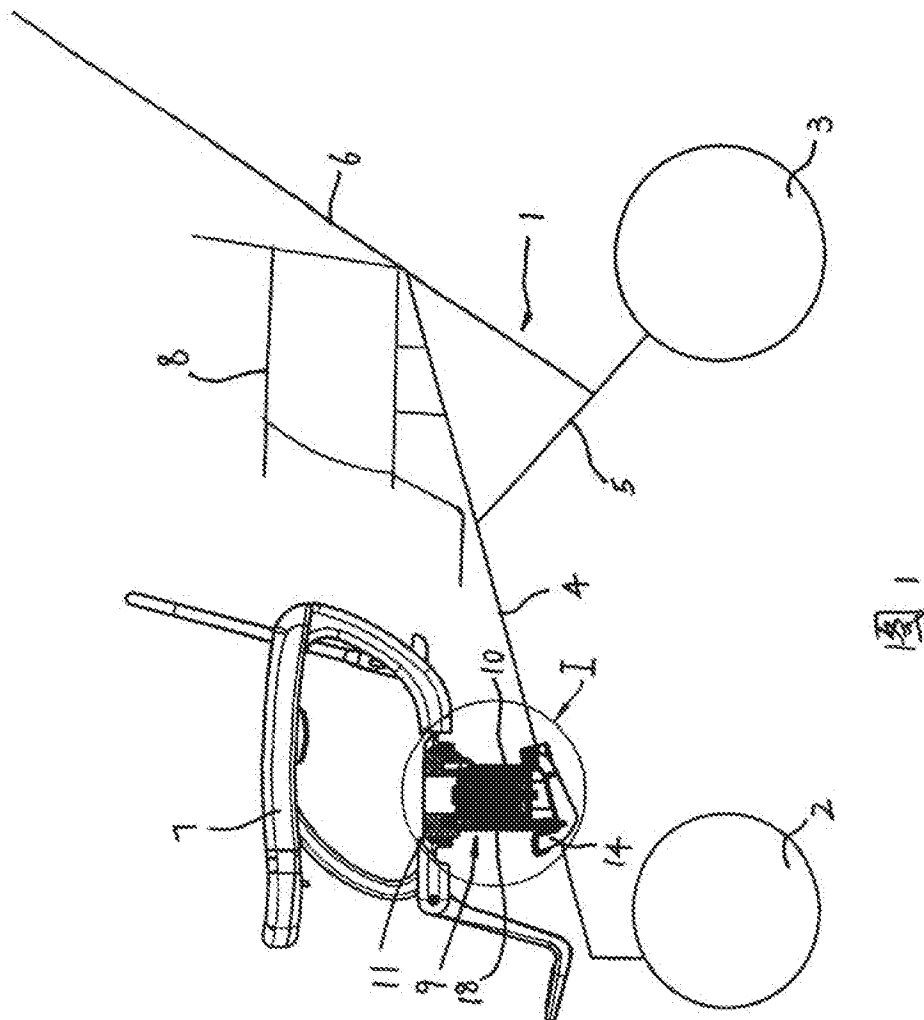
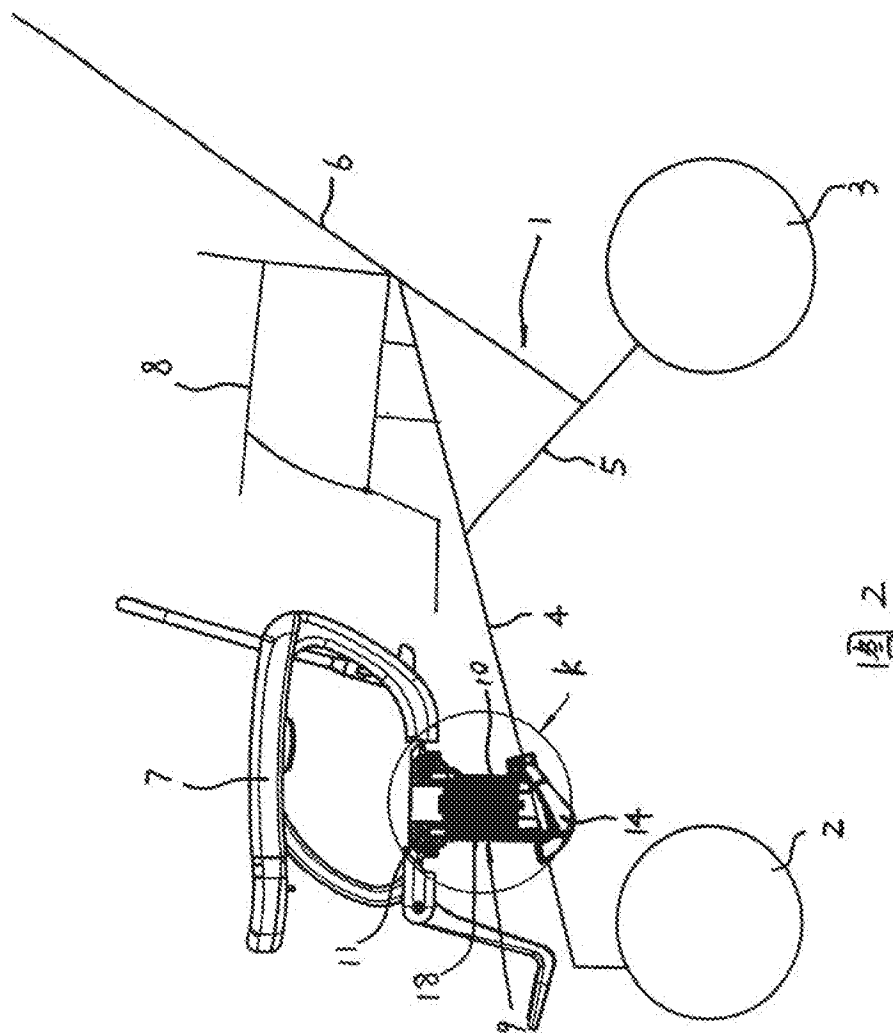
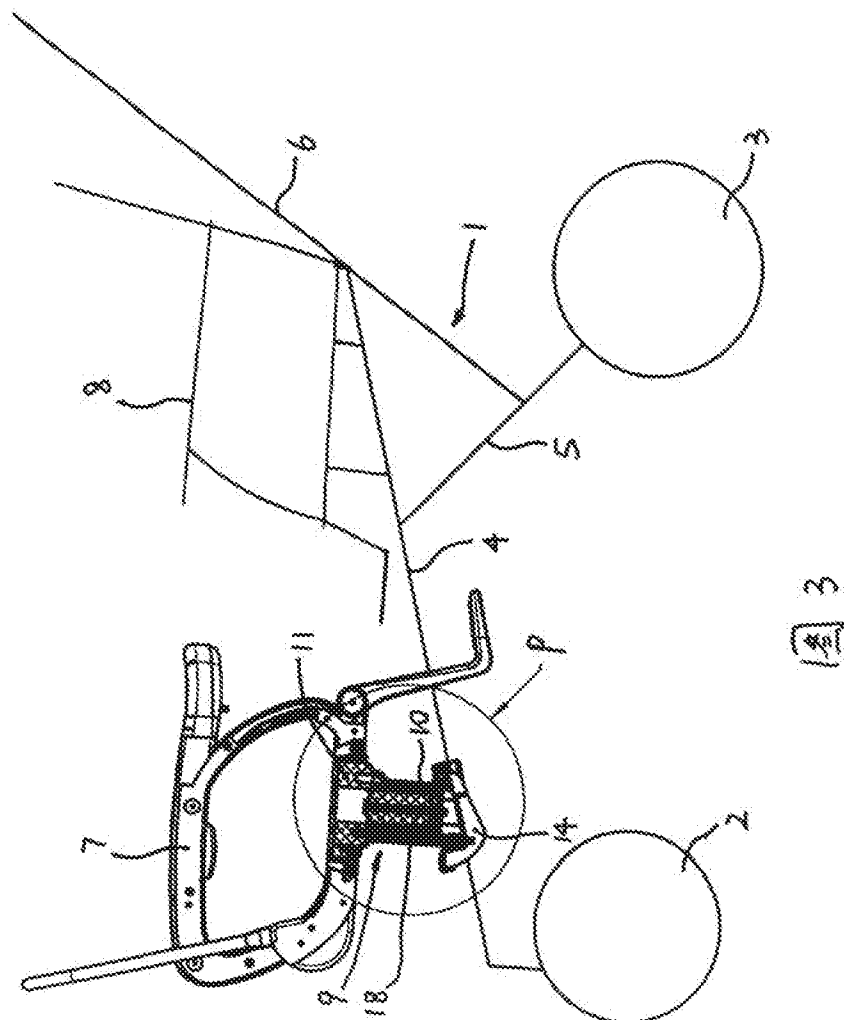
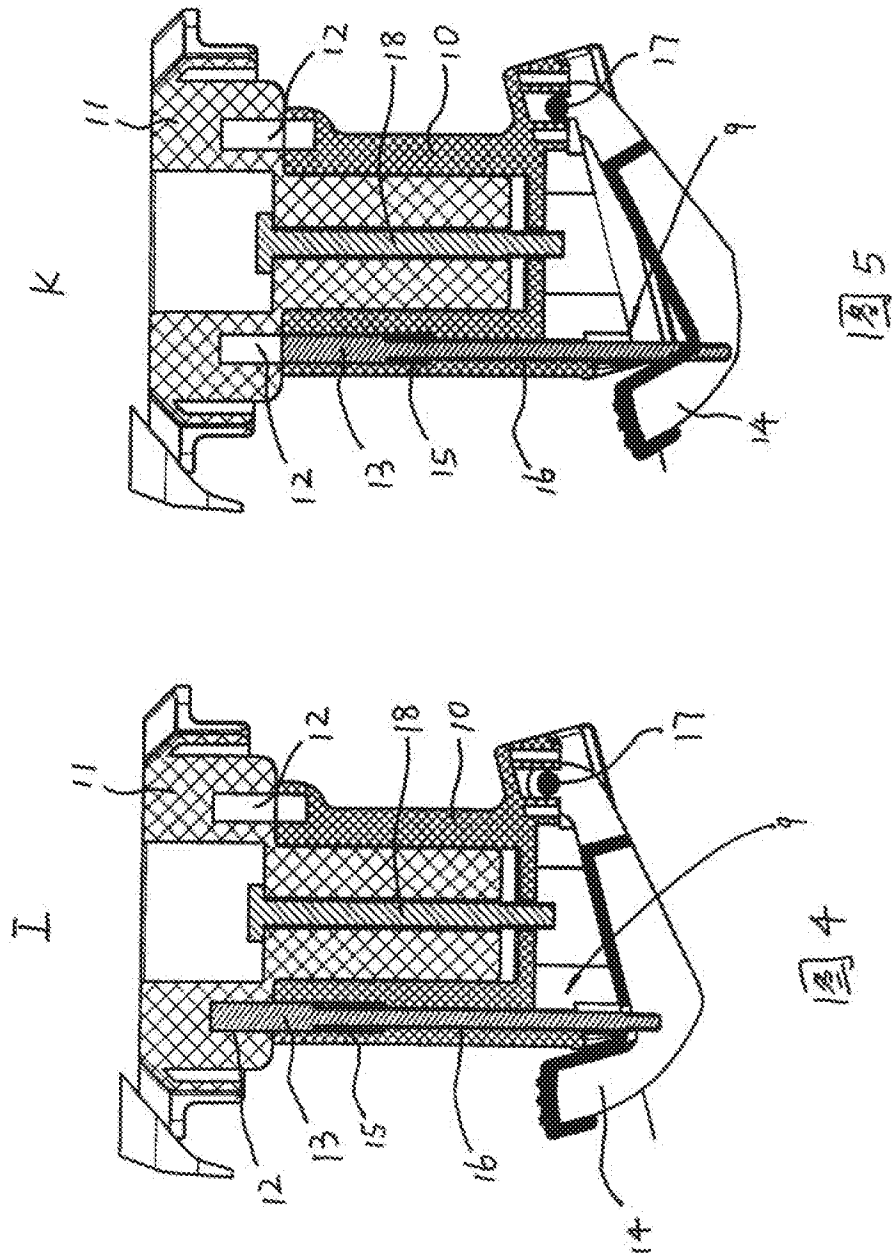


图 1







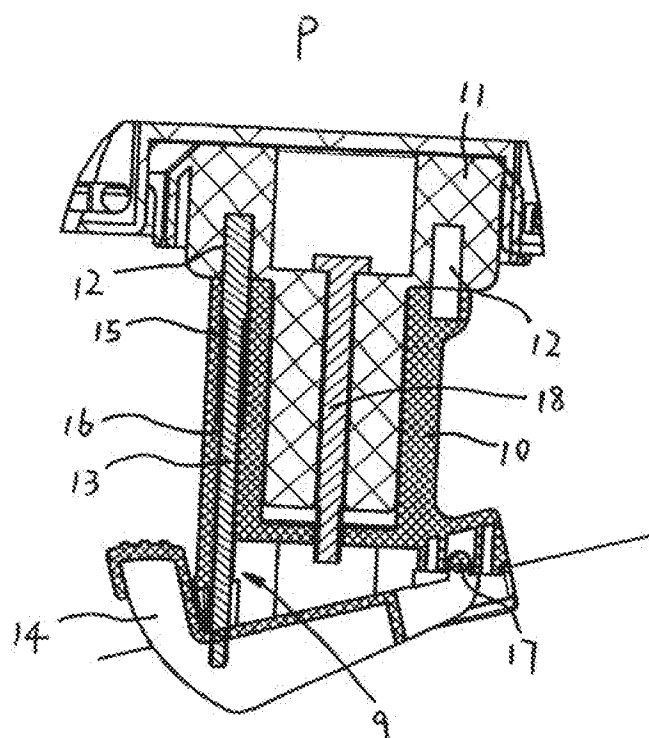


图 6



Espacenet

Bibliographic data: CN2918181 (Y) — 2007-07-04

Carriage for children with front and rear seats

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Classification: - **international:** **B62B7/06**
 - **cooperative:**

Application number: CN2006253300U 20060105

Priority number (s): CN2006253300U 20060105

Abstract of CN2918181 (Y)

The utility model discloses a double-child perambulator with a front seat and a rear seat, which comprises a frame of the perambulator, a front wheel assembly, a rear wheel assembly and a seat assembly. The frame comprises two side brackets, which are arranged at the two sides and connected with each other by a plurality of connecting rods; the side bracket comprises a supporting rod of the front wheel, a supporting rod of the rear wheel, a front arm lever and a rear arm lever respectively; the supporting rod of the front wheel is connected with a front wheel axle, while the supporting rod of the rear wheel is connected with a rear wheel axle; the rear end of the supporting rod of the front wheel is hinged with the front end of the supporting rod of the rear wheel mutually, and an arc with an upward opening is formed; the front end of the front arm lever is hinged in the middle of the supporting rod of the front wheel; the rear end of the front arm lever is hinged with the front end of the rear arm lever mutually, and an arc with a downward opening is formed; the middle part of the supporting rod of the rear wheel is hinged with the middle part of the rear arm lever; a kink four-bar linkage mechanism is formed by the side brackets by the supporting rod of the front wheel, the supporting rod of the rear wheel, the front arm lever and the rear arm lever hinged with each other; a transverse supporting rod is arranged between the two supporting rods of the rear wheel of the two side brackets, and a buckle mechanism is provided in the middle of the transverse supporting rod.

[19] 中华人民共和国国家知识产权局

[51] Int. Cl.
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[12] 实用新型专利说明书

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[21] 申请号 200620053300.7

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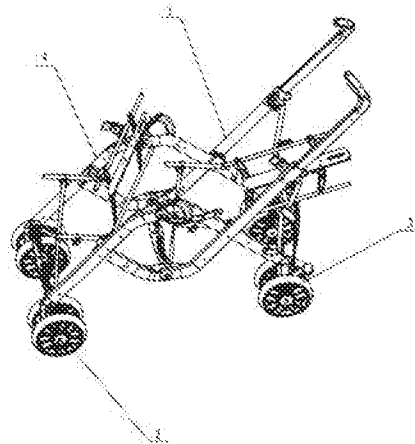
权利要求书 3 页 说明书 8 页 附图 7 页

[54] 实用新型名称

一种前后座双人儿童推车

[57] 摘要

本实用新型公开了一种前后座双人儿童推车，包括一推车车架、前轮组件、后轮组件及座椅组件；车架包括对称设置在两侧，并通过若干连接杆相连接的两侧支架；该侧支架，分别包括一前轮支杆、一后轮支杆、一前臂杆、一后臂杆；前轮支杆与前轮轴相连接，后轮支杆与后轮轴相连接；前轮支杆的后端部与后轮支杆的前端部相互铰接，形成一开口向上的拱起；前臂杆的前端部，铰接在前轮支杆的中部；前臂杆后端部与后臂杆的前端部相互铰接，形成一开口向下的拱起；后轮支杆的中部与后臂杆的中部相铰接；相互铰接的前轮支杆、后轮支杆、前臂杆、后臂杆，使侧支架形成铰链四连杆机构；侧支架的两后轮支杆之间，还设有一横向支撑杆，该支撑杆中部设有一卡扣机构。



1、一种前后座双人儿童推车，包括一推车车架、设置在所述推车车架底部前部的前轮组件，设置在所述的推车车架的底后部的后轮组件，及设置在所述车架上的两座椅组件，其特征在于：所述的推车车架包括对称设置在两侧、并通过若干连接杆相连接的两侧支架；所述的侧支架，分别包括一前轮支杆、一后轮支杆、一前臂杆、一后臂杆；所述的前轮支杆的前端部与前轮轴相连接，所述后轮支杆的后端部与后轮轴相连接；所述的前轮支杆的后端部与后轮支杆的前端部相互铰接，铰接后形成一开口向上的拱起；所述前臂杆的前端部，铰接在前轮支杆的中部；所述前臂杆后端部与后臂杆的前端部相互铰接，铰接后形成一开口向下的拱起；所述后轮支杆的中部与所述后臂杆的中部相铰接；所述相互铰接的前轮支杆、后轮支杆、前臂杆、后臂杆，共同使侧支架形成一铰链四连杆机构；所述侧支架的两后轮支杆之间，还设有一横向支撑杆，该支撑杆的两端分别铰接在两后轮支杆上，其中部设有一用来使该支撑杆保持平直或弯折状态的卡扣机构。

2、根据权利要求 1 所述的儿童推车，其特征在于：所述的侧支架的后臂杆后段，还连接有一手把杆；所述的手把杆的下段可以从所述的后臂杆后段中插进或拉出；所述后臂杆的上端部，还设有一控制手把杆进出的伸缩卡位机构；所述手把杆的上端，还设有一把手；所述的手把杆，还铰接有一对呈弯折形、中部相互交叉的连接杆；所述弯折形连接杆的一端，铰接在所述的手把杆上，其另一端铰接在另一侧支架的后轮支架上；所述的两个弯折形连接杆的中段交叉部相互铰接。

3、根据权利要求1或2所述的儿童推车，其特征在于：所述的前轮支杆、后轮支杆、前臂杆、后臂杆、手把杆，均是管状构件，其各自的两端部，均设有一连接件，并通过该连接件与其他构件相互连接。

4、根据权利要求1或2或3所述的儿童推车，其特征在于：所述的两侧支架的前轮支杆之间，还设有一中部可折叠的前脚踏板；所述的两侧支架的前臂杆之间，也设有一中部可折叠的后脚踏板。

5、根据权利要求1或2或3所述的儿童推车，其特征在于：所述侧支架前轮支杆的中段，还铰接有一前座水平连杆，该连杆的后端通过一连接板铰接在所述的前臂杆上；所述后臂杆与后轮支杆的铰接轴上，还铰接有一后座水平连杆，该连杆的后段相下弯折，其端部铰接在后轮支杆上；所述两侧支架之间，其前部及后部还分别设有一对呈X形交叉、且其交叉部相铰接的斜向交叉连杆；所述设在前部的两斜向交叉连杆，其上端部分别与所述前座水平连杆相铰接，其下端部分别与所述前轮支杆相铰接；所述设在后部的两斜向交叉连杆，其上端部分别与所述后座水平连杆相铰接，其下端部分别铰接在所述前臂杆与后臂杆的铰接轴上。

6、根据权利要求5所述的儿童推车，其特征在于：所述前座水平连杆的后段，分别铰接有一向上的前座背靠立杆；所述后座水平连杆的后段，分别铰接有一向上的后座背靠立杆；所述两前座背靠立杆之间，以及两后座背靠立杆之间，还分别设有一座位无级调节装置，该装置通过水平对称设置的若干背靠连接板，对称地铰接在所述的背靠立杆上。

7、根据权利要求6所述的儿童推车，其特征在于：所述座位无级调节装置，包括一长形本体、设在所述本体上并可上下滑动的卡位机构及若干条钢丝；所述的钢丝一端固定在所述本体的上端，中部穿过卡位机

构，下端固定在所述的车架上；所述的卡位机构，通过拉紧或松弛所述的钢丝，可以不间断地无级调节或改变本体相对于所述车架的位置。

8、根据权利要求1或2或3所述的儿童推车，其特征在于：所述的前轮支架，其上端部连接件的内侧边，与所述后轮支架的外侧边相互铰接，两前轮支架之间距离，大于两后轮支架之间的距离，使前后轮组件的位置错开。

9、根据权利要求1或2或3所述的儿童推车，其特征在于：所述前轮支杆、后轮支杆的铰接轴上，还设有一环形拉手，该拉手的一侧还开有一弧形槽，所述槽开口的一端铰接有一卡钩；所述后轮支架与后臂杆的铰接轴上，设有一与所述卡钩配合使用、设有一卡钩连接开口的定位构件；当车架处于使用状态时，该卡钩与该定位构件脱开；当车架处于折叠收拢状态时，该卡钩与该定位构件结合。

10、根据权利要求1或2或3所述的儿童推车，其特征在于：所述的前座水平连杆、前座背靠立杆，及铰接在所述前座背靠立杆上的无级调节装置上，还设有一前座椅；所述的后座水平连杆、后座背靠立杆，及铰接在所述后座背靠立杆上的无级调节装置上，设有一后座椅；所述的座椅可以是普通座椅或汽车座椅之一。

一种前后座双人儿童推车

技术领域

本实用新型涉及儿童推车，特别涉及一种可实现三维伸缩折叠、且折叠后仍然可以推行的前后座双人儿童推车。

背景技术

现有技术中的儿童推车，一般包括推车车架、设置在所述的推车车架的底前部的前轮、设置在所述的推车车架的底后部的后轮，所述的推车车架包括位于两侧的侧支架，所述的侧支架包括前轮支架、下端部与所述的前轮支架的上端部相转动连接的推把、上端部与所述的推把相转动连接的后轮支架，通常推车车架包括座连杆等，所述的座连杆的前端部与所述的前轮支架相转动连接，所述的座连杆的后端部与所述的后轮支架相转动连接，当所述的儿童推车折叠时，前轮支架相对后轮支架折叠，而座连杆限制了前轮支架相对后轮支架折叠的位置从而不能使前轮支架相对后轮支架在折叠后收缩的较小，且车架结构复杂，组装繁琐；现有的儿童推车，在车宽及车高方向也无法进行收缩折叠，且折叠后推车无法直立推行。因而现有技术的儿童推车结构复杂，折叠后的体积依然较大，制造及运输成本较高，使用亦不方便。

实用新型内容

本实用新型目的是提供一种可以实现三维折叠、结构简单、使用方便、折叠后体积更小、且折叠后推车仍可以直立推行的前后座双人儿童推车。

本实用新型实现上述目的所采用的技术方案是：一种前后座双人儿童推车，包括一推车车架、设置在所述推车车架底前部的前轮组件，设置在所述的推车车架的底后部的后轮组件，及设置在所述车架上的两座椅组件，其特征在于：所述的推车车架包括对称设置在两侧、并通过若干连接杆相连接的两侧支架；所述的侧支架，分别包括一前轮支杆、一后轮支杆、一前臂杆、一后臂杆；所述的前轮支杆的前端部与前轮轴相连接，所述后轮支杆的后端部与后轮轴相连接；所述的前轮支杆的后端部与后轮支杆的前端部相互铰接，铰接后形成一开口向上的拱起；所述前臂杆的前端部，铰接在前轮支杆的中部；所述前臂杆后端部与后臂杆的前端部相互铰接，铰接后形成一开口向下的拱起；所述后轮支杆的中部与所述后臂杆的中部相铰接；所述相互铰接的前轮支杆、后轮支杆、前臂杆、后臂杆，共同使侧支架形成一铰链四连杆机构；所述侧支架的两后轮支杆之间，还设有一横向支撑杆，该支撑杆的两端分别铰接在两后轮支杆上，其中部设有一用来使该支撑杆保持平直或弯折状态的卡扣机构；所述的支撑杆是由中部相互铰接的两段杆体组成，所述的卡扣机构是设置在该支撑杆中部的铰接处，包括一舌杆及复位弹簧。

所述的侧支架的后臂杆后段，还连接有一手把杆；所述的手把杆的下段可以从所述的后臂杆后段中插进或拉出；所述后臂杆的上端部，还设有一控制手把杆进出的伸缩卡位机构；所述手把杆的上端，还设有一把手；所述的手把杆，还铰接有一对呈弯折形、中部相互交叉的连接杆；所述弯折形连接杆的一端，铰接在所述的手把杆上，其另一端铰接在另一侧支架的后轮支架上；所述的两个形连接杆的中段交叉部相互铰接。

所述的前轮支杆、后轮支杆、前臂杆、后臂杆、手把杆，均是管状构件，其各自的两端部，均设有一连接件，并通过该连接件与其他构件相互连接。具体地，设置在前轮支杆与后轮支杆之间的连接件是一轴节；设置在前臂杆与后臂杆之间的连接件是一轴节；设置在后臂杆与手把杆之间的连接件是一伸缩卡扣机构。根据具体需求，上述构件可以采用铝合金材料制成，也可以选用其他材料，如不锈钢材料等。

所述的两侧支架的前轮支杆之间，还设有一中部可折叠的前脚踏板；所述的两侧支架的前臂杆之间，也设有一中部可折叠的后脚踏板。

所述侧支架前轮支杆的中段，还铰接有一前座水平连杆，该连杆的后端通过一连接板铰接在所述的前臂杆上；所述后臂杆与后轮支杆的铰接轴上，还铰接有一后座水平连杆，该连杆的后段相下弯折，其端部铰接在后轮支杆上；所述两侧支架之间，其前部及后部还分别设有一对呈X形交叉、且其交叉部相铰接的斜向交叉连杆；所述设在前部的两斜向交叉连杆，其上端部分别与所述前座水平连杆相铰接，其下端部分别与所述前轮支杆相铰接；所述设在后部的两斜向交叉连杆，其上端部分别与所述后座水平连杆相铰接，其下端部分别铰接在所述前臂杆与后臂杆的铰接轴上。

所述前座水平连杆的后段，分别铰接有一向上的前座背靠立杆；所述后座水平连杆的后段，分别铰接有一向上的后座背靠立杆；所述两前座背靠立杆之间，以及两后座背靠立杆之间，还分别设有一座位无级调节装置，该装置通过水平对称设置的若干背靠连接板，对称地铰接在所述的背靠立杆上。

所述的座位无级调节装置，包括一长形本体，设在所述本体上并可

上下滑动的卡位机构及若干条钢丝；所述的钢丝一端固定在所述本体的上端，中部穿过卡位机构，下端固定在所述的车架上；所述的卡位机构，通过拉紧或松弛所述的钢丝，可以不间断地无级调节或改变本体相对于所述车架的位置。

所述的前轮支架，其上端部连接件的内侧边，与所述后轮支架的外侧边相互铰接，两前轮支架之间距离，大于两后轮支架之间的距离，使前后轮组件的位置错开。

所述前轮支杆、后轮支杆的铰接轴上，还设有一环形拉手，该拉手的一侧还开有一弧形槽，所述槽开口的一端铰接有一卡钩；所述后轮支架与后臂杆的铰接轴上，设有一与所述卡钩配合使用，设有一卡钩连接开口的定位构件；当车架处于使用状态时，该卡钩与该定位构件脱离；当车架处于折叠收拢状态时，该卡钩与该定位构件结合。

所述的前座水平连杆、前座背靠立杆，及铰接在所述前座背靠立杆上的无级调节装置上，还设有一前座椅；所述的后座水平连杆、后座背靠立杆，及铰接在所述后座背靠立杆上的无级调节装置上，设有一后座椅；所述的座椅可以是普通座椅或汽车座椅之一。

本实用新型还可以根据实际需要，在各连接杆等适当的部件上，或相关部件之间，设置若干帘布，及其他辅助或装饰性部件、物品。

本实用新型与现有技术相比，具有下列优点：由于在所述的前轮支杆、后轮支杆、前臂杆、后臂杆使侧支架形成一铰链四连杆结构，可以使车架实现车长方向的折叠伸缩；由于把手杆可以伸缩进出后臂杆内，车架折叠后可将其缩进后臂杆内，降低折叠后的车架高度；由于两侧支架之间的各构件均可以其中心铰接轴或中点进行横向折叠，故车架可

以实现车身的车宽方向的伸缩折叠；由于前后轮组件的位置相互错开，车架折叠后前后轮组仍然可以继续工作，因而使车身可以继续直立推动行走。如上所述，本实用新型实现了对推车的三维伸缩折叠，不仅减小了儿童推车折叠后的体积，降低了运输成本，而且结构简单，折叠、伸展等较为便捷，折叠后仍然可以推行，使用非常方便。

附图说明

图1为本实用新型实施例车架的展开使用状态立体结构示意图；

图2为图1的主视图；

图3为图1的左视图；

图4为图1的右视图；

图5为图1的俯视图；

图6为图1中背靠的立体结构示意图；

图7为本实用新型实施例车架的折叠状态立体结构示意图；

下面结合附图及实施例对本实用新型进一步说明。

具体实施方式

实施例：采用本实用新型技术方案，构造一款铝合金管状构件为车架主体的一种前后座双人儿童推车。

参见图1~图7，一种前后座双人儿童推车，包括一推车车架1、设置在所述推车车架1底前部的前轮组件2，该组件包括前车轮2a及前车轮轴2b；设置在所述的推车车架1的底后部的后轮组件3，该组件包括后车轮3a及后车轮轴3b，及设置在所述车架1上的两座椅组件，包括

前座椅组件及后座椅组件；所述的推车车架 1 包括对称设置在两侧、并通过若干连接杆相连接的两侧支架 4，分别是左侧支架与右侧支架；所述的侧支架 4，分别包括一前轮支杆 5、一后轮支杆 6、一前臂杆 7、一后臂杆 8；所述的前轮支杆 5 的前端部与前轮轴 2b 相连接，所述后轮支杆 6 的后端部与后轮轴 3b 相连接；所述的前轮支杆 5 的后端部与后轮支杆 6 的前端部相互铰接，铰接后形成一开口向上的拱起；所述前臂杆 7 的前端部，铰接在前轮支杆 5 的中部；所述前臂杆 7 后端部与后臂杆 8 的前端部相互铰接，铰接后形成一开口向下的拱起；所述后轮支杆 6 的中部与所述后臂杆 8 的中部相铰接；所述相互铰接的前轮支杆 5、后轮支杆 6、前臂杆 7、后臂杆 8，共同使侧支架 4 形成一铰链四连杆机构；所述侧支架 4 的两后轮支杆 6 之间，还设有一横向支撑杆 9，该支撑杆的两端分别铰接在两后轮支杆 6 上，其中部设有一用来使该支撑杆 9 保持平直或弯折状态的卡扣机构 9a；所述的支撑杆 9a 是由中部相互铰接的两段杆体组成，所述的卡扣机构是设置在该支撑杆中部的铰接处，包括一舌杆及复位弹簧。

所述的侧支架 4 的后臂杆 8 后段，还连接有一手把杆 10；所述的手把杆 10 的下段可以从所述的后臂杆 8 后段中插进或拉出；所述后臂杆 8 的上端部，还设有一控制手把杆 10 进出的伸缩卡位机构 11；所述手把杆 10 的上端，还设有一把手 12；所述的手把杆 10，还铰接有一对呈弯折形、中部相互交叉的连接杆 13；所述弯折形连接杆 13 的一端，铰接在所述的手把杆 10 上，其另一端铰接在另一侧支架 4 的后轮支杆 6 上；所述的两个弯折形连接杆 13 的中段交叉部相互铰接。

所述的前轮支杆 5、后轮支杆 6、前臂杆 7、后臂杆 8、手把杆 10，

均是铝合金管状构件,其各自的两端部,均设有一连接件,并通过该连接件与其他构件相互连接;具体地,设置在前轮支杆5与后轮支杆6之间的连接件是轴节14;设置在前臂杆7与后臂杆8之间的连接件是轴节15;设置在后臂杆8与手把杆10之间的连接件是伸缩卡扣机构11。根据具体需求,也可以选用其他材料,如不锈钢材料来制造前轮支杆5、后轮支杆6、前臂杆7、后臂杆8、手把杆10等构件及其连接件。

所述的两侧支架4的前轮支杆5之间,还设有一中部可折叠的前脚踏板16;所述的两侧支架4的前臂杆7之间,也设有一中部可折叠的后脚踏板17。

所述侧支架前轮支杆5的中段,还铰接有一前座水平连杆18,该连杆18的后端通过一连接板19铰接在所述的前臂杆7上;所述后臂杆8与后轮支杆6的铰接轴上,还铰接有一后座水平连杆20,该连杆20的后段相下弯折,其端部铰接在后轮支杆6上;所述两侧支架4之间,其前部设有一对呈X形交叉、且其交叉部相铰接的斜向交叉连杆21,其后部设有一对呈X形交叉、且其交叉部相铰接的斜向交叉连杆22;所述设在前部的两斜向交叉连杆21,其上端部分别与所述前座水平连杆18相铰接,其下端部分别与所述前轮支杆5相铰接;所述设在后部的两斜向交叉连杆22,其上端部分别与所述后座水平连杆20相铰接,其下端部分别铰接在所述前臂杆7与后臂杆8的铰接轴上。

所述前座水平连杆18的后段,分别铰接有一向上的前座背靠立杆23;所述后座水平连杆20的后段,分别铰接有一向上的后座背靠立杆24;所述两前座背靠立杆23之间,以及两后座背靠立杆24之间,还分别设有一座位无级调节装置25,该装置通过水平对称设置的两对背靠连

接板 26, 对称地铰接在所述的背靠立杆 23 及 24 上。

所述的座位无级调节装置 25, 包括一长形本体 27、设在所述本体上 26 并可上下滑动的卡位机构 28 及若干条钢丝; 所述的钢丝一端固定在所述本体 27 的上端, 中部穿过卡位机构 28, 下端固定在所述的车架 1 上; 所述的卡位机构 28, 通过拉紧或松弛所述的钢丝, 可以不间断地无级调节或改变本体 27 相对于所述车架 1 的位置。

所述的前轮支架 5, 其上端部连接件轴节 14 的内侧边, 与所述后轮支架 6 的外侧边相互铰接, 两前轮支架 5 之间距离, 大于两后轮支架 6 之间的距离, 使前轮组件 2 与后轮组件 3 的位置错开。

所述前轮支杆 5、后轮支杆 6 的铰接轴 14 上, 还设有一环形拉手 29, 该拉手的一侧还开有一弧形槽 30, 所述槽开口的一端铰接有一卡钩 31; 所述后轮支架 6 与后臂杆 8 的铰接轴上, 设有一与所述卡钩 31 配合使用、设有一卡钩连接开口的定位构件 32; 当车架 1 处于使用状态时, 该卡钩 31 与该定位构件 32 脱开; 当车架 1 处于折叠收拢状态时, 该卡钩 31 与该定位构件 32 结合。

所述的前座水平连杆 18、前座背靠立杆 23, 及铰接在所述前座背靠立杆 23 上的无级调节装置 25 上, 还设有一前座椅; 所述的后座水平连杆 20、后座背靠立杆 24, 及铰接在所述后座背靠立杆 24 上的无级调节装置 25 上, 设有一后座椅; 所述的座椅可以是普通座椅或汽车座椅之一。本实用新型还可以根据实际需要, 在各连接杆等适当的部件上, 或相关部件之间, 设置若干帘布, 及其他辅助或装饰性部件、物品。

采用本实用新型上述实施例所述相同或相似的结构, 所得到的其他前后座双人儿童推车, 均在本实用新型保护范围之内。

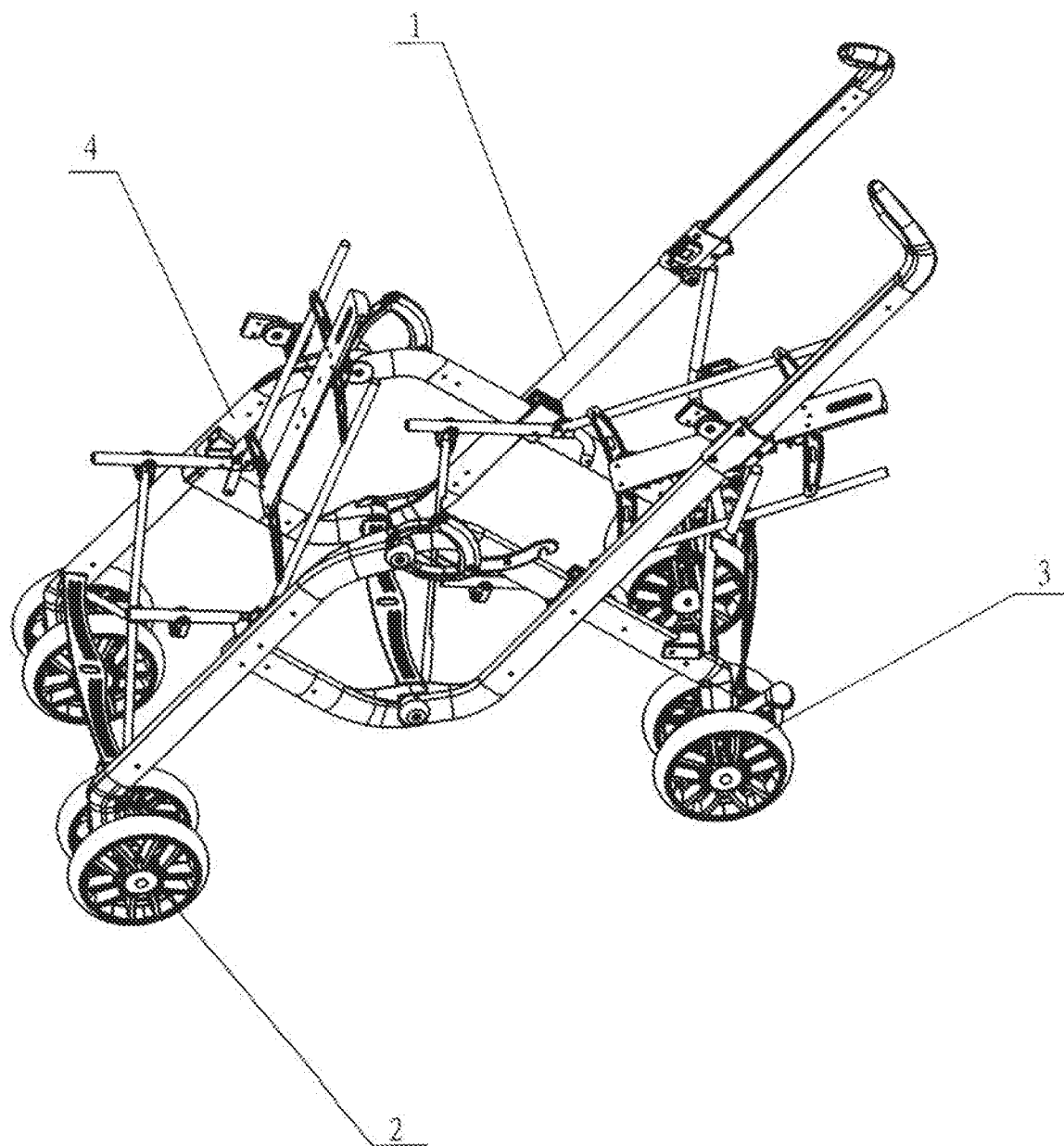


图 1

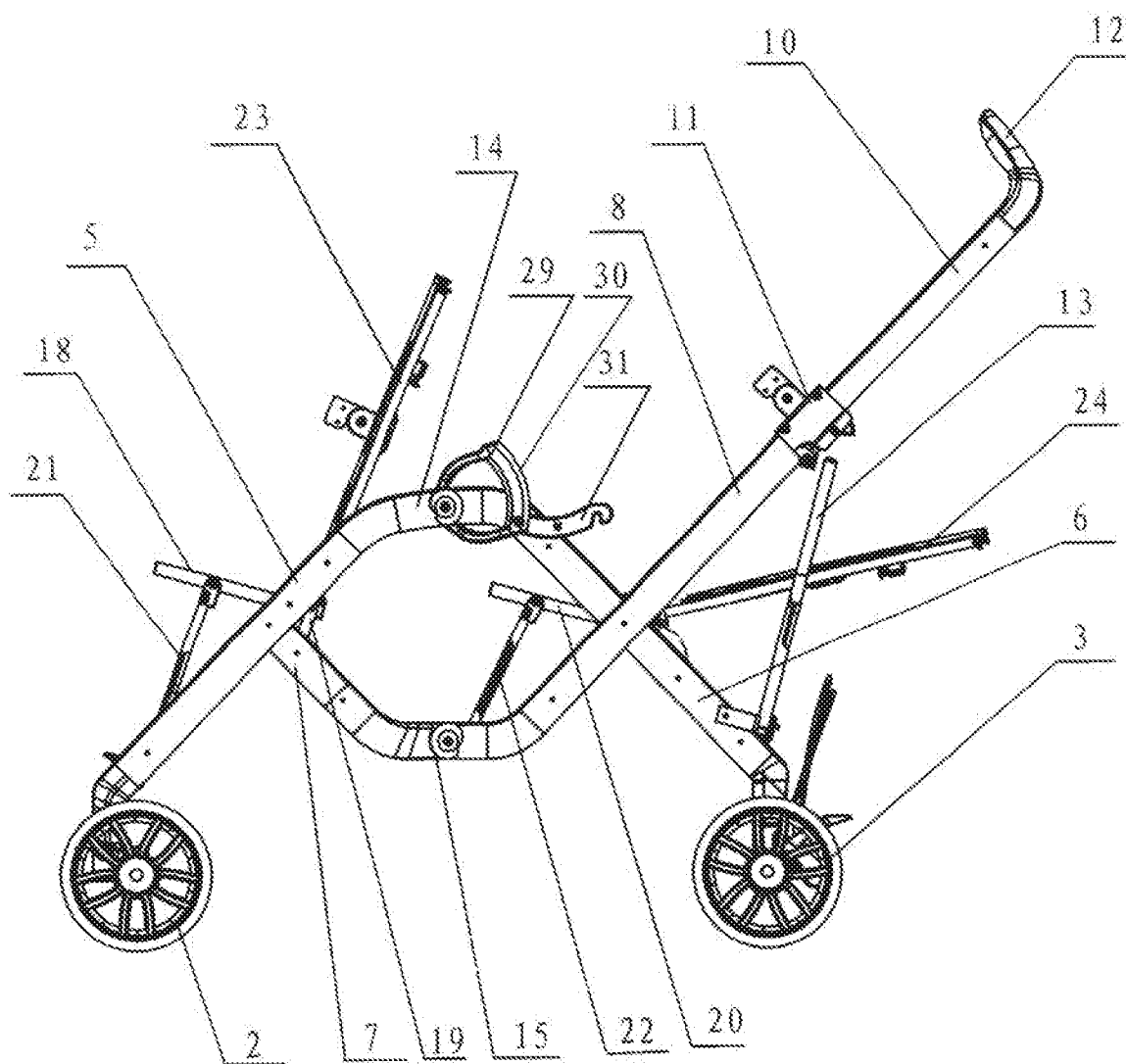


图 2

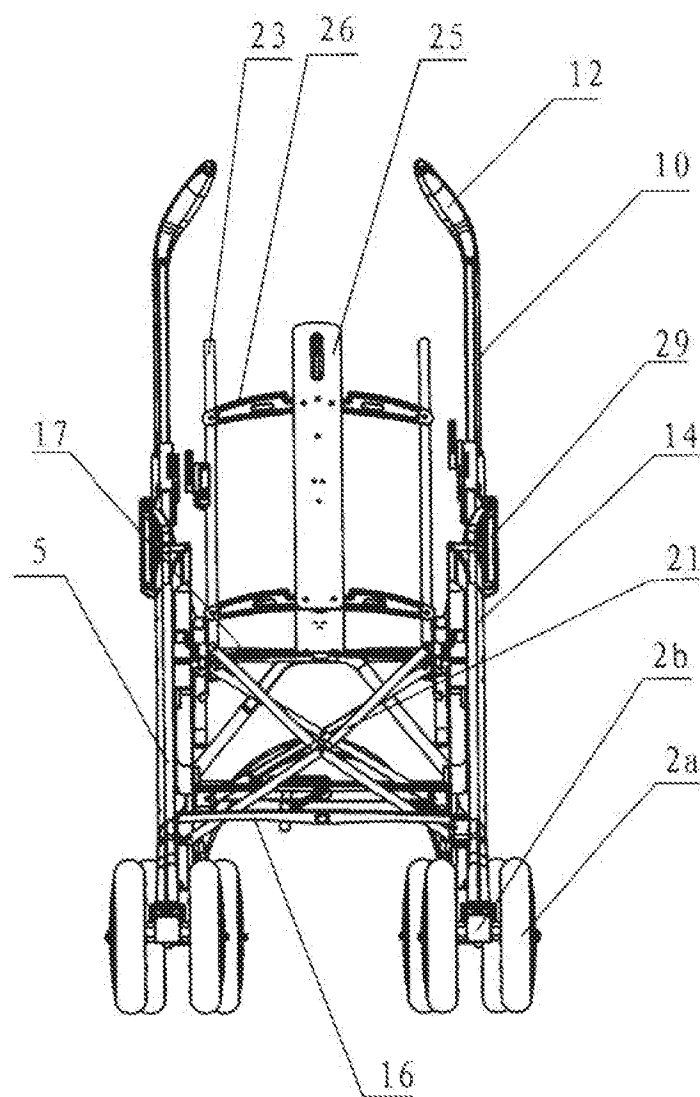


图 3

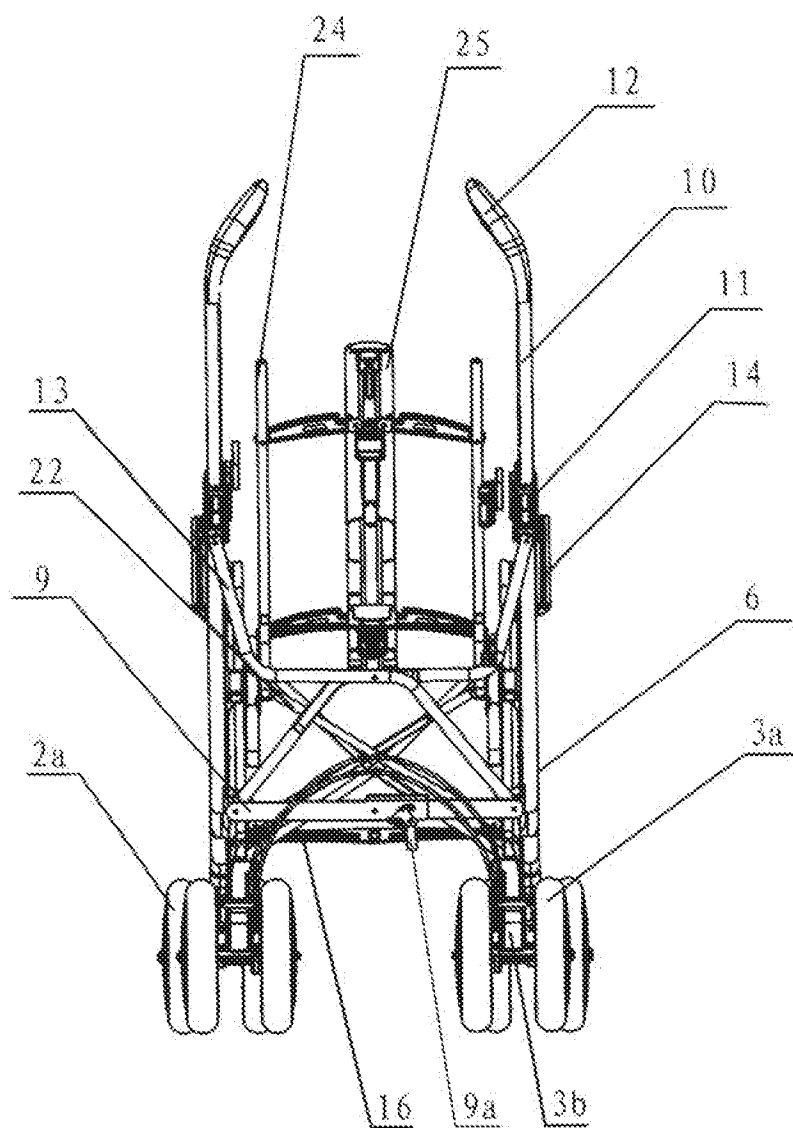


图 4

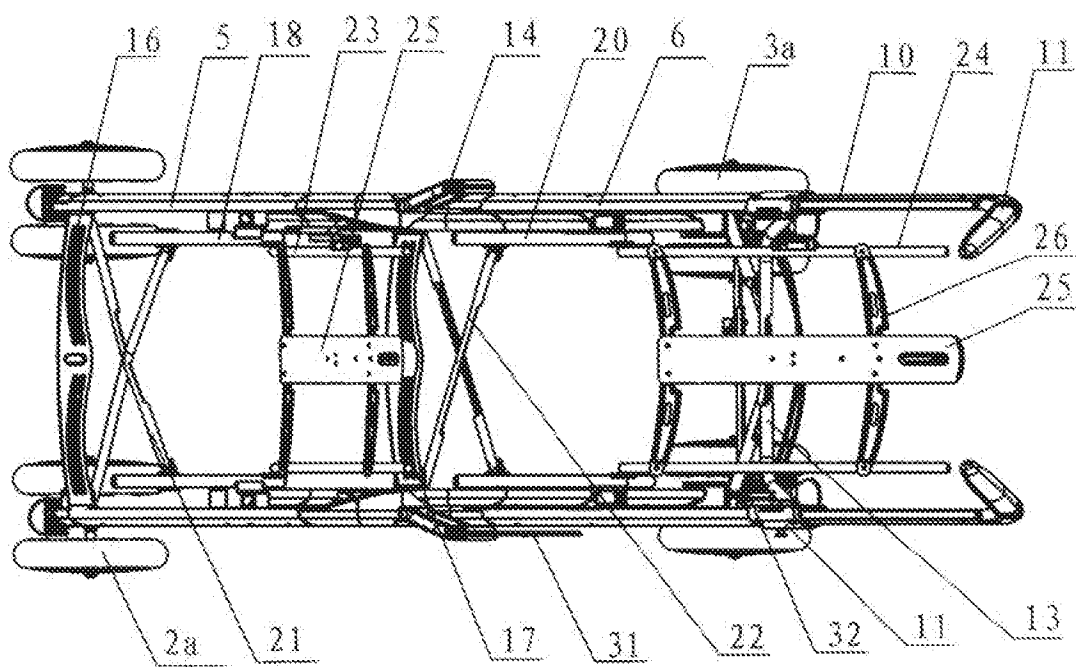


图 5

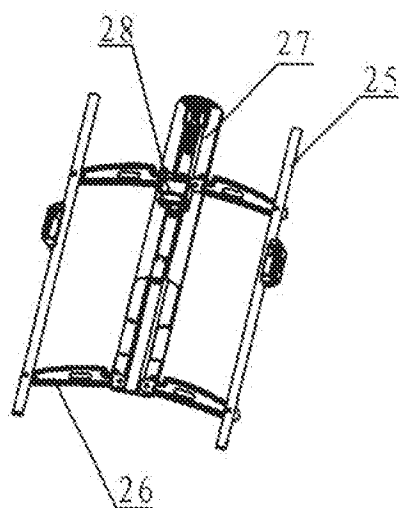


图 6

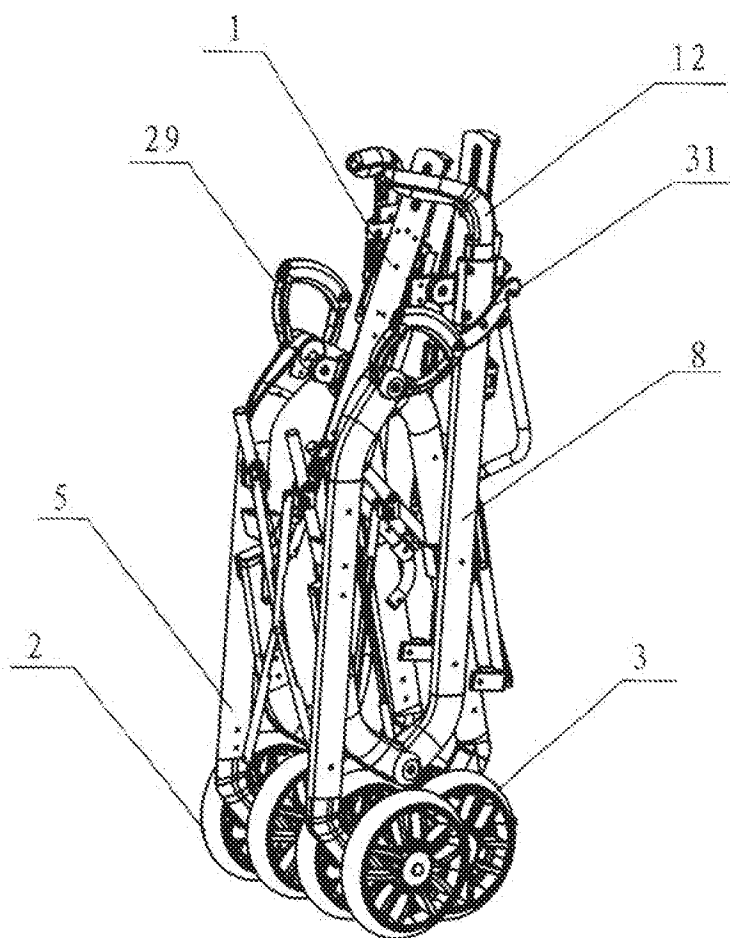



图 7

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
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
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
Machine translation

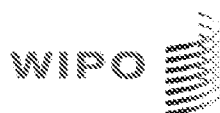
1. (GB2309203) Two-seater children's pushchair

National Biblio. Data | Description | Claims | Drawings | Documents

Permanent Link/ Bookmark: 

Application Number: 9626714 **Application Date:** 23.12.1996
Publication Number: 2309203 **Publication Date:** 12.02.1997
Publication Kind : B
IPC: B62B 7/14 
B62B 7/00
B62B 7/06
Applicants: JANE SA
Inventors: JANE CABAGNERO RAMON
Priority Data: 9600110U 16.01.1996 ES
Title: (EN) Two-seater children's pushchair
Abstract:





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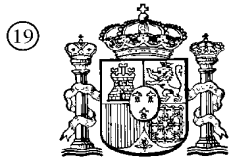
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Machine translation

1. (es2253093) Small double infantile car has two small car units each of which may be utilized separate from other since car units are removably attached by connectors

National Biblio. Data	Description	Claims	Documents
Permanent Link/ Bookmark:			
<p>Application Number: 200401973 Application Date: 06.08.2004</p> <p>Publication Number: 2253093 Publication Date: 16.05.2006</p> <p>Publication Kind : B1</p> <p>IPC: B62B 9/12 </p> <p>Applicants: PLAY SA</p> <p>Inventors: JANE STOPP JOAQUIM</p> <p>Priority Data: 200401973 06 08 2004 ES</p> <p>Title: (EN) Small double infantile car has two small car units each of which may be utilized separate from other since car units are removably attached by connectors (ES) COCHECITO INFANTIL DOBLE.</p> <p>Abstract: (EN) The car is comprised of two small car units joined together by removable connectors. The removable connectors include a pair of sockets in the front part of one car unit and a pair of steel rods in the rear part of the other car unit. The steel rods are removably insertable into the sockets such that each car unit may be utilized separate from the other. - (ES) Cohecito infantil doble. El cohecito comprende un primer cohecito infantil (1) y un segundo cohecito infantil (3) unidos entre sí, y se caracteriza por el hecho de que los dos cohecitos están unidos mediante medios de acoplamiento amovibles (2, 4). Dichos medios de acoplamiento amovibles comprenden un par de casquillos (2) previstos en la parte delantera de dicho primer cohecito infantil (1), donde se alojan un par de varillas (4) previstas en la parte posterior del segundo cohecito infantil (3). Se consigue un cohecito infantil doble que también se puede utilizar de manera individual.</p>			





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⑤① Int. Cl.
B62B 9/12 (2006.01)

⑫

SOLICITUD DE PATENTE

A1

⑫② Fecha de presentación: **06.08.2004**

⑫③ Fecha de publicación de la solicitud: **16.05.2006**

⑫③ Fecha de publicación del folleto de la solicitud:
16.05.2006

⑦① Solicitante/s: **PLAY, S.A.**
Polígono Industrial Riera de Caldes
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⑦② Inventor/es: **Jane Stopp, Joaquim**

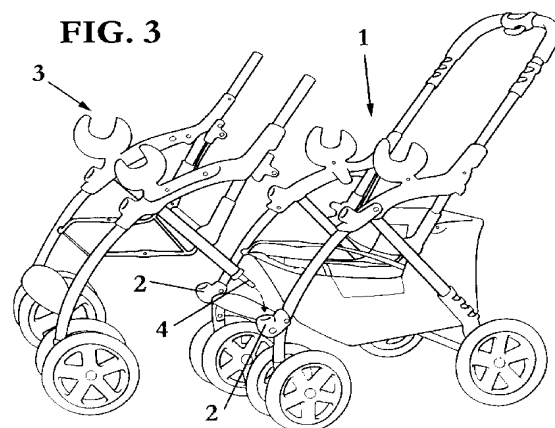
⑦④ Agente: **Ponti Sales, Adelaida**

⑤④ Título: **Cochecito infantil doble.**

⑤⑦ Resumen:

Cochecito infantil doble.

El cochecito comprende un primer cochecito infantil (1) y un segundo cochecito infantil (3) unidos entre sí, y se caracteriza por el hecho de que los dos cochecitos están unidos mediante medios de acoplamiento amovibles (2, 4). Dichos medios de acoplamiento amovibles comprenden un par de casquillos (2) previstos en la parte delantera de dicho primer cochecito infantil (1), donde se alojan un par de varillas (4) previstas en la parte posterior del segundo cochecito infantil (3). Se consigue un cochecito infantil doble que también se puede utilizar de manera individual.



ES 2 253 093 A1

DESCRIPCIÓN

Cochecito infantil doble.

La presente invención se refiere a un cochecito infantil doble, que puede utilizarse para llevar dos niños a la vez, o de manera independiente.

Antecedentes de la invención

En la actualidad existen cochecitos infantiles dobles, que habitualmente se utilizan para llevar gemelos, aunque también se pueden usar para llevar niños de diferentes edades.

Estos cochecitos dobles comprenden dos cochecitos infantiles unidos a través de una única estructura, de manera que no se pueden separar.

Esta imposibilidad de separar los cochecitos presenta varios inconvenientes. En primer lugar, no se pueden utilizar los cochecitos por separado, lo que implica que si se han de llevar los dos niños por separado es necesario un cochecito independiente. En segundo lugar, si los niños son de diferente edad, cuando el mayor ya no necesita un cochecito infantil, únicamente se dispone de un cochecito infantil doble, no pudiéndose utilizar de manera individual.

Por lo tanto, es evidente la necesidad de un cochecito infantil que se pueda utilizar como cochecito infantil doble para dos niños a la vez y, al mismo tiempo, si se desea, utilizarlo como dos cochecitos infantiles independientes.

Descripción de la invención

Con el cochecito infantil de la invención se consiguen resolver los inconvenientes citados, presentando otras ventajas que se describirán.

El cochecito infantil doble de la presente invención comprende un primer cochecito infantil y un segundo cochecito infantil unidos entre sí, y se caracteriza por el hecho de que los dos cochecitos infantiles están unidos mediante medios de acoplamiento amovibles.

Gracias a esta característica, el cochecito infantil de la presente invención se puede utilizar con ambos cochecitos unidos o separados, según se desee.

Según una realización preferida, dichos medios de acoplamiento amovibles comprenden un par de casquillos previstos en la parte delantera de dicho primer cochecito infantil, donde se alojan un par de varillas previstas en la parte posterior del segundo cochecito infantil.

De esta manera, el acoplamiento y desacoplamiento de los dos cochecitos puede realizarse cómoda y rápidamente en el momento que se desee utilizar dichos cochecitos unidos o por separado.

Preferentemente, el segundo cochecito infantil comprende un par de ruedas montadas de manera amovible, estando dichas ruedas amovibles de dicho segundo cochecito montadas en dichas varillas.

Ventajosamente, dicho segundo cochecito comprende un manillar montado de manera amovible.

Breve descripción de los dibujos

Para mejor comprensión de cuanto se ha expuesto se acompañan unos dibujos en los que, esquemáticamente y tan sólo a título de ejemplo no limitativo, se representa un caso práctico de realización.

La figura 1 es una vista en perspectiva del primer cochecito de la presente invención;

La figura 2 es una vista en perspectiva del segundo cochecito de la presente invención;

La figura 3 es una vista en perspectiva de los dos cochecitos justo antes de su unión;

La figura 4 es una vista en perspectiva de cochecito doble de la presente invención; y

Las figuras 5 y 6 son vistas en perspectiva de dos cochecitos dobles según dos realizaciones alternativas.

Descripción de una realización preferida

En la figura 1 se ha representado un primer cochecito infantil 1, cuya única diferencia respecto a un cochecito infantil convencional es la presencia de medios de acoplamiento en su parte delantera. En concreto dichos medios de acoplamiento son un par de casquillos 2, cuya función se describirá posteriormente.

El resto del cochecito infantil no se describe, ya que es convencional y no forma parte de la presente invención.

En la figura 2 se ha representado un segundo cochecito infantil 3 que puede acoplarse al primer cochecito infantil 1 citado anteriormente. En este caso, la diferencia entre este segundo cochecito 3 y uno convencional es que comprende medios de acoplamiento en su parte trasera, en concreto un par de varillas 4, que se alojan en los casquillos 2 citados anteriormente cuando se utilizan ambos cochecitos 1, 3 acoplados entre sí, o en las que se colocan las ruedas traseras 5 del segundo cochecito 3, las cuales están montadas de manera amovible.

Además, el manillar 6 también está montado de manera amovible, pudiéndose retirar cuando se utilice el cochecito doble 1, 3.

Como es evidente, los dos cochecitos 1, 3 representados en las figuras 1 y 2 pueden utilizarse de manera independiente. Si se desea utilizarlos conjuntamente, simplemente se han de retirar las ruedas traseras 5 y el manillar 6 del segundo cochecito 3, introduciéndose las varillas 4 en los correspondientes casquillos 2, tal como se muestra en la figura 3. Aunque no se ha representado en las figuras, es evidente que los casquillos 2 comprenden algún sistema de retención para evitar que las varillas 4 se salgan accidentalmente.

Una vez realizada esta operación, el cochecito infantil doble de la presente invención queda tal como se ha representado en la figura 4, listo para utilizarse con dos niños.

Para volver a utilizar los dos cochecitos 1, 3 de manera independiente simplemente hay que realizar la operación inversa a la descrita anteriormente.

En las figuras 5 y 6 se han representado dos ejemplos de utilización del cochecito doble de la presente invención.

En la figura 5, se ha representado el cochecito doble con un asiento trasero 8 y un capazo delantero 7, mientras que en la figura 6 se ha representado con dos asientos 8. Como es sobradamente conocido, el capazo 7 es adecuado para bebés que han de ir echados, mientras que el asiento 8 es adecuado para niños que pueden permanecer sentados.

Es evidente que las combinaciones representadas en las figuras 5 y 6 son solamente a modo de ejemplo, pudiéndose utilizar cualquier combinación adecuada además de las representadas.

A pesar de que se ha hecho referencia a una realización concreta de la invención, es evidente para un experto en la materia que el coche infantil descrito es susceptible de numerosas variaciones y modifica-

ciones, y que todos los detalles mencionados pueden ser substituidos por otros técnicamente equivalentes,

sin apartarse del ámbito de protección definido por las reivindicaciones adjuntas.

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REIVINDICACIONES

1. Cochecito infantil doble, que comprende un primer cochecito infantil (1) y un segundo cochecito infantil (3) unidos entre sí, **caracterizado** por el hecho de que los dos cochecitos están unidos mediante medios de acoplamiento amovibles (2, 4).

2. Cochecito infantil doble según la reivindicación 1, **caracterizado** por el hecho de que dichos medios de acoplamiento amovibles comprenden un par de casquillos (2) previstos en la parte delantera de dicho primer cochecito infantil (1), donde se alojan un par de varillas (4) previstas en la parte posterior del

segundo cochecito infantil (3).

3. Cochecito infantil doble según la reivindicación 1 ó 2, **caracterizado** por el hecho de que el segundo cochecito infantil (3) comprende un par de ruedas (5) montadas de manera amovible.

4. Cochecito infantil doble según las reivindicaciones 2 y 3, **caracterizado** por el hecho de que dichas ruedas amovibles (5) de dicho segundo cochecito están montadas en dichas varillas (4).

5. Coche infantil doble según la reivindicación 1, **caracterizado** por el hecho de que dicho segundo cochecito (3) comprende un manillar (6) montado de manera amovible.

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FIG. 1

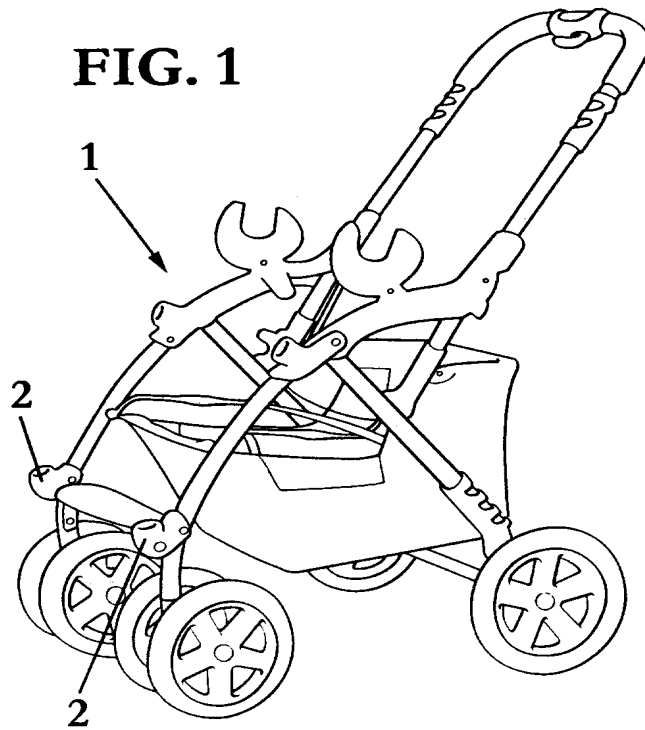


FIG. 2

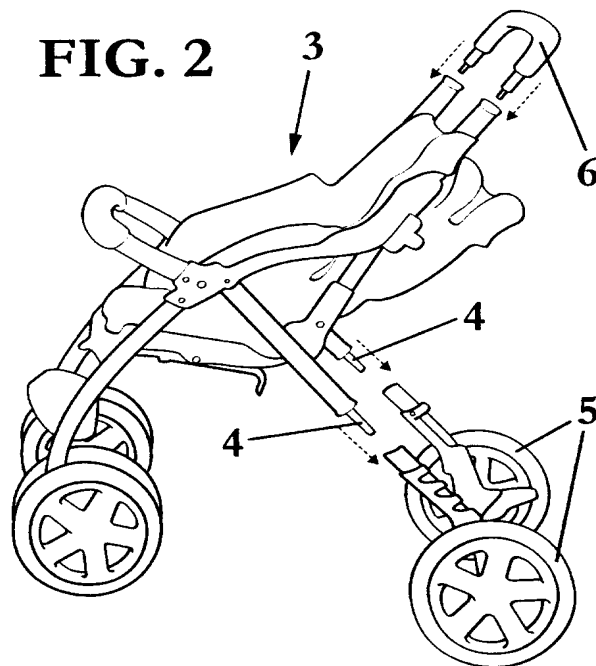


FIG. 3

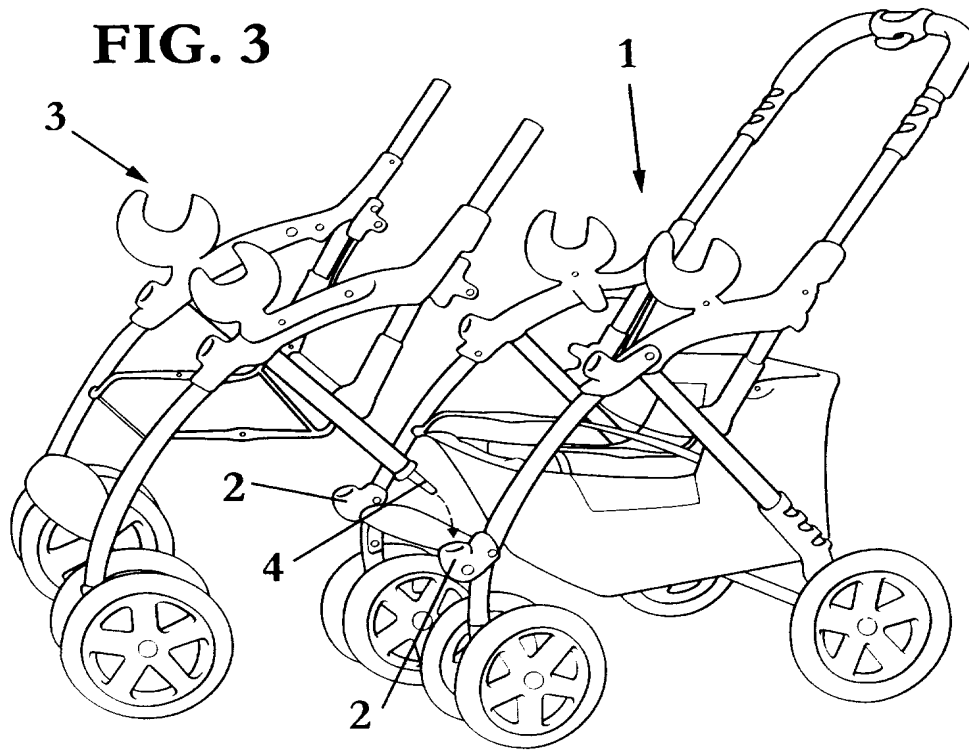


FIG. 4

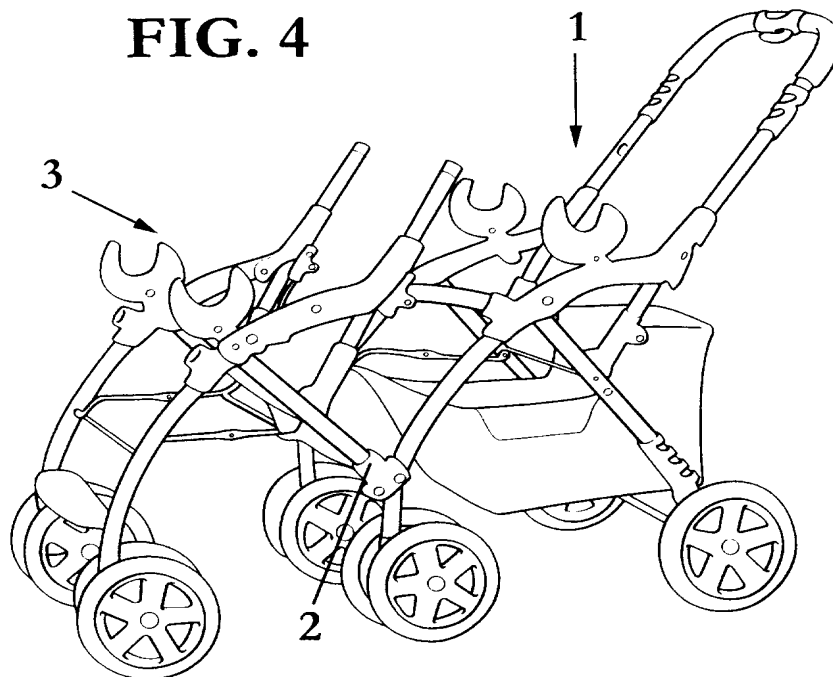


FIG. 5

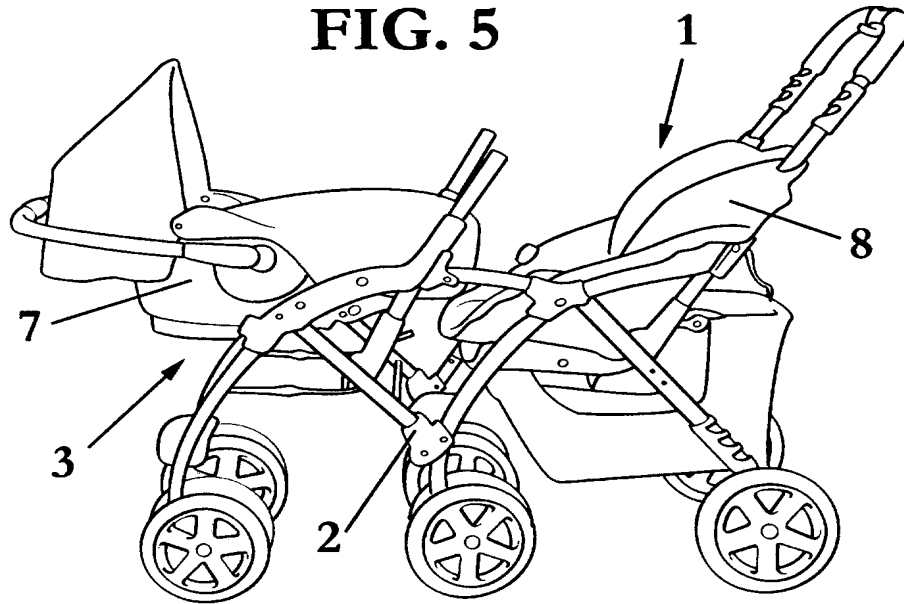
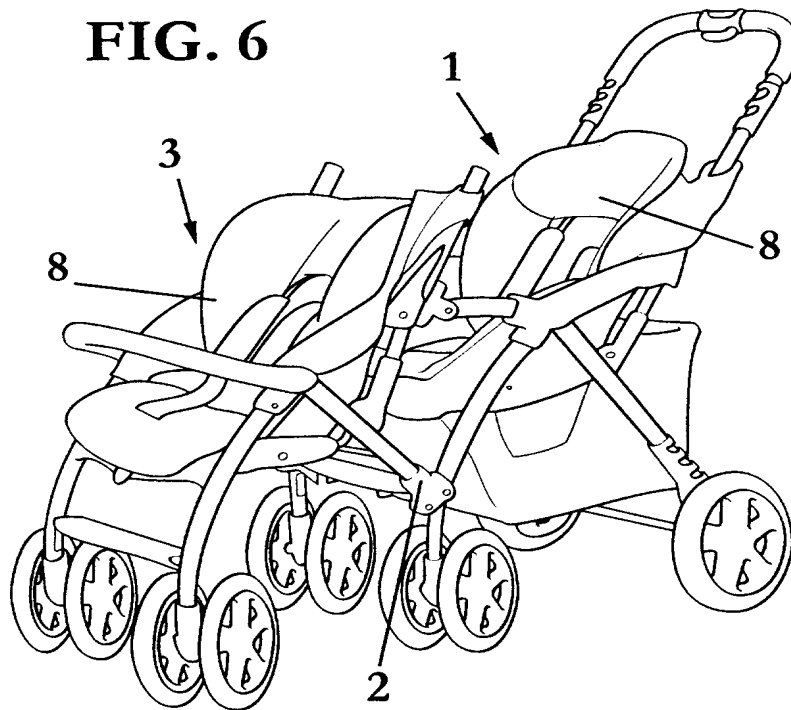


FIG. 6





OFICINA ESPAÑOLA DE
PATENTES Y MARCAS

ESPAÑA

⑪ ES 2 253 093

⑫ Nº de solicitud: 200401973

⑬ Fecha de presentación de la solicitud: 06.08.2004

⑭ Fecha de prioridad:

INFORME SOBRE EL ESTADO DE LA TÉCNICA

⑮ Int. Cl.: B62B 9/12 (2006.01)

DOCUMENTOS RELEVANTES

Categoría	Documentos citados	Reivindicaciones afectadas
X	GB 2368824 A (LACKEY) 15.05.2002, página 8, línea 29 - página 12, línea 20; figuras 4,5,7.	1,5
A		2
X	US 5522121 A (FRAYND) 04.06.1996, columna 1, líneas 30-37; figura 1.	1
A	US 6449801 B1 (DURRIN) 17.09.2002, columna 1, línea 50 - columna 2, línea 62; figuras 3,4.	3,4

Categoría de los documentos citados

X: de particular relevancia

Y: de particular relevancia combinado con otro/s de la misma categoría

A: refleja el estado de la técnica

O: referido a divulgación no escrita

P: publicado entre la fecha de prioridad y la de presentación de la solicitud

E: documento anterior, pero publicado después de la fecha de presentación de la solicitud

El presente informe ha sido realizado

☒ para todas las reivindicaciones

☐ para las reivindicaciones nº:

Fecha de realización del informe
20.04.2006

Examinador
O. Fraile Paredes

Página
1/1

PATENT COOPERATION TREATY

From the
INTERNATIONAL SEARCHING AUTHORITY

To: BERNARD PIKE
TROUTMAN SANDERS LLP
600 PEACHTREE STREET, N.E., SUITE 5200
PATENT & TRADEMARK DEPARTMENT
ATLANTA, GA 30308-2216

PCT

WRITTEN OPINION OF THE
INTERNATIONAL SEARCHING AUTHORITY

(PCT Rule 43bis.1)

Applicant's or agent's file reference DYN005.PCT		Date of mailing (day/month/year) 29 JAN 2010
FOR FURTHER ACTION See paragraph 2 below		
International application No. PCT/US2009/066817	International filing date (day/month/year) 04 December 2009	Priority date (day/month/year) 12 April 2009
International Patent Classification (IPC) or both national classification and IPC IPC(8) - B62B 7/00 (2010.01) USPC - 280/642		
Applicant DYNAMIC BRANDS, LLC		

1. This opinion contains indications relating to the following items:

- ☒ Box No. I Basis of the opinion
- ☐ Box No. II Priority
- ☐ Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
- ☐ Box No. IV Lack of unity of invention
- ☒ Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- ☐ Box No. VI Certain documents cited
- ☐ Box No. VII Certain defects in the international application
- ☐ Box No. VIII Certain observations on the international application

2. FURTHER ACTION

If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered.

If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.

For further options, see Form PCT/ISA/220.

3. For further details, see notes to Form PCT/ISA/220.

Name and mailing address of the ISA/US Mail Stop PCT, Attn: ISA/US Commissioner for Patents P.O. Box 1450, Alexandria, Virginia 22313-1450 Facsimile No. 571-273-3201	Date of completion of this opinion 20 January 2010	Authorized officer: Blaine R. Copenhaver PCT Helpdesk: 571-272-4300 PCT OSP: 571-272-7774
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Form PCT/ISA/237 (cover sheet) (July 2009)

WRITTEN OPINION OF THE
INTERNATIONAL SEARCHING AUTHORITYInternational application No.
PCT/US2009/066817

Box No. I Basis of this opinion

1. With regard to the **language**, this opinion has been established on the basis of:
- ☒ the international application in the language in which it was filed.
- ☐ a translation of the international application into _____ which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).
2. ☐ This opinion has been established taking into account the **rectification of an obvious mistake** authorized by or notified to this Authority under Rule 91 (Rule 43*bis*.1(a))
3. With regard to any **nucleotide and/or amino acid sequence** disclosed in the international application, this opinion has been established on the basis of a sequence listing filed or furnished:
- a. (means)
- ☐ on paper
- ☐ in electronic form
- b. (time)
- ☐ in the international application as filed
- ☐ together with the international application in electronic form
- ☐ subsequently to this Authority for the purposes of search
4. ☐ In addition, in the case that more than one version or copy of a sequence listing has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
5. Additional comments:

**WRITTEN OPINION OF THE
INTERNATIONAL SEARCHING AUTHORITY**

International application No.

PCT/US2009/066817

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)	Claims	6, 7, 9, 10, 15-27, 32	YES
	Claims	1-5, 8, 11-14, 28-31, 33, 34	NO
Inventive step (IS)	Claims	None	YES
	Claims	1-34	NO
Industrial applicability (IA)	Claims	1-34	YES
	Claims	None	NO

2. Citations and explanations:

Claims 1-5, 8 and 11-14 lack novelty under PCT Article 33(2) as being anticipated by Jones et al.

Referring to claims 1-5, 8 and 11-14, Jones et al disclose [Cl. 1] a seat attachment (see Fig. 1) for a stroller (10), comprising: an attachment frame member (2, 4, 8) comprising a connector portion (14) capable of connecting to a stroller frame (12); and a seat support element (20) capable of supporting a seat (22); [Cl. 2] comprising a wheel (6); [Cl. 3] further comprising a wheel support frame (30) connecting the wheel (6) to the attachment frame member (2, 4, 8); [Cl. 4] wherein the wheel support frame (30) is pivotally connected to the attachment frame member (2, 4, 8); [Cl. 5] wherein the wheel support frame (30) is pivotally connected near the middle of the attachment frame member (2, 4, 8) (30 is pivotally connected to the middle portions of the sides of platform member 2 when viewed from the side, see Fig. 2); [Cl. 8] wherein the wheel support frame (30) is capable of pivoting from a first position to a second position (30 appears to be a 360 degree pivotable caster wheel); [Cl. 11] wherein the attachment frame member (2, 4, 8) has a first end (8) and a second end (4); [Cl. 12] wherein the first end (8) is capable of connecting to a stroller frame (12); [Cl. 13] wherein the second end (4) is connected to the seat attachment member (20); [Cl. 14] wherein the seat support element (20) is capable of supporting a seat (22) in either a forward (see Fig. 1) or backward position (20 may be attached in a reversed direction which would allow the child to sit in reverse direction and be able to place their feet on platform 2).

Claims 28-31, 33 and 34 lack novelty under PCT Article 33(2) as being anticipated by Maciejczyk.

Referring to claims 28-31, 33 and 34, Maciejczyk discloses [Cl. 28] a stroller (200), comprising: a frame (230, 240); at least one front wheel (210); at least one rear wheel (220); a stroller seat (260); and a seat attachment portion (100) capable of supporting a second seat (110) in front of the stroller seat (260); [Cl. 29] wherein the seat attachment portion (100) comprises two seat connectors (120, 130); [Cl. 30] wherein the seat attachment portion (100) is removably connected to the frame (230, 240); [Cl. 31] wherein the seat attachment portion (100) comprises two portions (120, 130) each comprising one seat connector (seat 110 would be supported by two attachment portions 100, one on each side of the stroller); [Cl. 33] wherein the second seat (110) is a stroller seat (110 is a toddler seat so that would be considered a stroller seat as well); [Cl. 34] wherein the second seat (110) is integral to the seat attachment portion (100) (Figs. 2 and 3 show the seat be connected directly to first support element 120).

Claims 6, 7, 9, 10 and 15 lack an inventive step under PCT Article 33(3) as being obvious over Jones et al in view of Maciejczyk.

Referring to claims 6, 7, 9, 10 and 15, Jones et al disclose the seat attachment for stroller of claims 1, 5 and 8 and [Cl. 15] wherein the seat support element (20) is capable of supporting the seat (22) in either a forward or backward position (20 may be attached in a reversed direction which would allow the child to sit in reverse direction and be able to place their feet on platform 2), but fails to disclose [Cl. 6] further comprising a folding mechanism; [Cl. 7] wherein the folding mechanism comprises a sliding connector slidingly connected to the attachment frame member and a strut having a first end connected to the sliding member and a second end connected to the wheel support frame; [Cl. 9] wherein the first position is a locked and in-use position and the second position is an unlocked and folded position; [Cl. 10] wherein the seat is a baby seat, a car seat, a stroller seat, a bassinet, or a pram; [Cl. 15] further comprising a stroller seat.

However, Maciejczyk disclose a stroller seat attachment [Cl. 6] further comprising a folding mechanism (500) (see Figs. 8 and 9); [Cl. 7] wherein the folding mechanism (500) comprises a sliding connector (523) slidingly connected to the attachment frame member (230) and a strut (530) having a first end (531) connected to the sliding member (523) and a second end (540) connected to the wheel support frame (230) (both ends of strut 530 are connected to wheel support frame 230 either directly or indirectly, see Figs. 8 and 9); [Cl. 9] wherein the first position (see Fig. 8) is a locked and in-use position (a child could be placed in seat) and the second position (see Fig. 9) is an unlocked and folded position; [Cl. 10] wherein the seat (110) is a stroller seat (110 is a toddler seat so that would be considered a stroller seat as well); [Cl. 15] further comprising a stroller seat (110 is a toddler seat so that would be considered a stroller seat as well).

It would have been obvious to a person of ordinary skill at the time of the invention to use the seat attachment for a stroller of Jones et al and the folding mechanism and the stroller seat of Maciejczyk in order to provide a reliable means of being able to easily collapse a stroller with an attached seat so the stroller can easily be collapsed to place in the trunk of a car but still be able to safely secure the additional child when in use.

Continued on Supplemental Box

**WRITTEN OPINION OF THE
INTERNATIONAL SEARCHING AUTHORITY**

International application No.

PCT/US2009/066817

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of:

Box V

Claims 16-23 lack an inventive step under PCT Article 33(3) as being obvious over Jones et al in view of Huang.

Referring to claims 16-23, Jones et al disclose [Cl. 16] a stroller (10), comprising: a stroller frame (12) comprising wheels (see Fig. 6), a frame (12), a first seat (not labeled, see Fig. 6) and an attachment frame member (8) connected to the frame (12); a seat attachment (2, 4) comprising a wheel (6), a second seat (22), and a connector portion (14) capable of connecting to the attachment frame member (12); [Cl. 17] wherein the connector portion (14) is capable of being releasably connected to the attachment frame member (8) (attachment structure 107 may be attached or directly connected to arm 8, Para [0048]); [Cl. 18] wherein the second seat (22) is releasably connected to the seat support element (20); [Cl. 19] wherein the seat support element (20) is capable of supporting the second seat (22) in either a forward (see Fig. 1) or backward position (20 may be attached in a reversed direction which would allow the child to sit in reverse direction and be able to place their feet on platform 2); [Cl. 20] stroller (10), comprising: a first seat attachment (2, 4, 8) capable of removably supporting a child seat (22); and a second seat attachment (12) capable of supporting a child seat (stroller seat is supported by frame member 12); [Cl. 21] wherein each seat attachment (8) comprises two seat connector portions (14); [Cl. 22] wherein the child seat (stroller seat is supported by frame member 12) is one of a stroller seat (see Fig. 6); [Cl. 23] comprising a frame (12), wherein the frame (12) comprises a handle portion (11), a front wheel support portion (see Fig. 11e) and a back wheel support portion (see Fig. 11e); but fails to disclose [Cl. 16] a double stroller; [Cl. 20] a double stroller.

However, Huang discloses a locking device for a front seat of a double stroller wherein [Cl. 16] a double stroller (see Fig. 1); [Cl. 20] a double stroller (see Fig. 1).

It would have been obvious to a person of ordinary skill at the time of the invention to use the seat attachment for a stroller of Jones et al and the double stroller of Huang in order to provide a reliable means of being able to safely transport more than 2 children by adding a additional seat to a double stroller.

Claims 24-27 lack an inventive step under PCT Article 33(3) as being obvious over Jones et al in view of Huang in view of Maciejczyk.

Referring to claims 24-27, Jones et al and Huang disclose the double stroller of claim 23, [Cl. 26] wherein the second seat attachment (22 of Jones et al) is adjacent to the handle portion (11 of Jones et al); but fails to disclose [Cl. 24] wherein a first seat attachment is adjacent to the front wheel support portion; [Cl. 25] wherein the first seat attachment is above at least one front wheel connected to the wheel support portion; [Cl. 27], further comprising a folding mechanism that connects the handle portion, the front wheel support portion, and the back wheel support portion.

However, Maciejczyk discloses a stroller seat attachment [Cl. 24] wherein a first seat attachment (100) is adjacent to the front wheel support portion (230); [Cl. 25] wherein the first seat attachment (100) is above at least one front wheel (210) connected to the wheel support portion (230); [Cl. 27], further comprising a folding mechanism (500) that connects the handle portion (210), the front wheel support portion (230), and the back wheel support portion (240) (mounting arrangement 500 is connected to portion 230 which is connected to handle portion 210 and back wheel support 240).

It would have been obvious to a person of ordinary skill at the time of the invention to use the double stroller of Jones et al and Huang and the seat attachment is placed on the front portion of the stroller in order to provide a reliable means of being able to safely transport more than 2 children by adding a additional seat to a double stroller, without the additional seat interfering with the person pushing the stroller.

Claim 32 lack an inventive step under PCT Article 33(3) as being obvious over Maciejczyk in view of Haeggberg.

Referring to claim 32, Maciejczyk discloses the stroller of claim 30, but fails to disclose [Cl. 32] wherein the frame comprises a sleeve for removably connecting the seat attachment portion to the frame.

However, Haeggberg discloses a stroller trailer [Cl. 32] wherein the frame (2) comprises a sleeve (18) for removably connecting the seat attachment portion (35) to the frame (2) (see Fig. 6a, holders 34 act as a sleeve for ball 35 of seat attachment portion).

It would have been obvious to a person of ordinary skill at the time of the invention to use the stroller of Maciejczyk and the sleeve attachment means of Haeggberg in order to provide a reliable means of attaching the seat attachment to the stroller that would require minimum effort to securely attach the additional seat.

Claims 1-34 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed can be made or used in industry.

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference DYN005.PCT	FOR FURTHER ACTION see Form PCT/ISA/220 as well as, where applicable, item 5 below.	
International application No. PCT/US2009/066817	International filing date (day/month/year) 04 December 2009	(Earliest) Priority Date (day/month/year) 12 April 2009
Applicant DYNAMIC BRANDS, LLC		

This international search report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Bureau.

This international search report consists of a total of 2 sheets.

☐ It is also accompanied by a copy of each prior art document cited in this report.

1. Basis of the report

a. With regard to the **language**, the international search was carried out on the basis of:

☒ the international application in the language in which it was filed.

☐ a translation of the international application into _____ which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).

b. ☐ This international search report has been established taking into account the **rectification of an obvious mistake** authorized by or notified to this Authority under Rule 91 (Rule 43.6bis(a)).

c. ☐ With regard to any **nucleotide and/or amino acid sequence** disclosed in the international application, see Box No. I.

2. ☐ **Certain claims were found unsearchable** (see Box No. II).

3. ☐ **Unity of invention is lacking** (see Box No. III).

4. With regard to the **title**,

☒ the text is approved as submitted by the applicant.

☐ the text has been established by this Authority to read as follows:

5. With regard to the **abstract**,

☒ the text is approved as submitted by the applicant.

☐ the text has been established, according to Rule 38.2, by this Authority as it appears in Box No. IV. The applicant may, within one month from the date of mailing of this international search report, submit comments to this Authority.

6. With regard to the **drawings**,

a. the figure of the **drawings** to be published with the abstract is Figure No. 3

☒ as suggested by the applicant.

☐ as selected by this Authority, because the applicant failed to suggest a figure.

☐ as selected by this Authority, because this figure better characterizes the invention.

b. ☐ none of the figures is to be published with the abstract.

Form PCT/ISA/210 (first sheet) (July 2009)

INTERNATIONAL SEARCH REPORT

International application No.

PCT/US2009/066817

A. CLASSIFICATION OF SUBJECT MATTER

IPC(8) - B62B 7/00 (2010.01)

USPC - 280/642

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)

IPC(8) - B62B 7/00; B62D 7/14, 63/00 (2010.01)

USPC - 280/642, 32.7, 47.131, 647, 648, 656, 657

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practicable, search terms used)

PatBase

C. DOCUMENTS CONSIDERED TO BE RELEVANT

Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X -- Y	US 2007/0114738 A1 (JONES et al) 24 May 2007 (24.05.2007) entire document	1-5, 8, 11-14 ----- 6, 7, 9, 10, 15-27
X -- Y	US 2007/0001429 A1 (MACIEJCZYK) 04 January 2007 (04.01.2007) entire document	28-31, 33, 34 ----- 6, 7, 9, 10, 15, 24-27, 32
Y	US 5,338,096 A (HUANG) 16 August 1994 (16.08.1994) entire document	16-27
Y	US 2003/0025304 A1 (HAEGGBERG) 06 February 2003 (06.02.2003) entire document	32

☐ Further documents are listed in the continuation of Box C.

* Special categories of cited documents:

"A" document defining the general state of the art which is not considered to be of particular relevance

"E" earlier application or patent but published on or after the international filing date

"L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)

"O" document referring to an oral disclosure, use, exhibition or other means

"P" document published prior to the international filing date but later than the priority date claimed

"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention

"X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone

"Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art

"&" document member of the same patent family

Date of the actual completion of the international search

20 August 2010

Date of mailing of the international search report

29 JAN 2010

Name and mailing address of the ISA/US

Mail Stop PCT, Attn: ISA/US, Commissioner for Patents
P.O. Box 1450, Alexandria, Virginia 22313-1450

Facsimile No. 571-273-3201

Authorized officer:

Blaine R. Copenheaver

PCT Helpdesk: 571-272-4300

PCT OSP: 571-272-7774

Form PCT/ISA/210 (second sheet) (July 2009)

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44*bis*)

Applicant's or agent's file reference DYN005.PCT	FOR FURTHER ACTION	See item 4 below
International application No. PCT/US2009/066817	International filing date (<i>day/month/year</i>) 04 December 2009 (04.12.2009)	Priority date (<i>day/month/year</i>) 04 December 2008 (04.12.2008)
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237		
Applicant DYNAMIC BRANDS, LLC		

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 <i>bis</i> .1(a).																								
2.	This REPORT consists of a total of 5 sheets, including this cover sheet. In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.																								
3.	<p>This report contains indications relating to the following items:</p> <table style="width: 100%;"> <tr> <td style="width: 10%; text-align: center;"><input checked="" type="checkbox"/></td> <td style="width: 30%;">Box No. I</td> <td style="width: 80%;">Basis of the report</td> </tr> <tr> <td style="text-align: center;"><input type="checkbox"/></td> <td>Box No. II</td> <td>Priority</td> </tr> <tr> <td style="text-align: center;"><input type="checkbox"/></td> <td>Box No. III</td> <td>Non-establishment of opinion with regard to novelty, inventive step and industrial applicability</td> </tr> <tr> <td style="text-align: center;"><input type="checkbox"/></td> <td>Box No. IV</td> <td>Lack of unity of invention</td> </tr> <tr> <td style="text-align: center;"><input checked="" type="checkbox"/></td> <td>Box No. V</td> <td>Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement</td> </tr> <tr> <td style="text-align: center;"><input type="checkbox"/></td> <td>Box No. VI</td> <td>Certain documents cited</td> </tr> <tr> <td style="text-align: center;"><input type="checkbox"/></td> <td>Box No. VII</td> <td>Certain defects in the international application</td> </tr> <tr> <td style="text-align: center;"><input type="checkbox"/></td> <td>Box No. VIII</td> <td>Certain observations on the international application</td> </tr> </table>	<input checked="" type="checkbox"/>	Box No. I	Basis of the report	<input type="checkbox"/>	Box No. II	Priority	<input type="checkbox"/>	Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability	<input type="checkbox"/>	Box No. IV	Lack of unity of invention	<input checked="" type="checkbox"/>	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement	<input type="checkbox"/>	Box No. VI	Certain documents cited	<input type="checkbox"/>	Box No. VII	Certain defects in the international application	<input type="checkbox"/>	Box No. VIII	Certain observations on the international application
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<input type="checkbox"/>	Box No. VII	Certain defects in the international application																							
<input type="checkbox"/>	Box No. VIII	Certain observations on the international application																							
4.	The International Bureau will communicate this report to designated Offices in accordance with Rules 44 <i>bis</i> .3(c) and 93 <i>bis</i> .1 but not, except where the applicant makes an express request under Article 23(2), before the expiration of 30 months from the priority date (Rule 44 <i>bis</i> .2).																								

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Facsimile No. +41 22 338 82 70	<table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="padding: 5px;">Date of issuance of this report 07 June 2011 (07.06.2011)</td> </tr> <tr> <td style="padding: 5px;"> Authorized officer <div style="text-align: center; font-weight: bold;">Beate Giffo-Schmitt</div> e-mail: pt03.pct@wipo.int </td> </tr> </table>	Date of issuance of this report 07 June 2011 (07.06.2011)	Authorized officer <div style="text-align: center; font-weight: bold;">Beate Giffo-Schmitt</div> e-mail: pt03.pct@wipo.int
Date of issuance of this report 07 June 2011 (07.06.2011)			
Authorized officer <div style="text-align: center; font-weight: bold;">Beate Giffo-Schmitt</div> e-mail: pt03.pct@wipo.int			

Form PCT/IB/373 (January 2004)

PATENT COOPERATION TREATY

From the
INTERNATIONAL SEARCHING AUTHORITY

To: BERNARD PIKE
TROUTMAN SANDERS LLP
600 PEACHTREE STREET, N.E., SUITE 5200
PATENT & TRADEMARK DEPARTMENT
ATLANTA, GA 30308-2216

PCT

WRITTEN OPINION OF THE
INTERNATIONAL SEARCHING AUTHORITY

(PCT Rule 43bis.1)

Applicant's or agent's file reference DYN005.PCT		Date of mailing (day/month/year) 29 JAN 2010
FOR FURTHER ACTION See paragraph 2 below		
International application No. PCT/US2009/066817	International filing date (day/month/year) 04 December 2009	Priority date (day/month/year) 12 April 2009
International Patent Classification (IPC) or both national classification and IPC IPC(8) - B62B 7/00 (2010.01) USPC - 280/642		
Applicant DYNAMIC BRANDS, LLC		

1. This opinion contains indications relating to the following items:

- ☒ Box No. I Basis of the opinion
- ☐ Box No. II Priority
- ☐ Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
- ☐ Box No. IV Lack of unity of invention
- ☒ Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- ☐ Box No. VI Certain documents cited
- ☐ Box No. VII Certain defects in the international application
- ☐ Box No. VIII Certain observations on the international application

2. FURTHER ACTION

If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered.

If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.

For further options, see Form PCT/ISA/220.

3. For further details, see notes to Form PCT/ISA/220.

Name and mailing address of the ISA/US Mail Stop PCT, Attn: ISA/US Commissioner for Patents P.O. Box 1450, Alexandria, Virginia 22313-1450 Facsimile No. 571-273-3201	Date of completion of this opinion 20 January 2010	Authorized officer: Blaine R. Copenhaver PCT Helpdesk: 571-272-4300 PCT OSP: 571-272-7774
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Form PCT/ISA/237 (cover sheet) (July 2009)

**WRITTEN OPINION OF THE
INTERNATIONAL SEARCHING AUTHORITY**

International application No.
PCT/US2009/066817

Box No. I Basis of this opinion

1. With regard to the **language**, this opinion has been established on the basis of:
 - ☒ the international application in the language in which it was filed.
 - ☐ a translation of the international application into _____ which is the language of a translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).
2. ☐ This opinion has been established taking into account the **rectification of an obvious mistake** authorized by or notified to this Authority under Rule 91 (Rule 43bis.1(a))
3. With regard to any **nucleotide and/or amino acid sequence** disclosed in the international application, this opinion has been established on the basis of a sequence listing filed or furnished:
 - a. (means)
 - ☐ on paper
 - ☐ in electronic form
 - b. (time)
 - ☐ in the international application as filed
 - ☐ together with the international application in electronic form
 - ☐ subsequently to this Authority for the purposes of search
4. ☐ In addition, in the case that more than one version or copy of a sequence listing has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
5. Additional comments:

**WRITTEN OPINION OF THE
INTERNATIONAL SEARCHING AUTHORITY**

International application No.

PCT/US2009/066817

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)	Claims	6, 7, 9, 10, 15-27, 32	YES
	Claims	1-5, 8, 11-14, 28-31, 33, 34	NO
Inventive step (IS)	Claims	None	YES
	Claims	1-34	NO
Industrial applicability (IA)	Claims	1-34	YES
	Claims	None	NO

2. Citations and explanations:

Claims 1-5, 8 and 11-14 lack novelty under PCT Article 33(2) as being anticipated by Jones et al.

Referring to claims 1-5, 8 and 11-14, Jones et al disclose [Cl. 1] a seat attachment (see Fig. 1) for a stroller (10), comprising: an attachment frame member (2, 4, 8) comprising a connector portion (14) capable of connecting to a stroller frame (12); and a seat support element (20) capable of supporting a seat (22); [Cl. 2] comprising a wheel (6); [Cl. 3] further comprising a wheel support frame (30) connecting the wheel (6) to the attachment frame member (2, 4, 8); [Cl. 4] wherein the wheel support frame (30) is pivotally connected to the attachment frame member (2, 4, 8); [Cl. 5] wherein the wheel support frame (30) is pivotally connected near the middle of the attachment frame member (2, 4, 8) (30 is pivotally connected to the middle portions of the sides of platform member 2 when viewed from the side, see Fig. 2); [Cl. 8] wherein the wheel support frame (30) is capable of pivoting from a first position to a second position (30 appears to be a 360 degree pivotable caster wheel); [Cl. 11] wherein the attachment frame member (2, 4, 8) has a first end (8) and a second end (4); [Cl. 12] wherein the first end (8) is capable of connecting to a stroller frame (12); [Cl. 13] wherein the second end (4) is connected to the seat attachment member (20); [Cl. 14] wherein the seat support element (20) is capable of supporting a seat (22) in either a forward (see Fig. 1) or backward position (20 may be attached in a reversed direction which would allow the child to sit in reverse direction and be able to place their feet on platform 2).

Claims 28-31, 33 and 34 lack novelty under PCT Article 33(2) as being anticipated by Maciejczyk.

Referring to claims 28-31, 33 and 34, Maciejczyk discloses [Cl. 28] a stroller (200), comprising: a frame (230, 240); at least one front wheel (210); at least one rear wheel (220); a stroller seat (260); and a seat attachment portion (100) capable of supporting a second seat (110) in front of the stroller seat (260); [Cl. 29] wherein the seat attachment portion (100) comprises two seat connectors (120, 130); [Cl. 30] wherein the seat attachment portion (100) is removably connected to the frame (230, 240); [Cl. 31] wherein the seat attachment portion (100) comprises two portions (120, 130) each comprising one seat connector (seat 110 would be supported by two attachment portions 100, one on each side of the stroller); [Cl. 33] wherein the second seat (110) is a stroller seat (110 is a toddler seat so that would be considered a stroller seat as well); [Cl. 34] wherein the second seat (110) is integral to the seat attachment portion (100) (Figs. 2 and 3 show the seat be connected directly to first support element 120).

Claims 6, 7, 9, 10 and 15 lack an inventive step under PCT Article 33(3) as being obvious over Jones et al in view of Maciejczyk.

Referring to claims 6, 7, 9, 10 and 15, Jones et al disclose the seat attachment for stroller of claims 1, 5 and 8 and [Cl. 15] wherein the seat support element (20) is capable of supporting the seat (22) in either a forward or backward position (20 may be attached in a reversed direction which would allow the child to sit in reverse direction and be able to place their feet on platform 2), but fails to disclose [Cl. 6] further comprising a folding mechanism; [Cl. 7] wherein the folding mechanism comprises a sliding connector slidingly connected to the attachment frame member and a strut having a first end connected to the sliding member and a second end connected to the wheel support frame; [Cl. 9] wherein the first position is a locked and in-use position and the second position is an unlocked and folded position; [Cl. 10] wherein the seat is a baby seat, a car seat, a stroller seat, a bassinet, or a pram; [Cl. 15] further comprising a stroller seat.

However, Maciejczyk disclose a stroller seat attachment [Cl. 6] further comprising a folding mechanism (500) (see Figs. 8 and 9); [Cl. 7] wherein the folding mechanism (500) comprises a sliding connector (523) slidingly connected to the attachment frame member (230) and a strut (530) having a first end (531) connected to the sliding member (523) and a second end (540) connected to the wheel support frame (230) (both ends of strut 530 are connected to wheel support frame 230 either directly or indirectly, see Figs. 8 and 9); [Cl. 9] wherein the first position (see Fig. 8) is a locked and in-use position (a child could be placed in seat) and the second position (see Fig. 9) is an unlocked and folded position; [Cl. 10] wherein the seat (110) is a stroller seat (110 is a toddler seat so that would be considered a stroller seat as well); [Cl. 15] further comprising a stroller seat (110 is a toddler seat so that would be considered a stroller seat as well).

It would have been obvious to a person of ordinary skill at the time of the invention to use the seat attachment for a stroller of Jones et al and the folding mechanism and the stroller seat of Maciejczyk in order to provide a reliable means of being able to easily collapse a stroller with an attached seat so the stroller can easily be collapsed to place in the trunk of a car but still be able to safely secure the additional child when in use.

Continued on Supplemental Box

**WRITTEN OPINION OF THE
INTERNATIONAL SEARCHING AUTHORITY**

International application No.

PCT/US2009/066817

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of:

Box V

Claims 16-23 lack an inventive step under PCT Article 33(3) as being obvious over Jones et al in view of Huang.

Referring to claims 16-23, Jones et al disclose [Cl. 16] a stroller (10), comprising: a stroller frame (12) comprising wheels (see Fig. 6), a frame (12), a first seat (not labeled, see Fig. 6) and an attachment frame member (8) connected to the frame (12); a seat attachment (2, 4) comprising a wheel (6), a second seat (22), and a connector portion (14) capable of connecting to the attachment frame member (12); [Cl. 17] wherein the connector portion (14) is capable of being releasably connected to the attachment frame member (8) (attachment structure 107 may be attached or directly connected to arm 8, Para [0048]); [Cl. 18] wherein the second seat (22) is releasably connected to the seat support element (20); [Cl. 19] wherein the seat support element (20) is capable of supporting the second seat (22) in either a forward (see Fig. 1) or backward position (20 may be attached in a reversed direction which would allow the child to sit in reverse direction and be able to place their feet on platform 2); [Cl. 20] stroller (10), comprising: a first seat attachment (2, 4, 8) capable of removably supporting a child seat (22); and a second seat attachment (12) capable of supporting a child seat (stroller seat is supported by frame member 12); [Cl. 21] wherein each seat attachment (8) comprises two seat connector portions (14); [Cl. 22] wherein the child seat (stroller seat is supported by frame member 12) is one of a stroller seat (see Fig. 6); [Cl. 23] comprising a frame (12), wherein the frame (12) comprises a handle portion (11), a front wheel support portion (see Fig. 11e) and a back wheel support portion (see Fig. 11e); but fails to disclose [Cl. 16] a double stroller; [Cl. 20] a double stroller.

However, Huang discloses a locking device for a front seat of a double stroller wherein [Cl. 16] a double stroller (see Fig. 1); [Cl. 20] a double stroller (see Fig. 1).

It would have been obvious to a person of ordinary skill at the time of the invention to use the seat attachment for a stroller of Jones et al and the double stroller of Huang in order to provide a reliable means of being able to safely transport more than 2 children by adding a additional seat to a double stroller.

Claims 24-27 lack an inventive step under PCT Article 33(3) as being obvious over Jones et al in view of Huang in view of Maciejczyk.

Referring to claims 24-27, Jones et al and Huang disclose the double stroller of claim 23, [Cl. 26] wherein the second seat attachment (22 of Jones et al) is adjacent to the handle portion (11 of Jones et al); but fails to disclose [Cl. 24] wherein a first seat attachment is adjacent to the front wheel support portion; [Cl. 25] wherein the first seat attachment is above at least one front wheel connected to the wheel support portion; [Cl. 27], further comprising a folding mechanism that connects the handle portion, the front wheel support portion, and the back wheel support portion.

However, Maciejczyk discloses a stroller seat attachment [Cl. 24] wherein a first seat attachment (100) is adjacent to the front wheel support portion (230); [Cl. 25] wherein the first seat attachment (100) is above at least one front wheel (210) connected to the wheel support portion (230); [Cl. 27], further comprising a folding mechanism (500) that connects the handle portion (210), the front wheel support portion (230), and the back wheel support portion (240) (mounting arrangement 500 is connected to portion 230 which is connected to handle portion 210 and back wheel support 240).

It would have been obvious to a person of ordinary skill at the time of the invention to use the double stroller of Jones et al and Huang and the seat attachment is placed on the front portion of the stroller in order to provide a reliable means of being able to safely transport more than 2 children by adding a additional seat to a double stroller, without the additional seat interfering with the person pushing the stroller.

Claim 32 lack an inventive step under PCT Article 33(3) as being obvious over Maciejczyk in view of Haeggberg.

Referring to claim 32, Maciejczyk discloses the stroller of claim 30, but fails to disclose [Cl. 32] wherein the frame comprises a sleeve for removably connecting the seat attachment portion to the frame.

However, Haeggberg discloses a stroller trailer [Cl. 32] wherein the frame (2) comprises a sleeve (18) for removably connecting the seat attachment portion (35) to the frame (2) (see Fig. 6a, holders 34 act as a sleeve for ball 35 of seat attachment portion).

It would have been obvious to a person of ordinary skill at the time of the invention to use the stroller of Maciejczyk and the sleeve attachment means of Haeggberg in order to provide a reliable means of attaching the seat attachment to the stroller that would require minimum effort to securely attach the additional seat.

Claims 1-34 meet the criteria set out in PCT Article 33(4), and thus have industrial applicability because the subject matter claimed can be made or used in industry.



(51) International Patent Classification:
B62B 7/00 (2006.01)

(21) International Application Number:
PCT/US2009/066817

(22) International Filing Date:
4 December 2009 (04.12.2009)

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(30) Priority Data:
61/119,920 4 December 2008 (04.12.2008) US

(71) Applicant (for all designated States except US): **DYNAMIC BRANDS, LLC** [US/US]; 8575 Magellan Parkway, Suite 1000, Richmond, VA 23227 (US).

(72) Inventor; and

(75) Inventor/Applicant (for US only): **ZEHFUSS, Mark** [US/US]; 5120 Austin Healey Drive, Glen Allen, VA 23059 (US).

(74) Agent: **PIKE, Bernard, G.**; Troutman Sanders LLP, Patent & Trademark Department, 600 Peachtree Street, N.E., Suite 5200, Atlanta, GA 30308-2216 (US).

(81) Designated States (unless otherwise indicated, for every kind of national protection available): AE, AG, AL, AM, AO, AT, AU, AZ, BA, BB, BG, BH, BR, BW, BY, BZ, CA, CH, CL, CN, CO, CR, CU, CZ, DE, DK, DM, DO, DZ, EC, EE, EG, ES, FI, GB, GD, GE, GH, GM, GT, HN, HR, HU, ID, IL, IN, IS, JP, KE, KG, KM, KN, KP, KR, KZ, LA, LC, LK, LR, LS, LT, LU, LY, MA, MD, ME, MG, MK, MN, MW, MX, MY, MZ, NA, NG, NI, NO, NZ, OM, PE, PG, PH, PL, PT, RO, RS, RU, SC, SD, SE, SG, SK, SL, SM, ST, SV, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, ZA, ZM, ZW.

(84) Designated States (unless otherwise indicated, for every kind of regional protection available): ARIPO (BW, GH, GM, KE, LS, MW, MZ, NA, SD, SL, SZ, TZ, UG, ZM, ZW), Eurasian (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European (AT, BE, BG, CH, CY, CZ, DE, DK, EE, ES, FI, FR, GB, GR, HR, HU, IE, IS, IT, LT, LU, LV, MC, MK, MT, NL, NO, PL, PT, RO, SE, SI, SK, SM, TR), OAPI (BF, BJ, CF, CG, CI, CM, GA, GN, GQ, GW, ML, MR, NE, SN, TD, TG).

[Continued on next page]

(54) Title: SEAT ATTACHMENT FOR A STROLLER

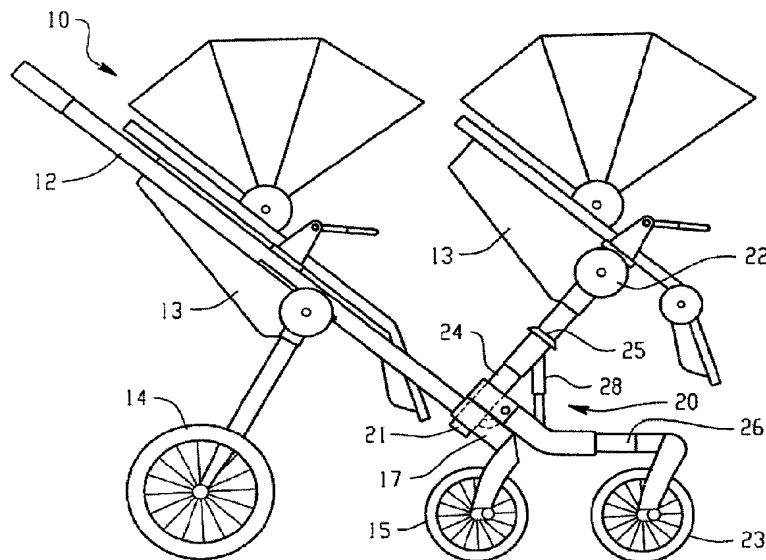


Fig. 3

(57) Abstract: The invention relates to a seat attachment for a stroller, single stroller and double strollers. Such a seat attachment may be used to reversibly convert a single stroller into a double stroller. More specifically, versions of the seat attachment relate to a seat attachment for a stroller capable of supporting a seat such as, but not limited to, a stroller seat, a baby seat, bassinet, a pram, a car seat, or a baby carrier, for example. The seat may be supported in front of a permanent seat of the stroller.



Published:

— *with international search report (Art. 21(3))*

TITLE

SEAT ATTACHMENT FOR A STROLLER

INVENTOR

Mark Zehfuss

TECHNICAL FIELD

[0001] The invention is directed to a seat attachment for a stroller, single stroller and double strollers. Such a seat attachment may be used to convert a single stroller into a double stroller. More specifically, embodiments of the invention are directed to a seat attachment for a stroller capable of supporting a seat such as, but not limited to, a stroller seat, a baby seat, bassinet, a pram, a car seat, or a baby carrier, for example. Embodiments of the seat attachment are capable of reversibly converting a single stroller into a double stroller.

BACKGROUND

[0002] Parents with multiple young children may have difficulty transporting their children from place to place. Children are slow, easily distracted and, therefore, may lag behind their parents while the parents are trying to complete shopping tasks or get exercise in a limited amount of time. In response, many parents have purchased double strollers allowing the parent or other guardian to push two children simultaneously and thus allow them to more efficiently run errands, take walks, or jog. As such, a double stroller allows the parents or guardians more freedom than they would have with only a single stroller, especially while trying to manage two sleeping children.

[0003] Though double strollers have certain advantages, double strollers also have disadvantages. Double strollers are substantially larger than single strollers and are, therefore, more difficult to maneuver through doors and down aisles in stores. Typically, the benefits of being able to accommodate two children greatly offset these disadvantages. However, when the parent or guardian has only one child with them, the benefits of the double stroller are not realized but the disadvantages still exist.

[0004] Therefore, parents often buy two or more strollers to use at different times; a single stroller for times when they only have one child with them and a double stroller for

when they need a stroller that will accommodate two children. This often creates its own set of problems. The multiple strollers must be stored and there is seldom room for both a folded double stroller and a folded single stroller in the trunk of a typical car or back of a sport utility vehicle.

[0005] Stroller manufacturers have attempted to solve this problem by providing a place for a second child to stand on the back of a single stroller or attachments that provide another seat for the second child that hangs under and slightly behind the seat of the single stroller. This provides a second seat for a child but the child is tucked close to the back of the front seat which may be uncomfortable, reduce the capacity of the under seat storage, and prevent the parent from hanging a bag on the handle bars.

[0006] There exists a need for a single stroller that may be conveniently converted to a double stroller. There is also a need for a conversion kit that converts the single stroller into a full double stroller that is capable of accommodating two children without loss of convenience for the parent or guardian.

SUMMARY OF THE INVENTION

[0007] Strollers are typically single strollers (strollers having one seat for transporting one child) or may also be double strollers (strollers having two seats for transporting two children). Embodiments of the invention are directed to a seat attachment for a stroller comprising an connector portion capable of connecting directly to a stroller frame or to an attachment frame member connected to the stroller frame; and a seat support element capable of supporting a seat. In certain embodiments, the attachment for a stroller comprises an attachment frame member having a first end and a second end. The first end may be capable of connecting the seat attachment to a stroller frame and the second end may be capable of connecting to the seat support element. The seat support element is thus capable of supporting a seat on the stroller. In more specific embodiments, the seat may be supported in either a forward or backward position.

[0008] Another embodiment comprises a stroller and seat attachment for the stroller, wherein the stroller comprises an attachment frame member connected to the frame of the stroller and the seat attachment for the stroller comprises a connector portion. The attachment frame member and the connector portion comprise components that are capable of being securely connected together. In certain embodiments, the attachment frame member and the connector portion comprise components that are capable of being securely and releasably connected together. In this manner, the seat attachment may be attached to the

stroller and a seat, as defined above, may be connected to the seat attachment, thus reversibly converting the single stroller into a double stroller.

[0009] In a further embodiment, the seat attachment for the stroller further comprises at least one wheel. The wheel may be connected to the seat attachment by a wheel support frame which may be rigidly attached or may be pivotally attached to the seat attachment. The wheel support frame may be connected to any section of the seat attachment, preferably the wheel support frame is pivotally connected to the back portion of the seat attachment in an area adjacent to the connector portion or connected near the middle of the attachment portion.

[0010] Embodiments of the seat attachment for a stroller may further comprise a folding mechanism. The folding mechanism may comprise a sliding member slidably connected to the attachment portion and a folding frame member or strut having a first end connected to the sliding member and a second end connected to the wheel support frame. The folding mechanism allows the wheel support frame to pivot from a first position (in-use position), to a second position (a folded position). The attachment for the stroller also may comprise a locking mechanism that secures the attachment to a stroller in the in-use position and unlocks the attachment to allow the attachment to be connected or removed from the stroller when in the folded position. The locking mechanism may be a small protrusion attached to the wheel support frame that engages a corresponding aperture in the stroller or the stroller attachment portion to secure the attachment to the stroller. In the folded position, the protrusion is not engaged in the aperture.

[0011] A further aspect is directed to a double stroller. The double stroller may comprise a frame, wherein the frame comprises a handle portion, a front wheel support portion, a back wheel support portion, and a folding mechanism. Embodiments of the double stroller comprise a stroller frame comprising wheels, the frame, a first seat and a connector portion connected to the frame. The double stroller may further comprise a seat attachment frame comprising a wheel, a second seat, and a second attachment portion capable of connecting to the connector portion of the stroller frame. The second attachment portion may be releasably connected to the connector portion. Further, the second seat may be releasably connected to the seat attachment frame and is capable of supporting the second seat in either a forward or backward position.

[0012] A further embodiment of the double stroller comprises a first seat attachment capable of releasably supporting a first child seat and a second seat attachment capable of releasably supporting a second child seat. The seat attachments may comprise two seat connector portions for supporting the seat on both sides.

[0013] An still further embodiment of the double stroller comprises at least one first seat attachment adjacent to the front wheel support portion and a second seat attachment adjacent to each folding mechanism and/or the handle portion. The first seat attachment may be above at least one front wheel connected to the wheel support portion.

[0014] A still further embodiment of the stroller comprises a frame, at least one front wheel, at least one rear wheel, a first stroller seat with at least one first attachment portion permanently attached to the frame; and at least one releasably connected second seat attachment portion capable of supporting a second seat in front of the first stroller seat. As in other embodiments, the seat attachment may comprise two seat connectors. Either or both seat attachment portions may be a single part with two seat connectors or two separate pieces each comprising a seat connector.

[0015] In any of the above embodiments, the stroller, double stroller or attachment may comprise one or more of the following features; a sleeve for removably receiving the attachment portion. The seat attachment portion may comprise a protrusion having a complementary shape to the sleeve for inserting into the sleeve. Further, the second seat may be integral to the seat attachment.

[0016] Aspects of the stroller, double stroller and attachment are presented in various embodiments, however one skilled in the art will understand various variation and interchangeability of the components of the various embodiments which are intended to be included in the scope of the invention.

BRIEF DESCRIPTION OF THE FIGURES

[0017] Figure 1 shows an embodiment of a single stroller;

[0018] Figure 2 shows an embodiment of a seat attachment to convert a single stroller into a double stroller;

[0019] Figure 3 shows the combination of the single stroller of Figure 1 attached to the seat attachment of Figure 2;

[0020] Figure 4 shows an embodiment of a seat attachment capable of supporting a car seat on an attachment of Figure 2;

[0021] Figure 5 shows a combination of the single stroller of Figure 1 attached to an embodiment of the attachment in the form of a tricycle-like riding device; and

[0022] Figure 6A shows an accessory attachment for supporting an accessory on a stroller; Figure 6B shows a bag or purse for attaching to the accessory attachment of Figure 6A.

[0023] Figure 7 shows an attachment for supporting a seat comprising one wheel.

[0024] Figure 8 shows an embodiment of a stroller reversibly that is capable of being converted from a single stroller to a double stroller comprising an attachment portion that does not comprise a wheel.

[0025] Figures 9A, 9B, 9C, 9D, 9E, and 9F show various configurations of the embodiments of the stroller shown in Figure 8.

DESCRIPTION

[0026] The invention relates to an accessory, attachment, or conversion kit (hereinafter “seat attachment”) for a stroller. As discussed above, parents or guardians may find themselves in a situation wherein it is more convenient to transport two children in a stroller, but at the same time find it inconvenient to have both a single stroller and double stroller. Embodiments of the seat attachment solve this problem. In one aspect, an embodiment of the seat attachment for a stroller is capable of converting a single stroller into a double stroller. The seat attachment may support a seat such as, but not limited to, a stroller seat, a baby seat, a bassinet, a pram, a baby carrier, or a car seat, for example. Therefore, the parent or guardian does not require both a single stroller and a double stroller. A stroller configured to receive a seat attachment for converting a single stroller into a double stroller provides convenience to the user. The single stroller may be connected to a double stroller by attaching the seat attachment to the single stroller and then attaching the second seat. As such, an embodiment of the seat attachment for converting a single stroller into a double stroller comprises at least one connector portion capable of connecting to a stroller frame and a seat support element capable of supporting a seat. The seat attachment may optionally comprise at least one wheel for additional support and stability, however, for more convenience, embodiments of the attachment do not include a wheel. In certain embodiments, a wheel may stabilize the double stroller, but in other embodiments of the attachment the wheel may not be desirable or necessary. Additional embodiments of the attachment comprise a cart, wagon, tricycle-like attachment, or other riding toy that may be connected to the stroller, for example. A tricycle-like attachment would allow a child to ride or be pushed in front of the stroller.

[0027] A side view of an embodiment a single stroller 10 is shown in Figure 1. As a note, Figure 1 shows only one side of the single stroller 10, however, most components include a complementary component on the other side of the single stroller but are not shown in Figure 1. The single stroller 10 comprises a frame 12 that supports seat 13. The frame 12 may, optionally, include at least one, preferably two, folding mechanism 16 that allows the stroller 10 to be folded to a more convenient size for storing or transporting the stroller 10.

[0028] In this embodiment, the seat 13 is shown as a typical stroller seat, however, other types of seats may be used in a single stroller. The seat 13 may be permanently affixed to the frame 12 or releasably connected such that it is capable of being removed and substituted with a different seat. As used herein, “releasably connected” or “releasably attached” means the connection is not a permanent connection and that the connection is capable being of connected and disconnected by the user of the stroller without requiring special tools or special skills. Releasable connections include, but are not limited to, buttons, snaps, friction fittings, interference fits, threaded connections, locking tabs, keyed connections, other fasteners, or the like. On stroller 10 of Figure 1, the frame 12 is supported on a pair of back wheels 14 and a pair of front wheels 15. In this embodiment, back wheels 14 are fixed and do not swivel or pivot on the frame. The pair of front wheels 15 on the single stroller 10 pivot to make turning the single stroller 10 easier and more convenient. Though, pivoting wheels may be preferred in certain strollers, strollers with fixed non-pivoting wheels are also common. It should be noted that a single stroller does not require pairs of front or rear wheels and either the front pair of wheels 15 or the back pair of wheels 14 may be substituted with a single wheel. Conventionally, many single strollers, including umbrella strollers, jogging strollers, all-terrain strollers, as well as other strollers may only include one front wheel. Embodiments of the seat attachment of the invention may be capable of converting any style of stroller to a double stroller, including strollers with one or two front wheels.

[0029] The embodiment of the stroller 10 comprises two attachment frame members 17. The connector portions are preferably on the front of the stroller to allow the seat attachment and the seat to be connected to the front of the stroller 10. The attachment frame members 17 allow a seat attachment such as the seat attachment for converting the single stroller 10 to a double stroller, as shown in Figure 3, to be connected to the stroller. Only one seat attachment is shown in Figure 3, the stroller 10 would use two seat attachments as shown in Figure 3 or one seat attachment comprising two seat support elements. The embodiment of the stroller 10 has a left side and right side attachment frame members 17. An embodiment

of a seat attachment of stroller 10 will comprise corresponding connector portions capable of connecting to the stroller frame at the attachment frame members 17. Though the seat attachment for the stroller is described in relation to a single stroller, the attachment may similarly be attached to a double stroller. Embodiments of the seat attachment may therefore be used to convert a double stroller into a triple stroller, if desired.

[0030] An embodiment of a seat attachment 20 of the invention is shown in Figure 2. The seat attachment of Figure 2 is in an unlocked and folded configuration. The seat attachment 20 comprises a pair of connector portions 21 capable of connecting to the attachment frame members 12, two seat attachment elements 22 capable of supporting a seat; and a wheel 23. In this embodiment, the connector portions are connected to the rear of the seat attachment 20 allowing the seat attachment 20 to be connected to the front of a stroller, such as stroller 10 shown in Figure 1. Other embodiments of the seat attachment may include more than one wheel, one connector portion, one seat support element, or combinations of these elements. In an embodiment of the stroller with one wheel, the attachment frame member may be on the forks of the front wheel, for example.

[0031] The seat attachment 20 comprises a wheel support frame 26 connecting the wheel 23 to the attachment frame member 24 of the attachment 20. Each attachment frame member 24 has a first and a second end. The first end is capable of connecting to a stroller frame and the second end is connected to the seat support element 22. The embodiment of the seat attachment 20 comprises a wheel support frame 26 that is pivotally connected to two attachment frame members 24. The wheel support frame 26 or the attachment frame 24 may span the width of the stroller between the two attachment frame members 17. The pivotal connection 27 allows the seat attachment to be folded and conveniently stored or transported but is not necessary for the invention. The pivotal connection is optional and provides more convenience, however, embodiments of the attachment may comprise a releasably connected wheel support frame or a rigid frame that may be incorporated to produce a seat attachment that has greater strength for use in situations wherein a stronger seat attachment may be desired such as with all-terrain or jogging strollers, for example. The wheel support frame may be connected at any point on the attachment frame, preferably the wheel support frame is connected near the connector portion 21 or near the middle of the attachment frame 24.

[0032] An embodiment of the seat attachment without a wheel may include connector portion 21 or attachment frame member 24, and seat attachment member 22, for example. In such an embodiment, there would be no need for pivotal connection 27, wheel support frame 26, sliding connector 25, or wheel 23.

[0033] The seat attachment 20 comprises a folding mechanism comprising a sliding connector 25 connected to a first end of strut 28. A second end of strut 28 is pivotally connected to wheel support frame 26. In such an embodiment, the sliding connector 25 may be moved between a first position and a second position on the attachment frame member 24. As the sliding connector 25 is moved, strut 28 pushes the wheel support frame 26 from an in-use position to a storage position. The storage position is more compact as shown in Figure 2. In addition, the embodiment of the seat attachment 20 comprises a locking mechanism 27 that is capable of securing the seat attachment 20 to a stroller, such as stroller 10 shown in Figure 1. The locking mechanism 29 is engaged by moving the sliding connector 25 to the in-use position in which the wheel support frame 28 and wheel 23 are extended. In an embodiment of the seat attachment 20 for the stroller 10, the wheel of the seat attachment 20 is pivotally connected to the connector portion and when the wheel is in the in-use position the releasable connection is locked and when the wheel 23 is moved to the storage position, the releasable connection is unlocked allowing the seat attachment 20 to be removed from stroller 10. The seat attachment 20 may be stored and stroller 10 may be conveniently used as a single stroller. As designed, the seat attachment 20 may be reconnected to stroller 10 for use as a double stroller. In any embodiment of the invention, the seat attachment portion may be secured into position on the stroller frame and a locking mechanism may be used with an embodiment with or without the wheel. Either the seat attachment or the stroller frame may comprise a locking mechanism for securing the stroller and seat attachment together. The locking mechanism may be any mechanism capable of securing the components together during use and may be a friction locking device, threaded connection, peg in a hole, or an interference locking device such as a pin in a hole or slot, for example. In embodiment 20 shown in Figure 2, the locking mechanism 29 pivots with wheel support frame 26 as the attachment 20 is moved from an unfolded position to a folded position. The locking mechanism 29 may slide into a hole or notch in the attachment frame member of stroller 10 shown in Figure 1. As such, the attachment 20 may be attached to stroller 10 by positioning attachment portion 21 of attachment 20 in slot 18 of attachment portion 17 of stroller 10. The sliding connector 25 may be moved to the in-use position, wheel support frame is moved and locking mechanism 29 is positioned into locking slot 19 of stroller 10.

[0034] The connector portion 21 of the embodiment of the seat attachment 20 has a cylindrical shape. The connector portion 21 may be inserted into a cylindrical recess 18 of the attachment frame member 17 of stroller 10 of Figure 1 to secure the seat attachment and convert the single stroller into a double stroller, as shown in Figure 3. Other embodiments of

the seat attachment may include any type of connector portion. The connector portion may be of a solid or tubular construction and may be any cross-sectional shape including, but not limited to, circular, polygonal, square, rectangular, and triangular, for example. Other attachment mechanisms may be utilized to connect the seat attachment to the stroller such as, but not limited to, a U-shaped bracket, a U-bolt, a pipe clamp, O-shaped bracket, screw, bolt, or other clamping or attachment means. The attachment frame member of the stroller has a complimentary and cooperating shape that allows the connector portion to be secured to the attachment portion of the stroller.

[0035] In Figure 3, the seat attachment 20 of Figure 2 is shown connected to the single stroller 10 of Figure 1 forming a double stroller. The double stroller configuration is shown with two stroller seats 13 in an inline configuration, though the other configurations, such as a stroller seat and a bassinet or a pram may also be supported on the double stroller. Further, the seat support element of the seat attachment may be capable of supporting the front stroller seat in either a forward or backward position.

[0036] The embodiment of the stroller 10 is shown only as an example of one type of stroller, the frame of the stroller may be any of many possible configurations. Embodiments of the accessory of the invention may be configured to be used on any such configuration of a stroller. For example, a different embodiment of the baby stroller may not include two front wheels, may not include a folding mechanism or may only include only one folding mechanism. In addition, the baby stroller may include additional features not included in baby stroller 10. For example, the stroller may optionally comprise fixed front wheels, an entirely different frame configuration, or a storage basket underneath the seat of the stroller.

[0037] The seat support member may be any configuration capable of supporting the seat on the seat attachment. Another embodiment of a seat support member for use with a car seat or other baby seat is shown in Figure 4. The embodiment of the seat support member 40 of Figure 4 comprises a main support 41. The main support 41 comprises a cradle for supporting a central portion of the seat. Another portion of the seat may rest against support bar 42. In this embodiment, support bar 42 may be adjusted to accommodate seats of different shapes and sizes. Support bar 42 may be slid within aperture 43 and locked in place when in the desired position to support a certain seat. The seat is, therefore, supported on two main supports 41 and support bar 42. The seat may be further secured in the seat attachment member 40 by wrapping belts 44 and 45 around the seat and locking the belts in this position with a buckle or other securing means.

[0038] Another embodiment of a seat attachment for a stroller is shown in Figure 5. The combination 50 comprises stroller 10 and seat attachment 51. Seat attachment 51 is a tricycle-like attachment comprising an connector portion 52, a frame 53 with a seat support element 56, a seat 57, and wheel 55. The tricycle-like attachment may be attached to stroller 10 to allow one child to be pushed in the stroller 10 and one child to ride the seat attachment 51. The seat attachment may be other shapes also such as cars, trucks, or animal shapes, for example.

[0039] The embodiment of the stroller 10 of Figure 5 comprises an additional accessory attachment portion 58. The accessory attachment portion 58 attaches to a frame member of stroller 10. An embodiment of the accessory attachment portion 58 is shown on Figure 6A. This embodiment is particularly useful for attaching a bag or purse 64, as shown in Figure 6B, to stroller 10.

[0040] When using a stroller, parents or guardians typically carry other items, such as purses, grocery bags, cell phones, diapers, cleaning wipes, or other personal or baby related items. Some strollers have bottom storage baskets for placing such items. However, these storage baskets can be inconvenient to access or some light weight strollers do not include such storage. Therefore, users of the stroller may hang purses or shopping bags on the handle of the stroller. This is convenient in that the bag is easy to access, but the weight of the bag on the handle may cause the stroller to be unbalanced and increase the tendency of the stroller to topple backwards. A heavy bag hung from the handle of a stroller may cause the stroller to tip backwards even with a child in the seat. The problem is worse if the stroller is facing uphill, on uneven terrain, being pushed up a curb, or occupied by a small child. The attachment portion may be attached to the frame of a stroller by any of the clamping or attachment methods described above, for example. Preferably, accessory attachment 58 is attached near the center of gravity of the stroller 10 to avoid creating an unbalanced condition of the stroller. An embodiment of the accessory attachment 58 is shown in Figure 6A. Accessory attachment 58 is shown connected to stroller frame 12 of stroller 10 in Figure 1 near the folding mechanism. Embodiments of the accessory comprise a first end 61 for connecting to a stroller frame and a second end 62 for releasably connecting to the accessory. The first end 61 comprises an aperture 64 that may be connected to frame 12 of the stroller 10. In certain embodiments, the aperture 64 is on an angle – such that when the axis of the accessory attachment portion 58 is substantially horizontal. The accessory attachment 58 may, optionally, comprise a rib for securing the accessory to the accessory attachment 58.

The rib as shown in Figure 6A may be replaced with any other locking element or securing means including a friction fitting, a screwed fitting, interference fitting, for example.

[0041] One example of an accessory for attaching to an accessory attachment 58 is shown in Figure 6B. The accessory is a bag or purse 64. The accessory includes an attachment portion 65 that is capable of being secured to the attachment portion 62 on the accessory attachment 58. The bag or purse 64 may be secured on stroller 10 by securing attachment portion 65 to attachment portion 62. The attachment portion 65, as shown, slides over the cylindrical attachment portion 62 of accessory attachment 58. Attachment portion 65 may include an interior annular recess that receives rib 63 securing the bag or purse 58 to stroller 10. The bag or purse 64 is thus secured to the stroller 10 in a center portion of the stroller as viewed from the side. Therefore, the bag or purse 64 is conveniently secured to stroller 10 while not contributing to an unbalanced condition of the stroller 10.

[0042] A further embodiment of the stroller 80 is shown in Figure 8. Stroller 80 may be easily converted from a single stroller comprising one seat to a double stroller comprising two seats without addition of another wheel on the attachment. Stroller 80 comprises a frame 81 capable of supporting the stroller seat 86. In this embodiment, the frame 81 comprises a front wheel support portion 81a, a back wheel support portion 81b, and a handle portion 81c. The frame 81 of the embodiment of the stroller 80 further comprises a folding mechanism 81d that connects front wheel support portion 81a, a back wheel support portion 81b, and a handle portion 81c. The folding mechanism 81d allows the stroller to be folded in a more compact size for storing or transportation. Figure 8A shows stroller 80 in a folded configuration.

[0043] Stroller 80 further comprises at least one front wheel 82 (both front wheels 82 of stroller 80 may be seen in Figure 8A), at least one rear wheel 83 (both rear wheels 83 of stroller 80 may be seen in Figure 8A), a stroller seat 86, and a seat support portion 84 capable of supporting a second seat in front of the stroller seat. The stroller 80 may further comprise a storage basket 87. Seat support portion may be of any design capable of securely supporting a seat on the stroller. For example, the seat support portion 84 may be similar to seat support portion 20 shown in Figure 2 without the wheel 23, the strut 28, pivotal connection 27, and/or the wheel support frame 26. Preferably, the seat support portion is capable of supporting a seat such that a child in the seat is substantially above the frame of the stroller. This provides easier access to the seat, does not block access to the storage basket, allows more versatile configurations of the seats, allows more variety of seats to be

attached to the frame, and allows the parent or other guardian to more easily monitor and see the child in each seat.

[0044] Stroller 80 comprises a stroller seat 86. The stroller seat 86 is located adjacent to handle portion 81c. The stroller seat 86 may be fixedly attached or removably attached to frame 81. In embodiments of the stroller 80 wherein stroller seat 86 is removably attached to frame 81, the stroller seat 86 may be removed and replaced in a backward facing configuration, see Figure 9A, be replaced by a infant carrier 91 or car seat on seat support element 84, see Figure 9C, or replaced with a pram 92 on seat support element 84, see Figure 9D. Embodiments of the stroller 80 may comprise a second seat support element 89 adjacent to the handle portion 81c. A stroller 80 comprising a second seat support element 89 allows the seat to be easily removed and reconfigured to a different orientation or replaced with a different style seat.

[0045] Embodiment of the stroller 80 comprises a first seat support element 84. The seat support element 84 is connected to the stroller 80 front wheel support frame 81a. The seat support element 84 is adjacent to the front wheel support portion 81a of frame 81. The seat support element is capable of supporting a second stroller seat 85 in front of the stroller seat 86. This provides convenience and versatility to a user of stroller 80. Seat support element may be fixedly attached or removably attached to front wheel support portion 81a. The front seat 85 may be positioned substantially over the front wheels so the stroller remains stable. Preferably, the seats should be positioned such that the center of gravity of the stroller is between the front and rear wheels. If not an additional wheel may be placed on the attachment as previously described. Seat support element 84 comprises a seat connector 88. Seat connector 88 may be a multipurpose general connector that allows different seats to interchanged on the seat support element 84. Any style seat may be configured to connect to the seat connector, such as but not limited to, a stroller seat, a baby seat, a bassinet, a pram, a baby carrier, or a car seat, for example.

[0046] An embodiment of the stroller attachment comprises a connector portion, and a seat support element. The connector portion is capable of connecting the seat attachment to the frame.

[0047] In the embodiment shown in Figure 8, stroller 80 comprises a first stroller seat 86 and a second stroller seat 85. Stroller seat 86 is shown in the forward facing configuration and second stroller seat 85 is shown in a backward facing configuration. The seat support element 84 is capable of supporting the seat above the front wheel 82 connected to the wheel

support portion 81a. Preferably, the front seat is located substantially over the front wheels and the back seat is located substantially over the rear wheels.

[0048] Though it can not be seen in the side view of Figure 8, a typical embodiment of the stroller will comprise two seat connector portions. One seat connector portion will support each side of the seat. The connector portion may be one piece or multiple parts.

[0049] Figures 9A through 9F show various configurations that are possible with the stroller of the invention. These configurations are not to be considered to be all available configurations of the stroller and one skilled in the art would recognize many additional possibilities based upon this specification and set of drawings. From the foregoing it will be appreciated that, although specific embodiments of the invention have been described herein for purposes of illustration, various modifications may be made without deviating from the spirit and scope of the invention. Accordingly, the invention is not limited except as by the appended claims.

CLAIMS

1. A seat attachment for a stroller, comprising:
 - an attachment frame member comprising a connector portion capable of connecting to a stroller frame; and
 - a seat support element capable of supporting a seat;
2. The seat attachment of claim 1, comprising:
 - a wheel.
3. The seat attachment for a stroller of claim 2, further comprising a wheel support frame connecting the wheel to the attachment frame member.
4. The seat attachment for a stroller of claim 3, wherein the wheel support frame is pivotally connected to the attachment frame member.
5. The seat attachment for a stroller of claim 4, wherein the wheel support frame is pivotally connected near the middle of the attachment frame member.
6. The seat attachment for a stroller of claim 5, further comprising a folding mechanism.
7. The seat attachment for a stroller of claim 6, wherein the folding mechanism comprises a sliding connector slidably connected to the attachment frame member and a strut having a first end connected to the sliding member and a second end connected to the wheel support frame.
8. The seat attachment for a stroller of claim 4, wherein the wheel support frame is capable of pivoting from a first position to a second position.
9. The seat attachment for a stroller of claim 8, wherein the first position is a locked and in-use position and the second position is an unlocked and folded position.
10. The seat attachment for a stroller of claim 1, wherein the seat is a baby seat, a car seat, a stroller seat, a bassinet, or a pram.

11. The seat attachment for a stroller of claim 1, wherein the attachment frame member has a first end and a second end.
12. The seat attachment for a stroller of claim 11, wherein the first end is capable of connecting to a stroller frame.
13. The seat attachment for a stroller of claim 12, wherein the second end is connected to the seat attachment member.
14. The seat attachment for a stroller of claim 1, wherein the seat support element is capable of supporting a seat in either a forward or backward position.
15. The seat attachment for a stroller of claim 1, further comprising a stroller seat, wherein the seat support element is capable of supporting the stroller seat in either a forward or backward position.
16. A double stroller, comprising:
 - a stroller frame comprising wheels, a frame, a first seat and an attachment frame member connected to the frame;
 - a seat attachment comprising a wheel, a second seat, and a connector portion capable of connecting to the attachment frame member.
17. The double stroller of claim 12, wherein the connector portion is capable of being releasably connected to the attachment frame member.
18. The double stroller of claim 12, wherein the second seat is releasably connected to the seat support element.
19. The double stroller of claim 18, wherein the seat support element is capable of supporting the second seat in either a forward or backward position.
20. A double stroller, comprising:
 - a first seat attachment capable of removably supporting a child seat; and
 - a second seat attachment capable of supporting a child seat.

21. The double stroller of claim 20, wherein each seat attachment comprises two seat connector portions.
22. The double stroller of claim 20, wherein the child seat is one of a stroller seat, a baby carrier, a bassinet, a pram, or a car seat.
23. The double stroller of claim 20, comprising a frame, wherein the frame comprises a handle portion, a front wheel support portion and a back wheel support portion.
24. The double stroller of claim 23, wherein a first seat attachment is adjacent to the front wheel support portion.
25. The double stroller of claim 24, wherein the first seat attachment is above at least one front wheel connected to the wheel support portion.
26. The double stroller of claim 25, wherein the second seat attachment is adjacent to the handle portion.
27. The double stroller of claim 23, further comprising a folding mechanism that connects the handle portion, the front wheel support portion, and the back wheel support portion.
28. A stroller, comprising:
a frame;
at least one front wheel;
at least one rear wheel;
a stroller seat; and
a seat attachment portion capable of supporting a second seat in front of the stroller seat.
29. The stroller of claim 28, wherein the seat attachment portion comprises two seat connectors.

30. The stroller of claim 29, wherein the seat attachment portion is removably connected to the frame.

31. The stroller of claim 30, wherein the seat attachment portion comprises two portions each comprising one seat connector.

32. The stroller of claim 30, wherein the frame comprises a sleeve for removably connecting the seat attachment portion to the frame.

33. The stroller of claim 28, wherein the second seat is one seat selected from a stroller seat, an infant carrier, a bassinet, a pram, or a car seat.

34. The stroller of claim 33, wherein the second seat is integral to the seat attachment portion.

1/8

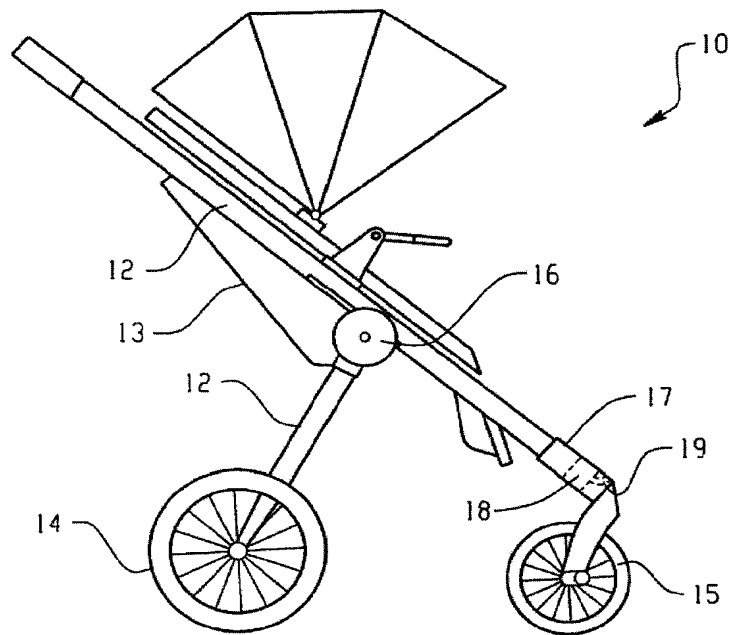


Fig. 1

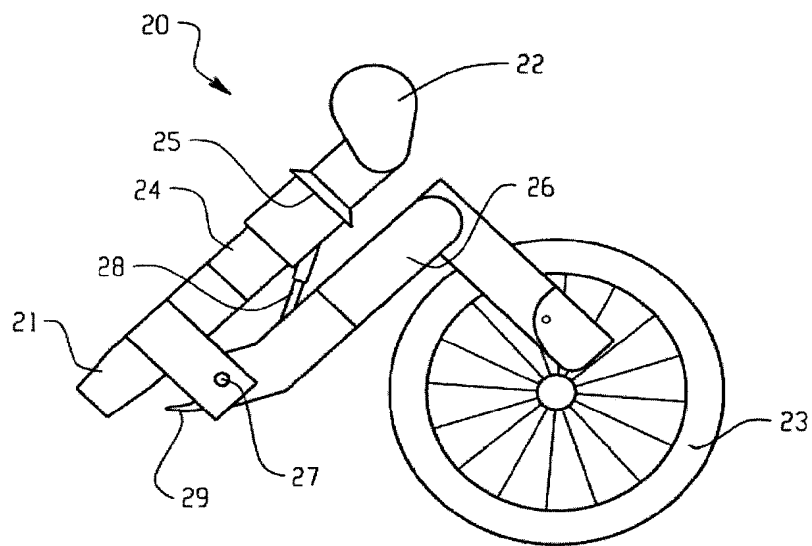


Fig. 2

2/8

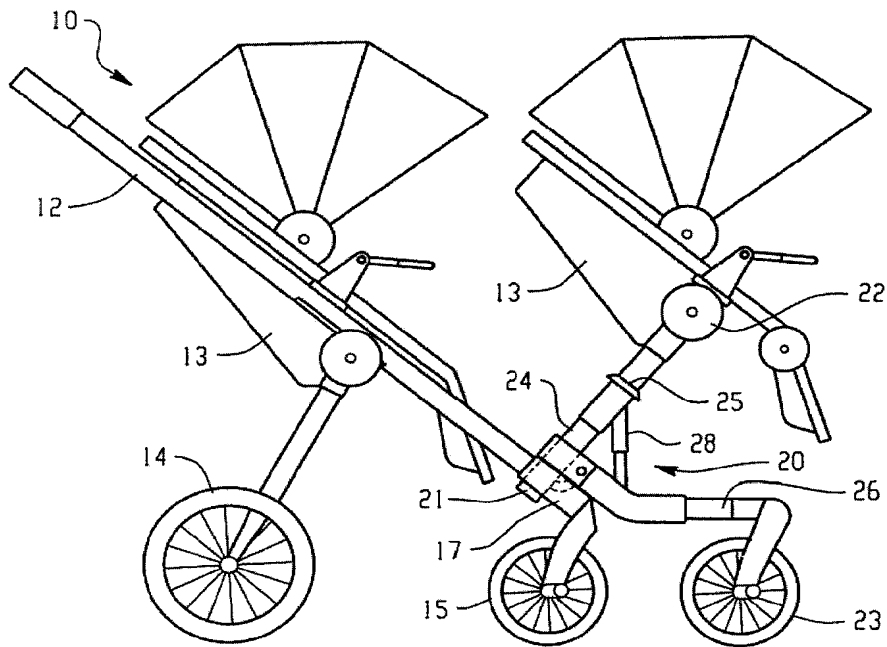


Fig. 3

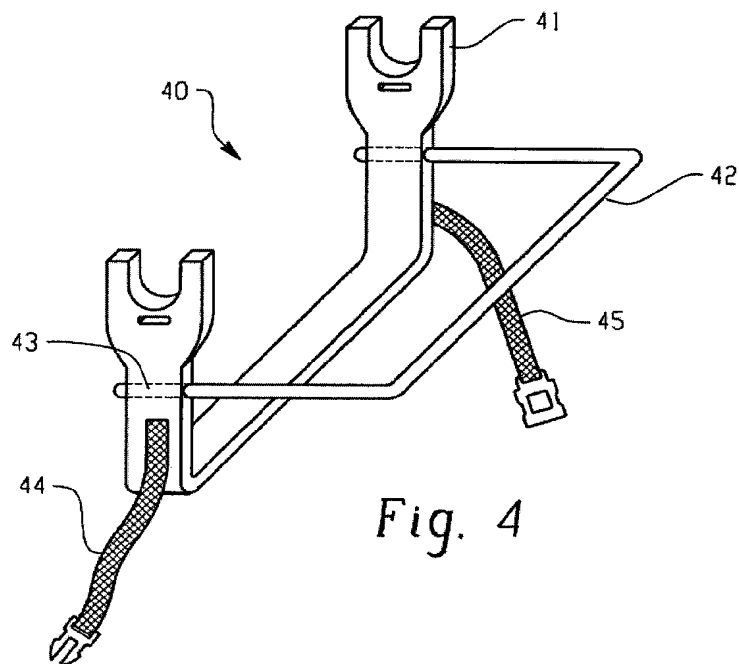
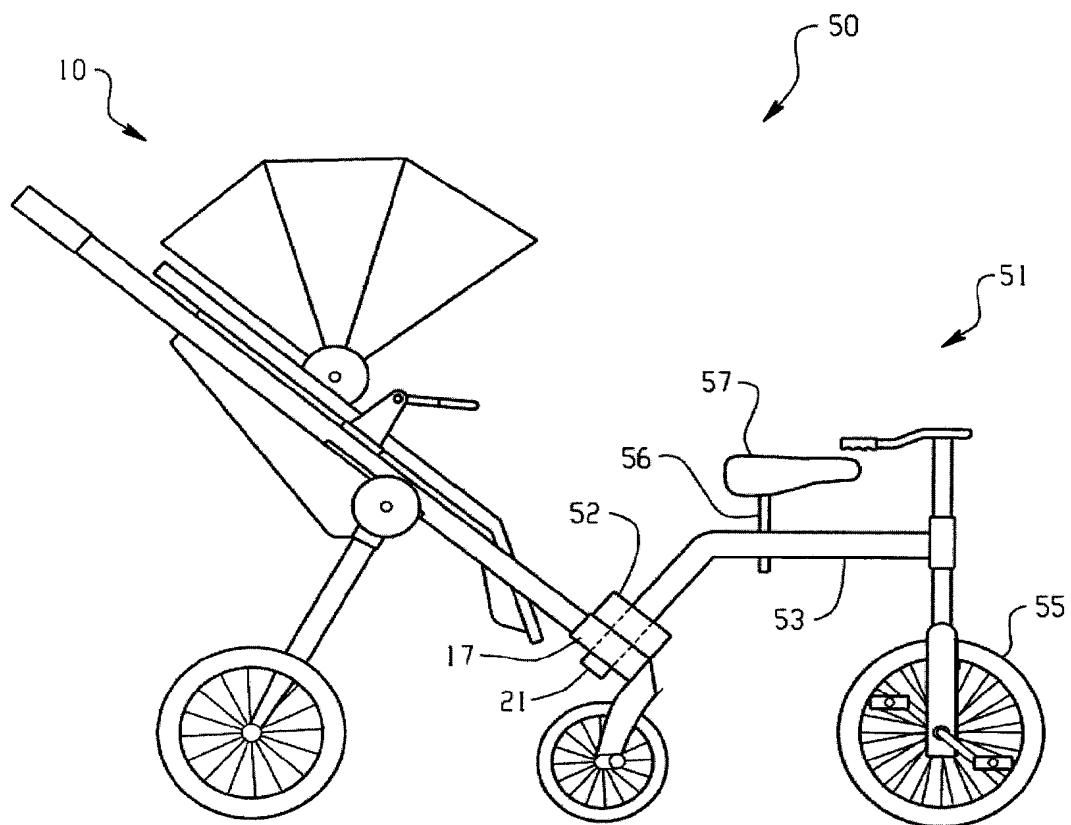


Fig. 4

3/8

*Fig. 5*

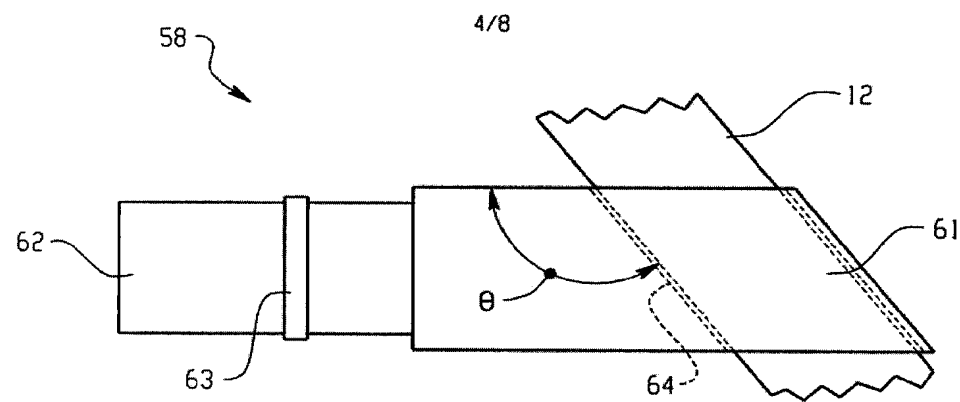


Fig. 6A

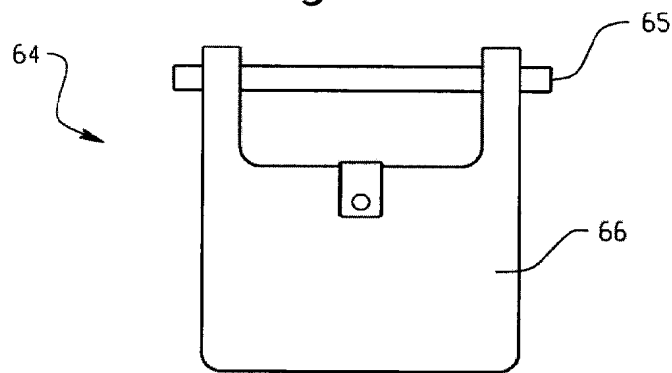
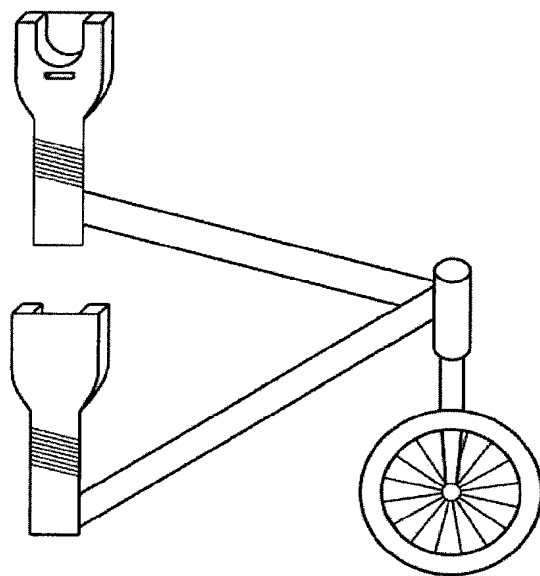
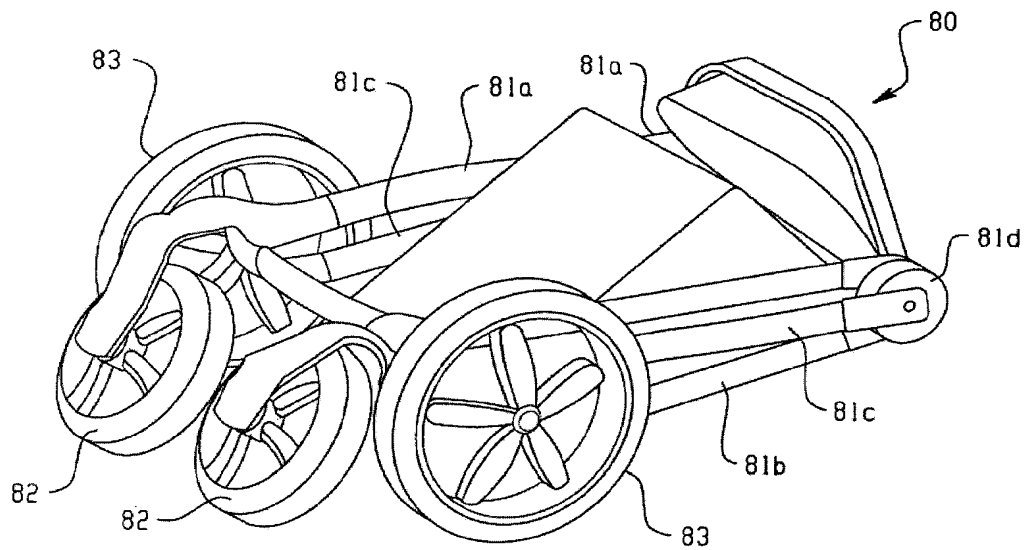
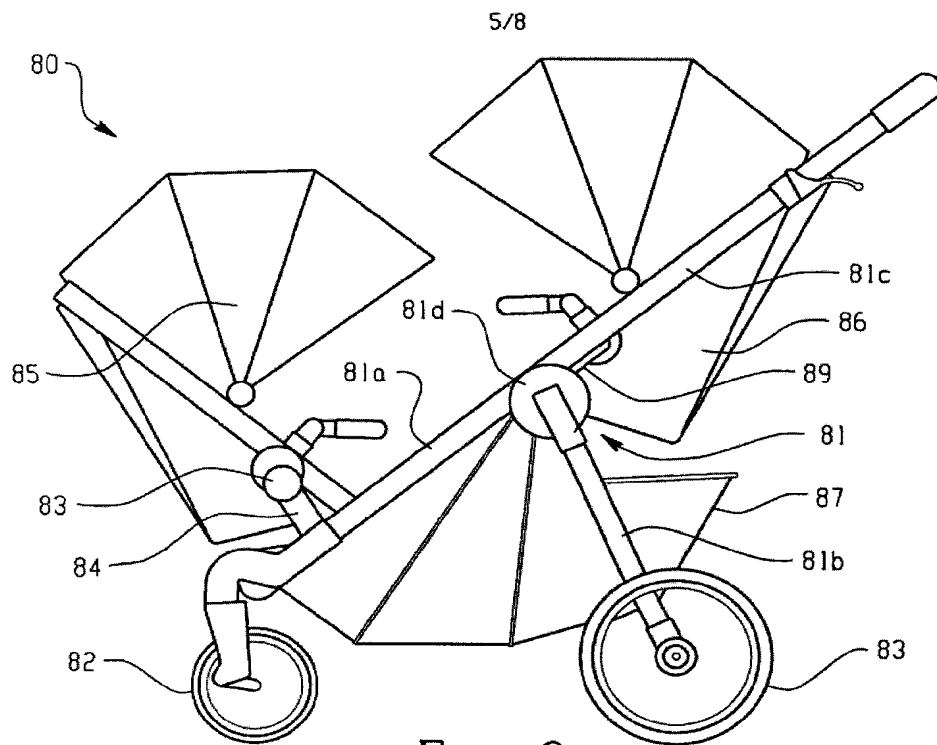
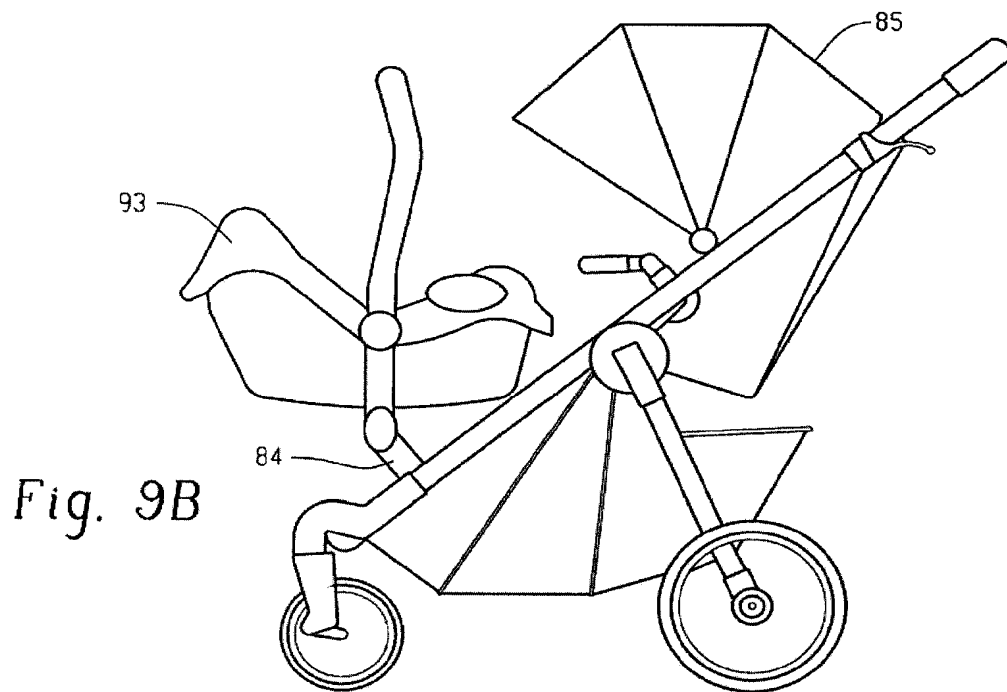
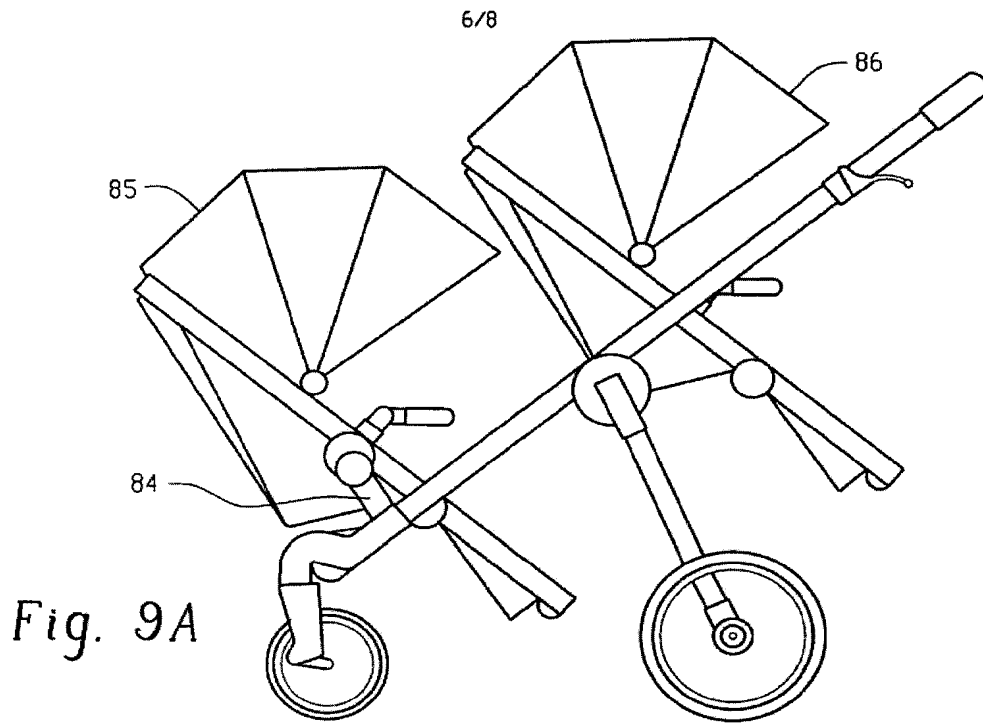
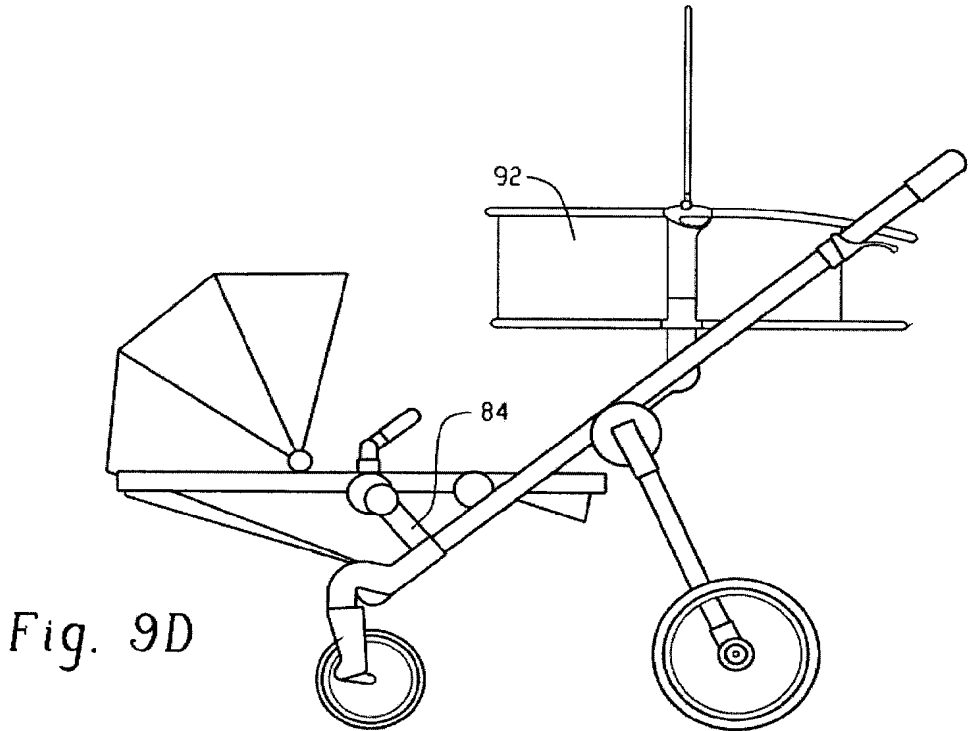
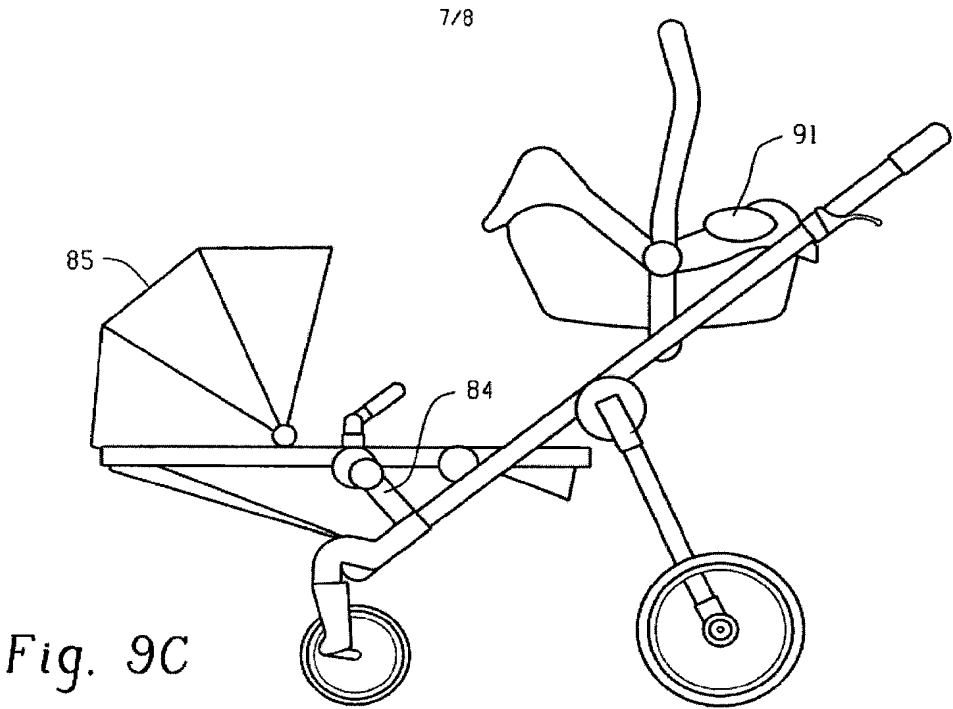


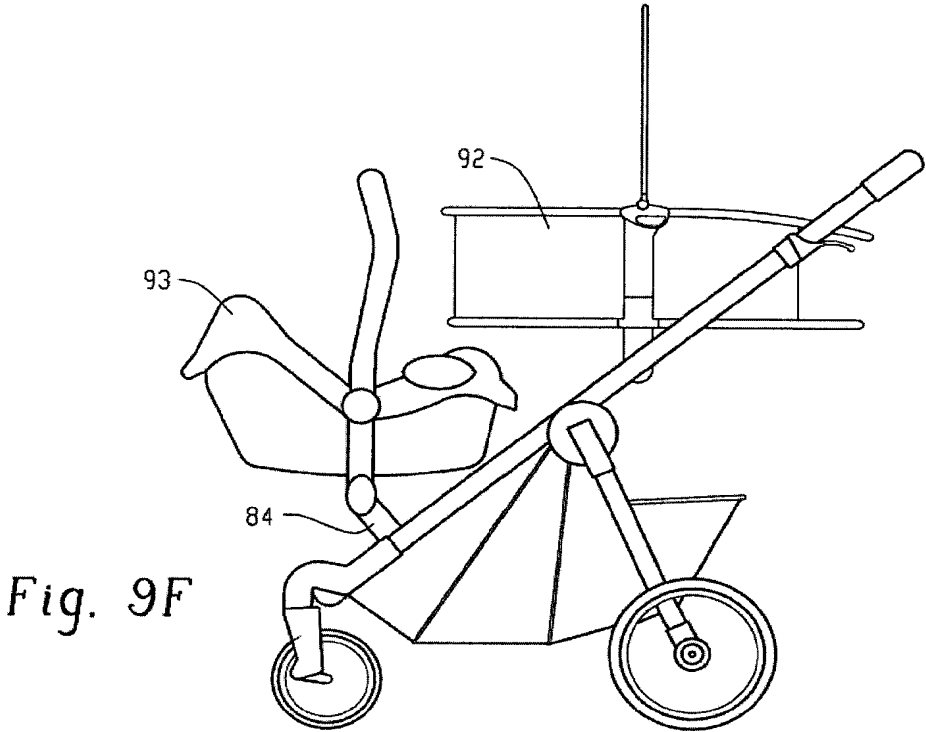
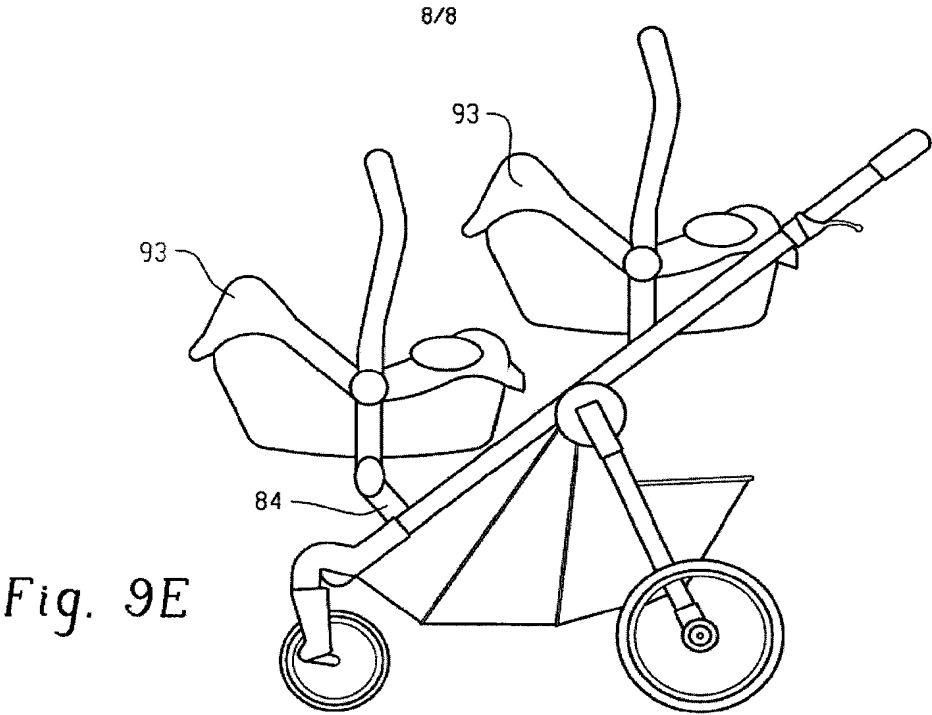
Fig. 6B











INTERNATIONAL SEARCH REPORT

International application No.

PCT/US2009/066817

A. CLASSIFICATION OF SUBJECT MATTER IPC(8) - B62B 7/00 (2010.01) USPC - 280/642 According to International Patent Classification (IPC) or to both national classification and IPC		
B. FIELDS SEARCHED Minimum documentation searched (classification system followed by classification symbols) IPC(8) - B62B 7/00; B62D 7/14, 63/00 (2010.01) USPC - 280/642, 32.7, 47.131, 647, 648, 656, 657 Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) PatBase		
C. DOCUMENTS CONSIDERED TO BE RELEVANT		
Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X -- Y	US 2007/0114738 A1 (JONES et al) 24 May 2007 (24.05.2007) entire document	1-5, 8, 11-14 ----- 6, 7, 9, 10, 15-27
X -- Y	US 2007/0001429 A1 (MACIEJCZYK) 04 January 2007 (04.01.2007) entire document	28-31, 33, 34 ----- 6, 7, 9, 10, 15, 24-27, 32
Y	US 5,338,096 A (HUANG) 16 August 1994 (16.08.1994) entire document	16-27
Y	US 2003/0025304 A1 (HAEGGBERG) 06 February 2003 (06.02.2003) entire document	32
<input type="checkbox"/> Further documents are listed in the continuation of Box C. <input type="checkbox"/>		
* Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier application or patent but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art "&" document member of the same patent family		
Date of the actual completion of the international search 20 August 2010		Date of mailing of the international search report 29 JAN 2010
Name and mailing address of the ISA/US Mail Stop PCT, Attn: ISA/US, Commissioner for Patents P.O. Box 1450, Alexandria, Virginia 22313-1450 Facsimile No. 571-273-3201		Authorized officer: Blaine R. Copenheaver PCT Helpdesk: 571-272-4300 PCT OSP: 571-272-7774



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UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
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Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NUMBER	FILING OR 371(C) DATE	FIRST NAMED APPLICANT	ATTY. DOCKET NO./TITLE
15/225,326	08/01/2016	Jon Hee Lee	34757-1526

CONFIRMATION NO. 4030

PUBLICATION NOTICE



OC000000087446609

134811
Sutherland/NWL
999 Peachtree Street
Suite 2300
Atlanta, GA 30309

Title:REMOVABLE SEAT ATTACHMENT FOR A STROLLER

Publication No.US-2016-0339940-A1

Publication Date:11/24/2016

NOTICE OF PUBLICATION OF APPLICATION

The above-identified application will be electronically published as a patent application publication pursuant to 37 CFR 1.211, et seq. The patent application publication number and publication date are set forth above.

The publication may be accessed through the USPTO's publically available Searchable Databases via the Internet at www.uspto.gov. The direct link to access the publication is currently <http://www.uspto.gov/patft/>.

The publication process established by the Office does not provide for mailing a copy of the publication to applicant. A copy of the publication may be obtained from the Office upon payment of the appropriate fee set forth in 37 CFR 1.19(a)(1). Orders for copies of patent application publications are handled by the USPTO's Office of Public Records. The Office of Public Records can be reached by telephone at (703) 308-9726 or (800) 972-6382, by facsimile at (703) 305-8759, by mail addressed to the United States Patent and Trademark Office, Office of Public Records, Alexandria, VA 22313-1450 or via the Internet.

In addition, information on the status of the application, including the mailing date of Office actions and the dates of receipt of correspondence filed in the Office, may also be accessed via the Internet through the Patent Electronic Business Center at www.uspto.gov using the public side of the Patent Application Information and Retrieval (PAIR) system. The direct link to access this status information is currently <http://pair.uspto.gov/>. Prior to publication, such status information is confidential and may only be obtained by applicant using the private side of PAIR.

Further assistance in electronically accessing the publication, or about PAIR, is available by calling the Patent Electronic Business Center at 1-866-217-9197.

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



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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

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/225,326	08/01/2016	Jon Hee Lee	34757-1526	4030

134811 7590 03/10/2017
Eversheds Sutherland (US) LLP/NWL
999 Peachtree Street
Suite 2300
Atlanta, GA 30309

EXAMINER

DOLAK, JAMES M

ART UNIT	PAPER NUMBER
----------	--------------

3618

NOTIFICATION DATE	DELIVERY MODE
-------------------	---------------

03/10/2017

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):

patentdocket@eversheds-sutherland.com

Office Action Summary	Application No. 15/225,326	Applicant(s) LEE ET AL.	
	Examiner JAMES M. DOLAK	Art Unit 3618	AIA (First Inventor to File) Status No

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

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 2 MONTHS FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 8/01/2016.
☐ A declaration(s)/affidavit(s) under **37 CFR 1.130(b)** was/were filed on ____.
- 2a) ☐ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ An election was made by the applicant in response to a restriction requirement set forth during the interview on ____; the restriction requirement and election have been incorporated into this action.
- 4) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims*

- 5) ☒ Claim(s) 1-20 is/are pending in the application.
5a) Of the above claim(s) ____ is/are withdrawn from consideration.
- 6) ☐ Claim(s) ____ is/are allowed.
- 7) ☐ Claim(s) ____ is/are rejected.
- 8) ☐ Claim(s) ____ is/are objected to.
- 9) ☒ Claim(s) 1-20 are subject to restriction and/or election requirement.

* If any claims have been determined allowable, 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.

Application Papers

- 10) ☐ The specification is objected to by the Examiner.
- 11) ☐ The drawing(s) filed on ____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 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 been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. ____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

** See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☐ Notice of References Cited (PTO-892)
- 2) ☐ Information Disclosure Statement(s) (PTO/SB/08a and/or PTO/SB/08b)
Paper No(s)/Mail Date ____.
- 3) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date ____.
- 4) ☒ Other: Restriction requirement.

DETAILED ACTION

Notice of Pre-AIA or AIA Status

1. The present application is being examined under the pre-AIA first to invent provisions.

Election/Restrictions

2. This application contains claims directed to the following patentably distinct species:
 - a. **Species A – directed to the embodiment of Fig.1-3 (single stroller with seat attachment);**
 - b. **Species B – directed to the embodiment of Fig.4 (seat attachment capable of supporting a car seat);**
 - c. **Species C – directed to the embodiment of Fig.5 (single stroller attached to an embodiment of the attachment in the form of a tricycle-like riding device);**
 - d. **Species D – directed to the embodiment of Fig.6A-6B (accessory attachment for supporting an accessory on a stroller);**
 - e. **Species E – directed to the embodiment of Fig.7 (attachment for supporting a seat comprising one wheel);**
 - f. **Species F – directed to the embodiment of Fig.8A-8H (stroller apparatus capable of being converted from a single seat stroller to a double seat stroller through the use of removable seat attachment adapters);**

- g. **Species G – directed to the embodiment of Fig.9&10 (double seat stroller with two removable seat attachment adapters 84 for first seat and separate upper second seat attachment portion);**
 - h. **Species H – directed to the embodiment of Fig.11-13C (stroller with seat attachment housing according to one example embodiment of the disclosure and removable seat attachment adapter removably coupled to the seat attachment housing according to one example embodiment of the disclosure);**
 - i. **Species I – directed to the embodiment of Fig.14A-C (an alternative embodiment of the seat attachment housing according to another example embodiment of the disclosure).**
3. The species are independent or distinct because each of Species A-I are directed to a various different strollers and/or stroller attachments. The related inventions are distinct if: (1) the inventions as claimed are either not capable of use together or can have a materially different design, mode of operation, function, or effect; (2) the inventions do not overlap in scope, i.e., are mutually exclusive; and (3) the inventions as claimed are not obvious variants. See MPEP § 806.05(j). In the instant case, the inventions as claimed are materially different in design. Furthermore, the inventions as claimed do not encompass overlapping subject matter and there is nothing of record to show them to be obvious variants.

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species, or a single grouping of patentably indistinct species, for prosecution on the merits to which

Art Unit: 3618

the claims shall be restricted if no generic claim is finally held to be allowable. Currently, as best understood, no claims appear generic. However, Applicant is advised to also determine whether any of the claims appear generic to all of the above species.

There is a search and/or examination burden for the patentably distinct species as set forth above because at least the following reason(s) apply: the species of patentably distinct inventions require a different field of search (e.g., searching different classes/subclasses or electronic resources, or employing different search strategies or search queries).

Applicant is advised that the reply to this requirement to be complete must include (i) an election of a species or a grouping of patentably indistinct species to be examined even though the requirement may be traversed (37 CFR 1.143) and (ii) identification of the claims encompassing the elected species or grouping of patentably indistinct species, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

The election may be made with or without traverse. To preserve a right to petition, the election must be made with traverse. If the reply does not distinctly and specifically point out supposed errors in the election of species requirement, the election shall be treated as an election without traverse. Traversal must be presented at the time of election in order to be considered timely. Failure to timely traverse the requirement will result in the loss of right to petition under 37 CFR 1.144. If claims are added after

Art Unit: 3618

the election, applicant must indicate which of these claims are readable on the elected species or grouping of patentably indistinct species.

Should applicant traverse on the ground that the species, or groupings of patentably indistinct species from which election is required, are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing them to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the species unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other species.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which depend from or otherwise require all the limitations of an allowable generic claim as provided by 37 CFR 1.141.

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to JAMES M. DOLAK whose telephone number is (571)270-7757. The examiner can normally be reached on M-F 900AM-500PM (first Friday off).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, J.Allen Shriver can be reached on (303) 297-4337. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 3618

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://pair-direct.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.

/JAMES M DOLAK/
Primary Examiner, Art Unit 3618

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)	
)	
Jon Hee Lee et al.)	Confirmation No.: 4030
)	
Serial No.: 15/225,326)	Art Unit: 3618
)	
Filed: August 1, 2016)	Examiner: James M. Dolak
)	
For: REMOVABLE SEAT ATTACHMENT FOR A)	
STROLLER)	
)	
)	

AMENDMENT AND RESPONSE TO SPECIES RESTRICTION REQUIREMENT

FILED VIA EFS-WEB

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

Dear Examiner Dolak:

Responsive to the Species Restriction having a Notification Date of March 10, 2017, please consider the application in view of the following amendments and remarks.

The **Amendments to the Claims** are reflected in the listing of claims beginning on page 2 of this paper.

Remarks begin on page 8 of this paper.

I hereby certify that this correspondence is being electronically filed via EFS-WEB to Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, Attn. Examiner Dolak, GAU 3618, on May 11, 2017.

/James M. Hannon/

James M. Hannon
 Reg. No. 48,565

CLAIMS

Please amend the claims as shown below. This listing of claims will replace all prior versions and listing of claims for this application.

1. (Original) A stroller, comprising:
 - a stroller frame;
 - a plurality of wheels coupled to the stroller frame;
 - a first seat coupled to the stroller frame;
 - a first seat attachment housing disposed along a first portion of the stroller frame;
 - a second seat attachment housing disposed along a second portion of the stroller frame;
 - a first removable seat attachment adapter configured to be removably coupled to the first seat attachment housing; and
 - a second removable seat attachment adapter configured to be removably coupled to the second seat attachment housing.
2. (Original) The stroller of claim 1, wherein each of the first seat attachment housing and the second seat attachment housing comprise:
 - an adapter receiving cavity configured to receive at least a portion of a respective one of the first and the second removable seat attachment adapters; and
 - a door disposed adjacent a top side of the respective seat attachment housing and configured to move from a closed configuration, preventing access to the adapter receiving cavity from the top side of the respective seat attachment adapter, to an open configuration allowing access to the adapter receiving cavity from the top side of the respective seat attachment adapter.
3. (Withdrawn) The stroller of claim 2, wherein the door is slidably coupled to the respective seat attachment housing and is configured to slide from the closed configuration to the open configuration.

4. (Original) The stroller of claim 2, wherein the door is rotatably coupled to the respective seat attachment housing and wherein the door is configured to rotate from the closed configuration to the open configuration.

5. (Original) The stroller of claim 4, further comprising a hinge having a first portion coupled to the door and a second portion coupled to the respective seat attachment housing, wherein the hinge rotatably couples the door to the respective seat attachment housing.

6. (Original) The stroller of claim 2, wherein the adapter receiving cavity comprises:

a first open end; and

a distal second open end;

wherein the adapter receiving cavity provides a through-hole through the respective first or second seat attachment housing.

7. (Original) The stroller of claim 2, wherein the adapter receiving cavity comprises:

at least one side wall extending from a first end of the cavity to a distal second end of the cavity; and

at least one stop flange extending out from the at least one side wall into the cavity.

8. (Original) The stroller of claim 1, wherein each of the first removable seat attachment adapter and the second removable seat attachment adapter comprises:

a first end;

a distal second end;

an outer surface; and

a latching tab disposed along the outer surface between the first end and the second end.

9. (Original) The stroller of claim 8, further comprising a manually adjustable tab release button disposed along the outer surface of the respective removable seat attachment adapter and operatively coupled to the latching tab, wherein the tab release button is configured to move the latching tab from an extended position to a retracted position when the tab release button is depressed.

10. (Original) The stroller of claim 9, wherein each of the first removable seat attachment adapter and the second removable seat attachment adapter further comprises a stop collar disposed between the first end and the distal second end, wherein an outer surface of the stop collar extends out from the outer surface of the respective removable seat attachment adapter.

11. (Original) The stroller of claim 10, wherein the latching tab is disposed between the stop collar and the first end of the respective removable seat attachment adapter.

12. (Original) A stroller, comprising:

- a stroller frame;
- a first seat attachment housing disposed along a first portion of the stroller frame and comprising a first adapter receiving cavity;
- a second seat attachment housing disposed along a second portion of the stroller frame and comprising a second adapter receiving cavity;
- a first removable seat attachment adapter configured to be removably coupled to the first seat attachment housing; and
- a second removable seat attachment adapter configured to be removably coupled to the second seat attachment housing

wherein each of the first removable seat attachment adapter and the second removable seat attachment adapter comprises:

- a first end;
- a distal second end;
- an outer surface; and

a latching tab disposed along the outer surface between the first end and the second end.

13. (Original) The stroller of claim 12, wherein each of the first seat attachment housing and the second seat attachment housing further comprise a door disposed adjacent a top side of each of the respective first and second seat attachment housings and configured to move from a closed configuration, preventing access to the respective one of the first and second adapter receiving cavities from the top side of the respective seat attachment adapter, to an open configuration allowing access to the respective one of the first and second adapter receiving cavities from the top side of the respective seat attachment adapter.

14. (Currently Amended) The stroller of claim 13, wherein each door is ~~at least one of slidably coupled and~~ rotatably coupled to the respective one of the first and second seat attachment housings and is configured to move from the closed configuration to the open configuration.

15. (Original) The stroller of claim 13, further comprising a hinge having a first portion coupled to the door and a second portion coupled to the respective seat attachment housing, wherein the hinge rotatably couples the door to the respective seat attachment housing.

16. (Original) The stroller of claim 12, wherein each of the first adapter receiving cavity and the second adapter receiving cavity comprises:

a first open end; and

a distal second open end;

at least one side wall extending from a first end to the distal send end;

at least one stop flange extending out from the at least one side wall into the cavity;

wherein the each of the first adapter receiving cavity and the second adapter receiving cavity provides a through-hole through the respective first or second seat attachment housing.

17. (Original) The stroller of claim 12, further comprising a manually adjustable tab release button disposed along the outer surface of each of the first removable seat attachment adapter and the second removable seat attachment adapter and operatively coupled to the respective latching tab, wherein the tab release button is configured to move the latching tab from an extended position to a retracted position when the tab release button is depressed.

18. (Original) The stroller of claim 12, wherein each of the first removable seat attachment adapter and the second removable seat attachment adapter further comprises a stop collar disposed between the first end and the distal second end, wherein an outer surface of the stop collar extends out from the outer surface of the respective first or second removable seat attachment adapter.

19. (Original) A stroller, comprising:

- a stroller frame;
- at least one front wheels coupled to the stroller frame;
- a plurality of rear wheels coupled to the stroller frame;
- a first seat coupled to the stroller frame;
- a first seat attachment housing disposed along a first portion of the stroller frame for removably coupling a second seat to the stroller frame, the first seat attachment housing comprising a first door adjustable from an open configuration to a closed configuration;
- a second seat attachment housing disposed along a second portion of the stroller frame for removably coupling the second seat to the stroller frame, the second seat attachment housing comprising a second door adjustable from the open configuration to the closed configuration;
- a first removable seat attachment adapter configured to be removably coupled to the first seat attachment housing when the first door is in the open configuration; and
- a second removable seat attachment adapter configured to be removably coupled to the second seat attachment housing when the second door is in the open configuration.

20. (Original) The stroller of claim 19, wherein each of the first removable seat attachment adapter and the second removable seat attachment adapter comprises:

a first end;

a distal second end;

an outer surface; and

a latching tab disposed along the outer surface between the first end and the second end; and

a manually adjustable tab release button disposed along the outer surface and operatively coupled to the latching tab.

REMARKS

The Applicants and the undersigned thank Examiner Dolak for the careful review of this application. Claims 1-20 were subject to a species restriction imposed in the Office Action on March 10, 2017. Claim 14 has been amended and claim 3 has been withdrawn. No new matter is introduced by way of these amendments.

I. Species Restriction Requirement

In the species restriction, the Office Action has grouped the species as follows:

Species A - Figures 1-3;

Species B – Figure 4;

Species C - Figure 5;

Species D - Figures 6A-6B;

Species E - Figure 7;

Species F - Figures 8A-8H;

Species G – Figures 9-10;

Species H - Figures 11-13C; and

Species I - Figures 14A-C;

A. Election of Species

Applicant elects, without traverse, Species I, Figures 14A-C. Claims 1, 2, and 4-20 are at least directed to Species I. Claim 3 has been withdrawn.

Applicant reserves the right to file a divisional application directed to any unelected species at a later date if so desired. Upon entry of this response, claims 1, 2, and 4-20 remain pending and not withdrawn in this application with claims 1, 12, and 19 being the independent claims.

CONCLUSION

The foregoing is submitted as a full and complete response to the Restriction Requirement dated March 10, 2017. Applicant and the undersigned thank Examiner Dolak

for the consideration of these amendments and remarks. Applicant has made a proper species restriction election. Examination of claims 1, 2, and 4-20, is hereby courteously solicited.

It is not believed that extensions of time or fees for addition of claims are required, beyond those that may otherwise be provided for in documents accompanying this paper. However, in the event that additional extensions of time are necessary to allow consideration of this paper, such extensions are hereby petitioned under 37 C.F.R. §1.136(a), and any fee required therefore (including fees for net addition of claims) is hereby authorized to be charged to Deposit Account No. 19-5029.

If the Examiner believes that there are any issues that can be resolved by a telephone conference, or that there are any formalities that can be corrected by an Examiner's amendment, please contact the undersigned in the Atlanta Metropolitan Area at 404-853-8013.

Respectfully submitted,

/James M. Hannon/

James M. Hannon
Reg. No. 48,565

Date: May 11, 2017

EVERSHEDS-SUTHERLAND (US) LLP
999 Peachtree Street, NE
Atlanta, Georgia 30309-3996
Telephone: (404) 853-8013
Facsimile: (404) 853-8806
Attorney Docket No.: 34757-1526

Electronic Patent Application Fee Transmittal

Application Number:	15225326			
Filing Date:	01-Aug-2016			
Title of Invention:	REMOVABLE SEAT ATTACHMENT FOR A STROLLER			
First Named Inventor/Applicant Name:	Jon Hee Lee			
Filer:	James Michael Hannon/LaYonda Prue			
Attorney Docket Number:	34757-1526			
Filed as Large 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	1251	1	200	200
Miscellaneous:				
Total in USD (\$)				200

Electronic Acknowledgement Receipt

EFS ID:	29179296
Application Number:	15225326
International Application Number:	
Confirmation Number:	4030
Title of Invention:	REMOVABLE SEAT ATTACHMENT FOR A STROLLER
First Named Inventor/Applicant Name:	Jon Hee Lee
Customer Number:	134811
Filer:	James Michael Hannon
Filer Authorized By:	
Attorney Docket Number:	34757-1526
Receipt Date:	11-MAY-2017
Filing Date:	01-AUG-2016
Time Stamp:	15:33:44
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	DA
Payment was successfully received in RAM	\$200
RAM confirmation Number	051217INTEFSW00001823195029
Deposit Account	195029
Authorized User	JAMES HANNON

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

37 CFR 1.16 (National application filing, search, and examination fees)

37 CFR 1.17 (Patent application and reexamination processing fees)

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Extension of Time	34757-1526_EOT.pdf	171778	no	2
			c20c97d9ef703faacac5c3897a8b0a4bd8dd8075		
Warnings:					
Information:					
2		34757-1526_Restriction_Requirement.pdf	101434	yes	9
			61b1f685890d287f4fef479917d3605a7915daa		
	Multipart Description/PDF files in .zip description				
	Document Description		Start	End	
	Response to Election / Restriction Filed		1	1	
	Claims		2	7	
	Applicant Arguments/Remarks Made in an Amendment		8	9	
Warnings:					
Information:					
3	Fee Worksheet (SB06)	fee-info.pdf	30494	no	2
			5783a1037a377d94e01b9323623bde78325fa3aa		
Warnings:					
Information:					
Total Files Size (in bytes):			303706		

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.

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.

PETITION FOR EXTENSION OF TIME UNDER 37 CFR 1.136(a)		Docket Number (Optional) 34757-1526
Application Number 15/225,326	Filed August 1, 2016	
For REMOVABLE SEAT ATTACHMENTS FOR A STROLLER		
Art Unit 3618	Examiner James M. Dolak	

This is a request under the provisions of 37 CFR 1.136(a) to extend the period for filing a reply in the above-identified application.

The requested extension and fee are as follows (check time period desired and enter the appropriate fee below):

		<u>Fee</u>	<u>Small Entity Fee</u>	<u>Micro Entity Fee</u>	
<input checked="" type="checkbox"/>	One month (37 CFR 1.17(a)(1))	\$200	\$100	\$50	\$ <u>200.00</u>
<input type="checkbox"/>	Two months (37 CFR 1.17(a)(2))	\$600	\$300	\$150	\$ <u> </u>
<input type="checkbox"/>	Three months (37 CFR 1.17(a)(3))	\$1,400	\$700	\$350	\$ <u> </u>
<input type="checkbox"/>	Four months (37 CFR 1.17(a)(4))	\$2,200	\$1,100	\$550	\$ <u> </u>
<input type="checkbox"/>	Five months (37 CFR 1.17(a)(5))	\$3,000	\$1,500	\$750	\$ <u> </u>

☐ Applicant asserts small entity status. See 37 CFR 1.27.

☐ Applicant certifies micro entity status. See 37 CFR 1.29.
Form PTO/SB/15A or B or equivalent must either be enclosed or have been submitted previously.

☐ A check in the amount of the fee is enclosed.

☐ Payment by credit card. Form PTO-2038 is attached.

☐ The Director has already been authorized to charge fees in this application to a Deposit Account.

☒ The Director is hereby authorized to charge any fees which may be required, or credit any overpayment, to
Deposit Account Number 195029/504238.

☒ Payment made via EFS-Web.

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

I am the

☐ applicant.

☒ attorney or agent of record. Registration number 48,565.

☐ attorney or agent acting under 37 CFR 1.34. Registration number _____.

/James M. Hannon/
Signature

May 11, 2017

Date

James M. Hannon

Typed or printed name

404-853-8013

Telephone Number

NOTE: This form must be signed in accordance with 37 CFR 1.33. See 37 CFR 1.4 for signature requirements and certifications. Submit multiple forms if more than one signature is required, see below*.

☒ * Total of 1 forms are submitted.

This collection of information is required by 37 CFR 1.136(a). 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 6 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: Mail Stop PCT, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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 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.

PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875	Application or Docket Number 15/225,326	Filing Date 08/01/2016	<input type="checkbox"/> To be Mailed
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ENTITY: ☒ LARGE ☐ SMALL ☐ MICRO

APPLICATION AS FILED – PART I

(Column 1)

(Column 2)

FOR	NUMBER FILED	NUMBER EXTRA	RATE (\$)	FEE (\$)
<input type="checkbox"/> BASIC FEE (37 CFR 1.16(a), (b), or (c))	N/A	N/A	N/A	
<input type="checkbox"/> SEARCH FEE (37 CFR 1.16(k), (l), or (m))	N/A	N/A	N/A	
<input type="checkbox"/> EXAMINATION FEE (37 CFR 1.16(o), (p), or (q))	N/A	N/A	N/A	
TOTAL CLAIMS (37 CFR 1.16(i))	minus 20 =	*	X \$ =	
INDEPENDENT CLAIMS (37 CFR 1.16(h))	minus 3 =	*	X \$ =	
<input type="checkbox"/> APPLICATION SIZE FEE (37 CFR 1.16(s))	If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).			
<input type="checkbox"/> MULTIPLE DEPENDENT CLAIM PRESENT (37 CFR 1.16(j))				
* If the difference in column 1 is less than zero, enter "0" in column 2.			TOTAL	

APPLICATION AS AMENDED – PART II

(Column 1)

(Column 2)

(Column 3)

AMENDMENT	05/11/2017	CLAIMS REMAINING AFTER AMENDMENT	MINUS	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE (\$)	ADDITIONAL FEE (\$)
	Total (37 CFR 1.16(i))	* 20	Minus	** 20	= 0	X \$80 =	0
	Independent (37 CFR 1.16(h))	* 3	Minus	***3	= 0	X \$420 =	0
	<input type="checkbox"/> Application Size Fee (37 CFR 1.16(s))						
	<input type="checkbox"/> FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))						
TOTAL ADD'L FEE						0	

(Column 1)

(Column 2)

(Column 3)

AMENDMENT	CLAIMS REMAINING AFTER AMENDMENT	MINUS	HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE (\$)	ADDITIONAL FEE (\$)
	Total (37 CFR 1.16(i))	*	Minus	**	=	X \$ =
	Independent (37 CFR 1.16(h))	*	Minus	***	=	X \$ =
	<input type="checkbox"/> Application Size Fee (37 CFR 1.16(s))					
	<input type="checkbox"/> FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))					
TOTAL ADD'L FEE						

* If the entry in column 1 is less than the entry in column 2, write "0" in column 3.

** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20".

*** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3".

The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.

SLIE
ERIC DANTZLER

This collection of information is required by 37 CFR 1.16. 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 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.**

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



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/225,326	08/01/2016	Jon Hee Lee	34757-1526	4030

134811 7590 06/19/2017
Eversheds Sutherland (US) LLP/NWL
999 Peachtree Street
Suite 2300
Atlanta, GA 30309

EXAMINER

DOLAK, JAMES M

ART UNIT	PAPER NUMBER
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3618

NOTIFICATION DATE	DELIVERY MODE
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06/19/2017

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):

patentdocket@eversheds-sutherland.com

Office Action Summary	Application No. 15/225,326	Applicant(s) LEE ET AL.	
	Examiner JAMES M. DOLAK	Art Unit 3618	AIA (First Inventor to File) Status No

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

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTHS FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 1/15/2015.
☐ A declaration(s)/affidavit(s) under **37 CFR 1.130(b)** was/were filed on _____.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ An election was made by the applicant in response to a restriction requirement set forth during the interview on _____; the restriction requirement and election have been incorporated into this action.
- 4) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims*

- 5) ☐ Claim(s) 1,2 and 4-20 is/are pending in the application.
5a) Of the above claim(s) 3,7-11,16-18 and 20 is/are withdrawn from consideration.
- 6) ☐ Claim(s) _____ is/are allowed.
- 7) ☒ Claim(s) 1,2,4-6,12-15 and 19 is/are rejected.
- 8) ☐ Claim(s) _____ is/are objected to.
- 9) ☒ Claim(s) 1-20 are subject to restriction and/or election requirement.

* If any claims have been determined allowable, 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.

Application Papers

- 10) ☐ The specification is objected to by the Examiner.
- 11) ☒ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☒ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 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 been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

** See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 3) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input checked="" type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08a and/or PTO/SB/08b)
Paper No(s)/Mail Date _____ | 4) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Notice of Pre-AIA or AIA Status

1. The present application is being examined under the pre-AIA first to invent provisions.

Election/Restrictions

2. Applicant's election without traverse of Species I (Fig.14A-C) in the reply filed on 5/11/2017 is acknowledged.

3. Claims 3, 7-11, 16-18, and 20 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected embodiment, there being no allowable generic or linking claim. Applicant should take note that Claims 7-11, 16-18, and 20, are additionally directed to unelected embodiments (e.g., Fig.11-13C: "stop flange 1315," etc.) Election was made **without** traverse in the reply filed on 5/11/2017.

Information Disclosure Statement

4. The information disclosure statement (IDS) submitted on 9/26/2016 was filed in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

5. Applicant is advised that the M.P.E.P. states the following with respect to large information disclosure statements: Although a concise explanation of the relevance of information is not required for English language information, applicants are encouraged to provide a concise explanation of why the English-language information is being submitted. Concise explanations (especially those that point out the relevant pages and lines) are helpful to the Office, particularly where documents are lengthy and complex

Art Unit: 3618

and applicant is aware of a section that is highly relevant to patentability or where a large number of documents are submitted and applicant is aware that one or more is highly relevant to patentability (M.P.E.P. § 609)

6. Therefore it is recommended that if any information that has been cited by Applicant in the disclosure statement is known to be material for patentability as defined by 37 CFR 1.56, Applicant should present a concise statement as to the relevance of that/those particular documents therein cited. The references cited by applicants in the IDS and listed on the numerous 1449s have been made of record.

7. While the statements filed clearly do not comply with the guidelines set forth in MPEP 2004 regarding both the number of references cited and the elimination of clearly irrelevant art and marginally cumulative information, compliance with these guidelines is not mandatory. Furthermore, 37 CFR 1.97 and 1.98 do not require that the information be material, rather they allow for submission of information regardless of its pertinence to the claimed invention. Also, there is no requirement to explain the materiality of the submitted references, however, the cloaking of a clearly relevant reference by inclusion in a long list of citations may not comply with Applicant's duty of disclosure, see *Penn Yan Boats, Inc. V. Sea Lark boats Inc.*, 359 F. Supp. 948, aff'd 479 F. 2d. 1338.

Drawings

8. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the "side wall," "through-hole" "first open end" and "distal second open end" must all be shown and labeled or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as “amended.” If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either “Replacement Sheet” or “New Sheet” pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Objections

9. Claim 19 is objected to because of the following informalities: the limitation in line 3: “front wheels” should be rewritten as “front wheel.” Appropriate correction is required.

Claim Rejections - 35 USC § 112

10. 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.

Art Unit: 3618

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.

11. Claims 1, 2, 4-6, 12-15, and 19 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. Regarding the claims, each claim recites a version of the open-ended clauses "configured to be removably coupled" (Claim 1, line 7 & 9), "configured to receive" (Claim 2, line 3), "configured to move" (Claim 2, line 6), "configured to rotate" (Claim 4, line 2), etc., which renders the claims indefinite, since it's not clear whether the claimed "coupling/receiving/moving" is actually taking place or not. It has been held that the open-ended recitations stating that an element is capable to perform a function (e.g., "configured to", "adapted to", etc.) are not the positive limitations but only require the ability to so perform. They do not constitute a limitation in any patentable sense. See *In re Hutchinson*, 69 USPQ 138. Just because something is "configured to" do something (i.e. is "capable of" doing something), doesn't actually mean it does it. "[A]pparatus claims cover what a device is, not what a device does." *Hewlett-Packard Co. v. Bausch & Lomb Inc.*, 909 F.2d 1464, 1469, 15 USPQ2d 1525, 1528 (Fed. Cir. 1990) (emphasis in original). The Office hereby notes that "configured to" does not explicitly denote how features(s) are constructed and/or associated with other claimed limitations; whereas the claim is amenable to two or more plausible claim constructions. If a claim is amenable to two or more plausible claim constructions, then the claim may be deemed indefinite. See *Ex parte Miyazaki*, 89 USPQ2d 1207 (Bd. Pat.

Art Unit: 3618

App. & Inter. 2008) (precedential). Applicant is required to use definitive and positive statements while reciting the structure and functions of the claimed apparatus (e.g. "a locking arm chamfer [that is configured to engage] --engaging-- the lock pin chamfer"). Appropriate correction is required.

Claim Rejections - 35 USC § 102

12. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

13. **Claims 1, 2, 4-6, 12-15, and 19 are rejected under 35 U.S.C. 102(b) as being anticipated by Cone (US 6,286,844 B1).**

[Claim 1] Regarding Claim 1, Cone discloses: A stroller (See, e.g., Fig.1-13, 14) comprising: a stroller frame (See, e.g., Fig.1-13, 14+16+68+etc.); a plurality of wheels (See, e.g., Fig.1-13, 74) coupled to the stroller frame (See, e.g., Fig.1-13); a first seat (See, e.g., Fig.1-13, 12) coupled to the stroller frame (See, e.g., Fig.1-13); a first seat attachment housing (See, e.g., Fig.1-13, 16) disposed along a first portion of the stroller frame (See, e.g., Fig.1-13); a second seat attachment housing (See, e.g., Fig.1-13, 16) disposed along a second portion of the stroller frame (See, e.g., Fig.1-13); a first removable seat attachment adapter (See, e.g., Fig.1-13, 46+124+etc.) configured to be removably coupled to the first seat attachment housing (See, e.g., Fig.1-13); and a second removable seat attachment adapter (See, e.g., Fig.1-13, 46+124+etc.)

Art Unit: 3618

configured to be removably coupled to the second seat attachment housing (See, e.g., Fig.1-13).

[Claim 2] Regarding Claim 2, Cone further discloses: wherein each of the first seat attachment housing and the second seat attachment housing comprise: an adapter receiving cavity (See, e.g., Fig.1-13, 90) configured to receive at least a portion of a respective one of the first and the second removable seat attachment adapters (See, e.g., Fig.1-13); and a door (See, e.g., Fig.1-13, 102+104) disposed adjacent a top side of the respective seat attachment housing (See, e.g., Fig.1-13) and configured to move from a closed configuration, preventing access to the adapter receiving cavity from the top side of the respective seat attachment adapter, to an open configuration allowing access to the adapter receiving cavity from the top side of the respective seat attachment adapter (See, e.g., Fig.1-13).

[Claim 4] Regarding Claim 4, Cone further discloses: wherein the door is rotatably coupled to the respective seat attachment housing (See, e.g., Fig.1-13) and wherein the door is configured to rotate from the closed configuration to the open configuration (See, e.g., Fig.1-13).

[Claim 5] Regarding Claim 5, Cone further discloses: further comprising a hinge (See, e.g., Fig.1-13, 88+92) having a first portion coupled to the door and a second portion coupled to the respective seat attachment housing (See, e.g., Fig.1-13), wherein the hinge rotatably couples the door to the respective seat attachment housing (See, e.g., Fig.1-13).

[Claim 6] Regarding Claim 6, Cone further discloses: wherein the adapter receiving cavity comprises: a first open end (See, e.g., Fig.1-13); and a distal second open end (See, e.g., Fig.1-13); wherein the adapter receiving cavity provides a through-hole through the respective first or second seat attachment housing (See, e.g., Fig.1-13).

[Claim 12] Regarding Claim 12, Cone discloses: A stroller (See, e.g., Fig.1-13, 14), comprising: a stroller frame (See, e.g., Fig.1-13, 14+16+68+etc.); a first seat attachment housing (See, e.g., Fig.1-13, 16) disposed along a first portion of the stroller frame (See, e.g., Fig.1-13) and comprising a first adapter receiving cavity (See, e.g., Fig.1-13, 90); a second seat attachment housing (See, e.g., Fig.1-13, 16) disposed along a second portion of the stroller frame (See, e.g., Fig.1-13) and comprising a second adapter receiving cavity (See, e.g., Fig.1-13, 90); a first removable seat attachment adapter (See, e.g., Fig.1-13, 46+124+etc.) configured to be removably coupled to the first seat attachment housing (See, e.g., Fig.1-13); and a second removable seat attachment adapter (See, e.g., Fig.1-13, 46+124+etc.) configured to be removably coupled to the second seat attachment housing (See, e.g., Fig.1-13) wherein each of the first removable seat attachment adapter and the second removable seat attachment adapter comprises: a first end (See, e.g., Fig.1-13); a distal second end (See, e.g., Fig.1-13); an outer surface (See, e.g., Fig.1-13); and a latching tab (See, e.g., Fig.1-13) disposed along the outer surface between the first end and the second end (See, e.g., Fig.1-13).

[Claim 13] Regarding Claim 13, Cone further discloses: wherein each of the first seat attachment housing and the second seat attachment housing further comprise a door (See, e.g., Fig.1-13, 102+104) disposed adjacent a top side of each of the respective first and second seat attachment housings (See, e.g., Fig.1-13) and configured to move from a closed configuration, preventing access to the respective one of the first and second adapter receiving cavities from the top side of the respective seat attachment adapter, to an open configuration allowing access to the respective one of the first and second adapter receiving cavities from the top side of the respective seat attachment adapter (See, e.g., Fig.1-13).

[Claim 14] Regarding Claim 14, Cone further discloses: wherein each door is at least one of slidably coupled and rotatably coupled to the respective one of the first and second seat attachment housings (See, e.g., Fig.1-13) and is configured to move from the closed configuration to the open configuration (See, e.g., Fig.1-13).

[Claim 15] Regarding Claim 15, Cone further discloses: further comprising a hinge (See, e.g., Fig.1-13, 88+92) having a first portion coupled to the door and a second portion coupled to the respective seat attachment housing (See, e.g., Fig.1-13), wherein the hinge rotatably couples the door to the respective seat attachment housing (See, e.g., Fig.1-13).

[Claim 19] Regarding Claim 19, Cone discloses: A stroller (See, e.g., Fig.1-13, 14), comprising: a stroller frame (See, e.g., Fig.1-13, 14+16+68+etc.); at least one front wheels (See, e.g., Fig.1-13, 74) coupled to the stroller frame (See, e.g., Fig.1-13); a plurality of rear wheels (See, e.g., Fig.1-13, 74) coupled to the stroller frame (See, e.g.,

Art Unit: 3618

Fig.1-13); a first seat (See, e.g., Fig.1-13, 66) coupled to the stroller frame (See, e.g., Fig.1-13); a first seat attachment housing (See, e.g., Fig.1-13, 16) disposed along a first portion of the stroller frame (See, e.g., Fig.1-13) for removably coupling a second seat (See, e.g., Fig.1-13, 12) to the stroller frame, the first seat attachment housing comprising a first door (See, e.g., Fig.1-13, 102+104) adjustable from an open configuration to a closed configuration (See, e.g., Fig.1-13); a second seat attachment housing (See, e.g., Fig.1-13, 16) disposed along a second portion of the stroller frame (See, e.g., Fig.1-13) for removably coupling the second seat to the stroller frame (See, e.g., Fig.1-13), the second seat attachment housing comprising a second door (See, e.g., Fig.1-13, 102+104) adjustable from the open configuration to the closed configuration (See, e.g., Fig.1-13); a first removable seat attachment adapter (See, e.g., Fig.1-13, 46+124+etc.) configured to be removably coupled to the first seat attachment housing (See, e.g., Fig.1-13) when the first door is in the open configuration (See, e.g., Fig.1-13); and a second removable seat attachment adapter (See, e.g., Fig.1-13, 46+124+etc.) configured to be removably coupled to the second seat attachment housing (See, e.g., Fig.1-13) when the second door is in the open configuration (See, e.g., Fig.1-13).

Conclusion

14. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure, and can be found on the attached Notice of References Cited.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JAMES M. DOLAK whose telephone number is

Art Unit: 3618

(571)270-7757. The examiner can normally be reached on M-F 900AM-500PM (first Friday off).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, J.Allen Shriver can be reached on (303) 297-4337. 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://pair-direct.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.

/JAMES M DOLAK/
Primary Examiner, Art Unit 3618.

Notice of References Cited	Application/Control No. 15/225,326		Applicant(s)/Patent Under Reexamination LEE ET AL.	
	Examiner JAMES M. DOLAK		Art Unit 3618	Page 1 of 1

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*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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
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SERIAL NUMBER	FILING or 371(c) DATE	CLASS	GROUP ART UNIT	ATTORNEY DOCKET NO.		
15/225,326	08/01/2016	280	3618	34757-1526		
RULE						
APPLICANTS Baby Jogger, LLC, Richmond, VA; INVENTORS Jon Hee Lee, Highwood, IL; Megan Roe, Kalamazoo, MI; Stacy Noel Simpson, Portage, MI; Mark Zehfuss, Glen Allen, VA; ** CONTINUING DATA ***** This appln claims benefit of 62/311,224 03/21/2016 and is a CIP of 14/597,420 01/15/2015 PAT 9403550 which is a CON of 14/261,558 04/25/2014 PAT 8955869 which is a CON of 12/631,375 12/04/2009 ABN ** FOREIGN APPLICATIONS ***** ** IF REQUIRED, FOREIGN FILING LICENSE GRANTED ** 08/11/2016						
Foreign Priority claimed <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No 35 USC 119(a-d) conditions met <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No Verified and Acknowledged <u>/JAMES M DOLAK/</u> Examiner's Signature		<input type="checkbox"/> Met after Allowance Initials	STATE OR COUNTRY IL	SHEETS DRAWINGS 18	TOTAL CLAIMS 20	INDEPENDENT CLAIMS 3
ADDRESS Eversheds Sutherland (US) LLP/NWL 999 Peachtree Street Suite 2300 Atlanta, GA 30309 UNITED STATES						
TITLE REMOVABLE SEAT ATTACHMENT FOR A STROLLER						
FILING FEE RECEIVED 1600	FEES: Authority has been given in Paper No. _____ to charge/credit DEPOSIT ACCOUNT No. _____ for following:			<input type="checkbox"/> All Fees <input type="checkbox"/> 1.16 Fees (Filing) <input type="checkbox"/> 1.17 Fees (Processing Ext. of time) <input type="checkbox"/> 1.18 Fees (Issue) <input type="checkbox"/> Other _____ <input type="checkbox"/> Credit		

Search Notes 	Application/Control No. 15225326	Applicant(s)/Patent Under Reexamination LEE ET AL.
	Examiner JAMES M DOLAK	Art Unit 3618

CPC- SEARCHED		
Symbol	Date	Examiner
B62B7/008,00,006,14,142,145	6/8/2017	JMD
B62B9/12,28,102	6/8/2017	JMD


CPC COMBINATION SETS - SEARCHED		
Symbol	Date	Examiner

US CLASSIFICATION SEARCHED			
Class	Subclass	Date	Examiner

SEARCH NOTES		
Search Notes	Date	Examiner
Inventor Search	6/8/2017	JMD
EAST text search	6/8/2017	JMD

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

	/JAMES M DOLAK/ Primary Examiner.Art Unit 3618
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<p><i>Index of Claims</i></p> 	Application/Control No. 15225326	Applicant(s)/Patent Under Reexamination LEE ET AL.
	Examiner JAMES M DOLAK	Art Unit 3618

✓	Rejected	-	Cancelled	N	Non-Elected	A	Appeal
=	Allowed	÷	Restricted	I	Interference	O	Objected

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EAST Search History

EAST Search History (Prior Art)

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S11	1537	S10 and seat	US- PGPUB; USPAT; USOCR;	OR	ON	2012/06/27 15:44

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S35	15	("1707186").URPN.	USPAT	OR	ON	2012/06/28 23:28
S36	14	("20030111825" "5333893" "6209892" "6513827" "6863286" "7032922" "7367581" "7377537" "D429664" "D430076").PN. OR ("7475900").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2012/06/28 23:31
S37	44	S31 and (wheel near2 remov\$4)	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2012/06/28 23:35
S38	22	("3738600" "3876046" "4570956" "4750783" "5188389" "5234224" "5499831" "5536027" "5562300" "5876046" "6189914" "6193263" "6209892" "6290290" "6302412" "6398233" "6550802" "D397316" "D481975" "D486427" "D497844").PN. OR ("D508443").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2012/06/28 23:36
S39	20	("4725071" "5221106" "5338096" "5522121" "5918892" "6209892" "6267406" "6527294" "D296540").PN. OR ("6752405").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2012/06/28 23:46
S40	15	("0522608" "1707186" "3223431" "3524655" "3997180" "4620686" "4632409" "4836573" "6267406" "6752405" "7364183").PN. OR ("8157273").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2012/06/28 23:48
S41	30	("0556168" "1707186" "1934396" "20020033588" "20050167951" "20070252352" "20080143082" "20090026733" "3383738" "4083579"	US- PGPUB; USPAT; USOCR	OR	ON	2012/06/28 23:49

		"4805938" "5221106" "5333893" "5522121" "5769448" "5918892" "6431579" "6527294" "6601866" "6752405" "7481439" "7516966" "7597332" "D484075" "D595621" "D598333").PN. OR ("7896384").URPN.				
S42	13	("3000645" "4969656" "5125712" "5522121" "5918892" "6527294" "6561526" "6715783" "6752405" "6851693" "6938906").PN. OR ("7677585").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2012/06/28 23:50
S43	28	("0122730" "0937625" "1212221" "20070114738" "2836224" "3000645" "4288124" "4779883" "4805938" "4863217" "5312122" "5622375" "5653460" "5704627" "5848797" "6378892" "6530591" "6746079" "6851693" "7226059" "7481439" "7597332" "7677585").PN. OR ("8128103").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2012/06/28 23:51
S44	9	("3000645").URPN.	USPAT	OR	ON	2012/06/28 23:55
S45	1	("6702316").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2012/06/29 00:04
S46	29	("20010040357" "20020060444" "20020093177" "4852894" "4921261" "4989888" "5490685" "5641200" "5676386" "5794951" "5947555" "6189914" "6209892" "6241274" "6286844" "6302412" "6331032" "6398233" "6409205").PN. OR ("6702316").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2012/06/29 00:04
S47	2446	(297/130,232,243,463.1).OCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2012/07/01 04:43
S48	37502608	@ad<="20081204"	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2012/07/01 04:43
S49	1076	S47 and S48	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2012/07/01 04:43
S50	2837	(280/650,657,647,648,658,639,642,643).OCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2012/07/01 04:43
S51	1861	S50 and S48	US- PGPUB; USPAT; USOCR;	OR	ON	2012/07/01 04:43

			FPRS; EPO; JPO; DERWENT			
S52	2902	S49 or S51	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2012/07/01 04:43
S53	476	S52 and cylindrical	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2012/07/01 04:43
S54	21	S52 and cylindrical near2 connect\$3	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2012/07/01 05:05
S55	29	("1506565" "1885627" "1954179" "20040026895" "20040164515" "2220528" "2334387" "2482585" "5395130" "5454578" "5501480" "5536027" "5904363" "6022042" "6331013" "6443467" "6443469" "6685206" "6685207" "D327240" "D405031" "D486425").PN. OR ("7261308").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2012/07/01 05:10
S56	28	("0122730" "0937625" "1212221" "20070114738" "2836224" "3000645" "4288124" "4779883" "4805938" "4863217" "5312122" "5622375" "5653460" "5704627" "5848797" "6378892" "6530591" "6746079" "6851693" "7226059" "7481439" "7597332" "7677585").PN. OR ("8128103").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2012/07/01 05:17
S57	36	("1486118" "2769482" "2993702" "3253860" "3497234" "3612603" "4155588" "4181356" "4288124" "4381870" "4596405" "4632409" "4711489" "4813742" "4946180" "5161811" "5201535" "5213360" "5374073" "5401076" "5547205" "5848797" "5988657" "6135479" "6276709" "D340140").PN. OR ("6561526").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2012/07/01 05:18
S58	18	("2926880" "3290050" "3309101" "4183580" "4711489" "4779883" "5074616" "5168601" "5265931" "5401076" "5529325").PN. OR ("5704627").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2012/07/01 05:21
S59	23	("4542915" "4854607" "4986564" "5033761").PN. OR ("5653460").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2012/07/01 05:22
S60	31	("2453631" "2558372" "4953887"	US-	OR	ON	2012/07/01

		"5090724" "5380262" "5653460" "5676386").PN. OR ("6155592").URPN.	PGPUB; USPAT; USOCR			05:25
S61	5	("2453631").URPN.	USPAT	OR	ON	2012/07/01 05:27
S62	33	("0279778" "1033324" "2453631" "3643292" "3849834" "3879146" "4132429" "4335900" "4606550" "4856809" "4902027" "4953880" "5176395" "5188389" "5263730" "5299825" "5318318" "5344171" "5356171" "5364119" "5536027").PN. OR ("5647601").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2012/07/01 05:28
S63	5	("2453631").URPN.	USPAT	OR	ON	2012/07/01 05:29
S64	16	("1560802" "5076579" "5123670" "5188389" "5224720" "5301963" "5476275" "5669624" "5695208" "6017051" "6036220").PN. OR ("6443467").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2012/07/01 05:33
S65	1	("7677585").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2012/07/01 15:09
S66	1	("6676140").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2012/07/01 16:02
S67	1	("6443467").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2012/07/01 16:05
S68	2	("1707186").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2012/07/01 16:05
S69	1	("7475900").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2012/07/01 16:05
S70	1	("6752405").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2012/07/01 16:14
S71	1	("8157273").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2012/07/01 16:14
S72	1	("7896384").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2012/07/01 16:15
S73	1	("6561526").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2012/07/01 16:16
S74	1	("5653460").PN.	US- PGPUB; USPAT;	OR	OFF	2012/07/01 16:17

			USOCR			
S75	2925	(280/650,657,647,648,658,639,642,643).CCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/02/13 17:32
S76	37571828	@ad<="20081204"	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2013/02/13 17:32
S77	1873	S75 and S76	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2013/02/13 17:32
S78	2516	(297/130,232,243,463.1).CCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/02/13 17:35
S79	35	S78 and S77	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2013/02/13 17:36
S80	1080	S78 and S76	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2013/02/13 17:36
S81	1	("20050082897").PN. OR ("8246020").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/02/13 17:44
S82	9	("20070085303" "20080303232" "20090033066" "3784252" "5257799" "5794951" "6086086" "7367581" "7377537").PN. OR ("8205906").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/02/13 17:52
S83	31	("20010002745" "20030067138" "20050099025" "20060237932" "20070063474" "20080067776" "20090026817" "2450051" "4754987" "5076599" "5267744" "5454577" "5474316" "5577746" "5921571" "5947497" "5979921" "6196572" "6663126" "6764087" "6767028" "6929274" "6976697" "7052026" "7168761" "7172206" "7354058" "7431324" "7445222" "7547029").PN. OR ("8262103").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/02/13 17:58
S84	22	("20080211206" "20090014985" "20090078482" "3605929" "4362311" "4861058" "5020624" "5421598"	US- PGPUB; USPAT;	OR	ON	2013/02/13 18:03

		"5921338" "6135222" "6220382" "6378642" "6439331" "6659488" "6793248" "7044249" "7080847" "7364182" "7571926" "7591479" "7832755").PN. OR ("8336904").URPN.	USOCR			
S85	1	("8251382").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/02/14 15:15
S86	34	("20080150247" "20080179848" "20080224451" "20080303232" "20090102162" "20090121455" "20090256323" "20100001492" "20100109272" "20100127480" "4645371" "5028061" "5257799" "5364137" "5676386" "5772279" "5865447" "5947555" "6286844" "6446990" "6513827" "6991248" "7032922" "7296820" "7314247" "7367581" "7377537" "7584985" "7658399" "7681894" "7686323" "7694996" "7712765" "7753398").PN. OR ("8251382").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/02/14 15:19
S87	32	("4836573" "4892327" "5028061" "5069474" "5257799" "5460430" "5887935" "5921574" "6099022" "6523853" "6594840" "6739649" "7281732").PN. OR ("7377537").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/02/14 17:50
S88	57	("20020093177" "20020109320" "20030075903" "20030080536" "20030111825" "20040032103" "20040094922" "20040124610" "20040124611" "20040245747" "20050093259" "20050127640" "20050242535" "20050242549" "20060119079" "20070001429" "20070108710" "20070194545" "20080157491" "20090127827" "5333893" "5676386" "5772279" "5794951" "5833261" "5947555" "6086087" "6209892" "6286844" "6331032" "6398233" "6409205" "6513827" "6530591" "6626452" "6641164" "6702316" "6793280" "6802514" "6863286" "6893031" "6923467" "6983986" "6986518" "7017921" "7032922" "7070197" "7370913" "7377537" "7419181" "7445229" "7475900" "7513512" "7600775" "7614641" "7938435" "D430076").PN. OR ("8328208").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/02/14 17:52
S89	3003	(280/650,657,647,648,658,639,642,643).CCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/16 15:09
S90	37602504	@ad<="20081204"	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2013/07/16 15:09

S91	1876	S89 and S90	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2013/07/16 15:09
S92	2544	(297/130,232,243,463.1).CCLS.	US-PGPUB; USPAT; USOCR	OR	OFF	2013/07/16 15:11
S93	1082	S92 and S90	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2013/07/16 15:11
S94	51	(US-20100052277-\$ or US-20070114738-\$ or US-20070001429-\$ or US-20060290107-\$ or US-20030075903-\$ or US-20100140902-\$ or US-20080303232-\$ or US-20070085303-\$).did. or (US-5338096-\$ or US-6045145-\$ or US-3223431-\$ or US-6378892-\$ or US-5653460-\$ or US-6209892-\$ or US-5201535-\$ or US-4620711-\$ or US-6676140-\$ or US-6017051-\$ or US-1707186-\$ or US-7475900-\$ or US-7938435-\$ or US-D508443-\$ or US-7497461-\$ or US-4570956-\$ or US-6923467-\$ or US-6752405-\$ or US-8157273-\$ or US-7896384-\$ or US-7677585-\$ or US-8128103-\$ or US-7597332-\$ or US-7481439-\$ or US-6851693-\$ or US-5848797-\$).did. or (US-3000645-\$ or US-8070180-\$ or US-7832755-\$ or US-7261308-\$ or US-5704627-\$ or US-5794951-\$ or US-5647601-\$ or US-2453631-\$ or US-6443467-\$ or US-8205906-\$ or US-8262103-\$ or US-8336904-\$ or US-8371606-\$ or US-8251382-\$ or US-7377537-\$).did. or (US-3000645-\$ or US-2453631-\$).did.	US-PGPUB; USPAT; USOCR	OR	ON	2013/07/23 15:10
S95	26	("20060131841" "20070069505" "20070210560" "20080012268" "20080224450" "20080224451" "20090160162" "20100171289" "20100201103" "5947555" "6045145" "6270111" "6331032" "6715783" "7032922" "7367581" "7475900" "7677585" "7753398" "7775532" "7798500" "7938435" "8061732" "8128119" "8157273" "8205906").PN.	US-PGPUB; USPAT; USOCR	OR	ON	2013/07/23 15:16
S96	1	("8240700").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2013/07/23 15:17
S97	231	("1598778" "1709527" "20050012306" "20050242549" "20060001226" "20060131840" "20060131841" "20060152059" "20060157945" "20060219374" "20060261576" "20090127827" "20090127828" "20090243260" "20100038886" "2616719" "2783053" "3112042" "3168330"	US-PGPUB; USPAT; USOCR	OR	ON	2013/07/23 15:17

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"5876057"	"5887935"	"5921571"
"5934757"	"5938229"	"5947555"
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"5988670"	"6068284"	"6070890"
"6099022"	"6102431"	"6116624"
"6129373"	"6139046"	"6152476"
"6155740"	"6189914"	"6193263"
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"6339862"	"6368006"	"6398233"
"6409205"	"6412809"	"6443261"
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"7032922"	"7044497"	"7185909"
"7188858"	"7281732"	"7338122"
"7445229"	"7445230"	"7621431"
"7686322"	"7871100"	"D308656"
"D310645"	"D317280"	"D320370"
"D337257"	"D352017"	"D357439"
"D357440"	"D412142"	"D415075"
"D419113"	"D421940"	"D427822"
"D431212"	"D431213"	"D452192"
"D470803"	"D473663"	"D480195"
"D494511"	"D521422"	"D545074"

		"D558648" "D566629" "D593272" "D604151" "D617255" "D630934" "D636300").PN. OR ("8240700").URPN.				
S98	1	("8186705").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/23 16:51
S99	236	("1598778" "1709527" "20050012306" "20050242549" "20060001226" "20060131840" "20060131841" "20060152059" "20060157945" "20060219374" "20060261576" "20090127827" "20090127828" "20090243260" "20100171289" "2616719" "2783053" "3112042" "3168330" "3227484" "3390893" "3459435" "3504926" "3556546" "3561787" "3653681" "3784252" "3799567" "3989295" "4007947" "4023825" "4046401" "4111454" "4126331" "4191397" "4232897" "4248443" "4317581" "4322093" "4335900" "4362315" "4365819" "4378946" "4412688" "4415180" "4513974" "4542915" "4564212" "4591176" "4602395" "4606550" "4610460" "4632420" "4632421" "4660850" "4706986" "4733882" "4741056" "4741551" "4763911" "4763919" "4768795" "4770437" "4805928" "4807928" "4817982" "4819958" "4832361" "4856809" "4886289" "4892327" "4906017" "4907818" "4924725" "4930697" "4953887" "4968092" "5028061" "5056805" "5074575" "5087066" "5110150" "5143398" "5181735" "5184835" "5201535" "5205577" "5205579" "5238292" "5244228" "5246272" "5257799" "5362089" "5388852" "5398951" "5417449" "5417450" "5427402" "5431478" "5437493" "5441163" "5454584" "5460395" "5460398" "5472224" "5478102" "5489138" "5511259" "5511441" "5524503" "5527090" "5605409" "5622377" "5645293" "5649737" "5664795" "5669623" "5669624" "5669625" "5676386").PN. OR ("5718444" "5722682" "5727798" "5741021" "5752738" "5765855" "5765856" "5769447" "5772235" "5775718" "5795091" "5810432" "5845666" "5845924" "5876057" "5887935" "5921571" "5934757" "5938229" "5947555" "5979928" "5984332" "5988669" "5988670" "6068284" "6070890" "6099022" "6102431" "6116624" "6129373" "6139046" "6152476" "6155740" "6189914" "6193263" "6209829" "6273451" "6286844" "6296004" "6299194" "6302613" "6339862" "6368006" "6398233" "6409205" "6412809"	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/23 16:56

		"6443261" "6443479" "6446990" "6467739" "6478327" "6557871" "6557885" "6572134" "6581957" "6666473" "6851700" "7017921" "7017937" "7032922" "7044497" "7185909" "7188858" "7281732" "7338122" "7445229" "7445230" "7475900" "7621431" "7658399" "7686322" "7871100" "7938435" "8033555" "D308656" "D310645" "D317280" "D320370" "D337257" "D352017" "D357439" "D357440" "D412142" "D415075" "D419113" "D421940" "D427822" "D431212" "D431213" "D452192" "D470803" "D473663" "D480195" "D494511" "D521422" "D545074" "D558648" "D566629" "D593272" "D604151" "D617255" "D630934" "D636300").PN. OR ("8186705").URPN.				
S100	17	("20060001226" "6099022" "5121940" "6502901" "6530591" "6641164" "20060157945" "6193263" "6626452" "20060152059" "4365819" "6209829" "6398233" "6877761" "7070197" "20060131841" "7320471").PN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/23 17:08
S101	2	("4953667" "4257729").PN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/24 13:00
S102	1	("6168174").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/24 13:04
S103	1	("6209892").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/24 13:04
S104	1	("6296260").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/24 13:18
S105	1	("6203053").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/24 13:19
S106	1	("4681330").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/24 13:20
S107	1	("5685552").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/24 13:21
S108	1	("5984326").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/24 13:21
S109	1	("6168174").PN.	US- PGPUB;	OR	OFF	2013/07/24 13:22

			USPAT; USOCR			
S110	1	("6209892").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/24 13:22
S111	6	("5653460" "6045145" "6378892").PN. OR ("7320471").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/24 13:25
S112	23	("4657269" "4836573" "5184835" "5338096" "5664795" "5911432").PN. OR ("6045145").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/24 13:26
S113	53	("20030192925" "20050072821" "2907372" "3079162" "3248125" "3627342" "3961803" "3967833" "4032173" "4113306" "4181356" "4220351" "4231587" "4239259" "4256325" "4412688" "4620711" "4681340" "4762256" "4844504" "4892327" "5230523" "5333769" "5398951" "5411729" "5431478" "5468009" "5478096" "5662339" "5806924" "5829826" "5964470" "5987665" "6045145" "6231056" "6250654" "6375213" "6811178" "6910696" "D254610" "D345720" "D358058" "D365925" "D402235" "D508443").PN. OR ("7497461").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/24 16:08
S114	22	("3738600" "3876046" "4570956" "4750783" "5188389" "5234224" "5499831" "5536027" "5562300" "5876046" "6189914" "6193263" "6209892" "6290290" "6302412" "6398233" "6550802" "D397316" "D481975" "D486427" "D497844").PN. OR ("D508443").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/24 16:13
S115	26	("4790548" "5060967" "5366274" "5727848" "5975225" "6203054" "6513827" "7234722").PN. OR ("7367581").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/24 18:30
S116	23	("4657269" "4836573" "5184835" "5338096" "5664795" "5911432").PN. OR ("6045145").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/24 18:39
S117	55	("4736959" "4743063" "4872692" "4878680" "5201535" "5676386").PN. OR ("5947555").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/25 10:09
S118	25	("20010040357" "20020093177" "20030075903" "4921261" "4989888" "5676386" "5794951" "5947555" "6189914" "6209892" "6241274" "6286844" "6302412" "6331032" "6398233" "6409205" "6641164" "6702316").PN. OR ("6923467").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/25 11:03
S119	25	("4570956" "4836573" "4921261" "4946180" "5121940" "5188380" "5676386" "5772279" "5947555"	US- PGPUB; USPAT;	OR	ON	2013/07/25 11:28

		"6070890" "6155592" "6286844" "6398233" "6409205" "6478327" "D345720").PN. OR ("6641164").URPN.	USOCR			
S120	2	("3000645").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/25 15:26
S121	9	("3000645").URPN.	USPAT	OR	ON	2013/07/25 15:27
S122	29	("0122730" "0937625" "1212221" "20070114738" "2836224" "3000645" "4288124" "4779883" "4805938" "4863217" "5312122" "5622375" "5653460" "5704627" "5848797" "6378892" "6530591" "6746079" "6851693" "7226059" "7481439" "7597332" "7677585").PN. OR ("8128103").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/25 15:29
S123	1	("8029007").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/25 15:30
S124	28	("20010033069" "20020135142" "20030025304" "20030127835" "20040164510" "20070090619" "5463853" "5622375" "5625923" "5725238" "5882022" "5909887" "5967190" "6098492" "6422634" "6447001" "6453921" "6530591" "6540238" "6557878" "6698772" "6827356" "6893028" "7159829" "7290776").PN. OR ("8029007").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/25 15:31
S125	1	("6851693").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/25 15:34
S126	14	("3887208" "5064209" "5067738" "5269548" "5421597" "5470088" "5513868" "5785335").PN. OR ("6851693").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/25 15:35
S127	6	("2001/0033069").URPN.	USPAT	OR	ON	2013/07/25 15:36
S128	28	("1876963" "20010033069" "20020089136" "20040075230" "20040173989" "20060261575" "20100201089" "2859975" "3069182" "4190261" "4239248" "4323258" "4336952" "4359231" "5624128" "5931244" "6203053" "6485039" "6517092" "6572130" "6626446" "7073822" "7377527" "7549655" "7699325").PN. OR ("8146926").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/25 15:37
S129	1	("7249779").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/25 15:38
S130	57	("1218943" "1347384" "1408729" "1560288" "20010035626" "20030151225" "2305719" "2435733" "2468933" "2798727" "3314494" "3738700"	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/25 15:38

		"3954283" "4015297" "4825484" "4958842" "5125674" "5190306" "5558357" "5562300" "5590896" "5692760" "5709400" "5820146" "5884922" "5975551" "6164666" "6231056" "6237995" "6340168" "6409190" "6460866" "6595536" "6601862" "6623023" "6676140" "6688614" "7029015").PN. OR ("7249779").URPN.				
S131	60	(US-20100052277-\$ or US-20070114738-\$ or US-20070001429-\$ or US-20060290107-\$ or US-20030075903-\$ or US-20080303232-\$ or US-20070085303-\$ or US-20060131841-\$ or US-20060001226-\$ or US-20080224451-\$ or US-20010033069-\$).did. or (US-5338096-\$ or US-6045145-\$ or US-3223431-\$ or US- 6378892-\$ or US-5653460-\$ or US-6209892-\$ or US-5201535-\$ or US-4620711-\$ or US- 6676140-\$ or US-6017051-\$ or US-1707186-\$ or US-7475900-\$ or US-7938435-\$ or US- D508443-\$ or US-7497461-\$ or US-4570956-\$ or US-6923467-\$ or US-6752405-\$ or US- 8157273-\$ or US-7896384-\$ or US-7677585-\$ or US-8128103-\$ or US-7597332-\$ or US- 7481439-\$ or US-6851693-\$ or US-5848797- \$).did. or (US-3000645-\$ or US-8070180-\$ or US-7832755-\$ or US-7261308-\$ or US- 5704627-\$ or US-5794951-\$ or US-5647601-\$ or US-2453631-\$ or US-6443467-\$ or US- 8205906-\$ or US-8262103-\$ or US-8336904-\$ or US-8371606-\$ or US-8251382-\$ or US- 7377537-\$ or US-7320471-\$ or US-7032922-\$ or US-7367581-\$ or US-8029007-\$ or US- 7699325-\$ or US-6827356-\$).did. or (US- 3000645-\$ or US-2453631-\$).did.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/25 16:59
S132	7295614	@ad<="20081204"	US- PGPUB; USPAT; USOCR	OR	ON	2014/01/29 18:38
S133	2588	(297/130,232,243,463.1).CCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/01/29 18:38
S134	3082	(280/650,657,647,648,658,639,642,643).CCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/01/29 18:38
S135	1082	S132 and S133	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/01/29 18:39
S136	1877	S132 and S134	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/01/29 18:39

S137	5616	S133 or S134	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/01/29 18:41
S138	2924	S132 and S137	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/01/29 18:41
S139	1012	S138 and stroller	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/01/29 18:41
S140	901	S139 and seat\$3	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/01/29 18:41
S141	757	S140 and (insert\$4 or attach\$4 or detach\$4)	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/01/29 18:42
S142	107	S141 and ((double or tandem) same stroller)	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/01/29 18:42
S143	1	("5816367").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/01/30 09:23
S144	3	("2006/0290107").URPN.	USPAT	OR	ON	2014/01/30 14:24
S145	78	("20030020259" "20030227157" "20060290107" "20070001429" "20070085303" "20070222167" "20070296182" "20080073877" "20080150247" "20090039620" "20100038886" "20100038887" "20100072732" "20100078916" "20100109292" "20100140902" "20100282800" "20120153583" "2769482" "2798733" "2857953" "2993702" "3235279" "3309101" "4542915" "4725071" "4858947" "5018754" "5167425" "5184835" "5263730"	US- PGPUB; USPAT; USOCR	OR	ON	2014/01/30 14:26

		"5333893" "5338096" "5417449" "5653460" "5664795" "5722682" "5911432" "6045145" "6086087" "6209892" "6267406" "6378892" "6497424" "6585284" "6676140" "6702316" "6843498" "6877761" "6935652" "6979017" "7320471" "7451999" "7938433" "8070179" "8157273" "8186705" "8205894" "D311363" "D321850" "D328047" "D359937" "D375706" "D429664" "D430076" "D431212" "D455679" "D587635" "D614540" "D616337" "D616338" "D636300").PN. OR ("8371606").URPN.				
S146	8	("2010/0078916").URPN.	USPAT	OR	ON	2014/01/30 14:27
S147	8	("20070096438" "20100025968" "20100078916" "6422586" "7401803" "7441794" "7632035" "7766366").PN. OR ("8596669").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2014/01/30 14:27
S148	1	("8157273").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/01/30 16:20
S149	18	("0522608" "1707186" "3223431" "3524655" "3997180" "4620686" "4632409" "4836573" "6267406" "6752405" "7364183").PN. OR ("8157273").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2014/01/30 16:21
S150	1	("5338096").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/01/30 16:23
S151	19	("3223431" "3915493" "3917312" "4886209" "5184835").PN. OR ("5338096").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2014/01/30 16:24
S152	23	("4657269" "4836573" "5184835" "5338096" "5664795" "5911432").PN. OR ("6045145").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2014/01/30 17:17
S153	53	("20030192925" "20050072821" "2907372" "3079162" "3248125" "3627342" "3961803" "3967833" "4032173" "4113306" "4181356" "4220351" "4231587" "4239259" "4256325" "4412688" "4620711" "4681340" "4762256" "4844504" "4892327" "5230523" "5333769" "5398951" "5411729" "5431478" "5468009" "5478096" "5662339" "5806924" "5829826" "5964470" "5987665" "6045145" "6231056" "6250654" "6375213" "6811178" "6910696" "D254610" "D345720" "D358058" "D365925" "D402235" "D508443").PN. OR ("7497461").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2014/01/30 17:56
S154	6	("5653460" "6045145" "6378892").PN. OR ("7320471").URPN.	US- PGPUB; USPAT;	OR	ON	2014/01/30 18:00

			USOCR			
S155	23	("20010013689" "20040032103" "20040094923" "20070057486" "20080012268" "20080231022" "20090127827" "20090243260" "20090295128" "4398748" "4836573" "6446990" "6478327" "6572134" "7497461" "7513512" "7658399" "7686322" "7712765" "7775532" "7832755" "7878527" "7938435").PN. OR ("8231136").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/01/31 10:54
S156	2	("2008/0231022").URPN.	USPAT	OR	ON	2014/01/31 12:58
S157	14	("20040094923" "20070057486" "20080012268" "20080231022" "20090127827" "20090243261" "20120098219" "4398748" "4836573" "6446990" "6478321" "6478327" "6572134" "7712765").PN. OR ("8458880").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/01/31 12:59
S158	1	("7938435").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/01/31 13:26
S159	34	("4157839" "5558357" "5676386" "5772279" "5794951" "5863061" "5865447" "5876046" "5947555" "6241274" "6286844" "6331032" "6409205" "6428034" "6478327" "6533309" "6666473" "6893040" "7032922" "7267359" "7377537" "7431395" "7475900" "7681894" "7766366").PN. OR ("7938435").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/02/03 12:41
S160	17	("20050098983" "2842374" "6357784" "7118121" "7267359" "7367581" "7441794" "7527283").PN. OR ("7766366").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/02/03 12:56
S161	105	("1727335" "2435733" "2508905" "2509103" "2574743" "2722966" "2805076" "2864429" "3083997" "3116069" "3549164" "3829113" "4108468" "4412689" "4537414" "4570956" "4697845" "4743063" "4750783" "4762331" "4768795" "4786064" "4822064" "4832354" "4834403" "4861105" "4874182" "4915401" "4921261" "5121940" "5133567" "5197753" "5201535" "5203577" "5234224" "5265931" "5364137" "5375869" "5385386" "5499831" "5527096" "5564778" "5567008" "5601297" "5676386" "5707106" "5727798" "5772279" "5865447" "5876046" "5974555").PN. OR ("6286844").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/02/03 13:14
S162	52	("3779655" "4191397" "4216974" "4412688" "4602889" "4634177" "4645371" "4834403" "5028061" "5257799" "5527096" "5772279" "5865447" "6286844").PN. OR ("6513827").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/02/03 13:21

S168	1	("20140217706").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 10:03
S169	3175	(280/650,657,647,648,658,639,642,643).OCLS.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 10:24
S170	7324421	@ad<="20081204"	US-PGPUB; USPAT; USOCR	OR	ON	2014/09/24 10:24
S171	1878	S169 and S170	US-PGPUB; USPAT; USOCR	OR	ON	2014/09/24 10:25
S172	64	(US-20100052277-\$ or US-20070114738-\$ or US-20070001429-\$ or US-20060290107-\$ or US-20030075903-\$ or US-20080303232-\$ or US-20070085303-\$ or US-20060131841-\$ or US-20060001226-\$ or US-20080224451-\$ or US-20010033069-\$).did. or (US-5338096-\$ or US-6045145-\$ or US-3223431-\$ or US-6378892-\$ or US-5653460-\$ or US-6209892-\$ or US-5201535-\$ or US-4620711-\$ or US-6676140-\$ or US-6017051-\$ or US-1707186-\$ or US-7475900-\$ or US-7938435-\$ or US-D508443-\$ or US-7497461-\$ or US-4570956-\$ or US-6923467-\$ or US-6752405-\$ or US-8157273-\$ or US-7896384-\$ or US-7677585-\$ or US-8128103-\$ or US-7597332-\$ or US-7481439-\$ or US-6851693-\$ or US-5848797-\$).did. or (US-3000645-\$ or US-8070180-\$ or US-7832755-\$ or US-7261308-\$ or US-5704627-\$ or US-5794951-\$ or US-5647601-\$ or US-2453631-\$ or US-6443467-\$ or US-8205906-\$ or US-8262103-\$ or US-8336904-\$ or US-8371606-\$ or US-8251382-\$ or US-7377537-\$ or US-7320471-\$ or US-7032922-\$ or US-7367581-\$ or US-8029007-\$ or US-7699325-\$ or US-6827356-\$ or US-8398098-\$ or US-7766366-\$ or US-6286844-\$ or US-6513827-\$).did. or (US-3000645-\$ or US-2453631-\$).did.	US-PGPUB; USPAT; USOCR	OR	ON	2014/09/24 10:25
S173	3686032	@pd>="20140129"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/09/24 10:56
S174	1	S171 and S173	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/09/24 10:56
S175	13	(Zehfuss near2 Mark).in.	US-PGPUB; USPAT; USOCR;	OR	ON	2014/09/24 10:57

			FPRS; EPO; JPO; DERWENT			
S176	1	("7,497,461").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:01
S177	94	S169 and S173	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/09/24 11:08
S178	12	("20070296182" "20100117315" "5820144" "6086086" "6513827" "6715783" "7032922" "7066542" "7364183" "7377537" "7455362" "8061732").PN. OR ("8764048").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2014/09/24 11:25
S179	15	("3797848" "4832361" "5074575" "6116624" "6446990" "6508605" "6530591" "6824161" "6830254" "6851700" "6951342" "7021650" "7273225" "7401803" "7513512").PN. OR ("8696016").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2014/09/24 11:41
S180	1	("7,938,435").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:47
S181	1	("20080231022").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:47
S182	2	("2008/0231022").URPN.	USPAT	OR	ON	2014/09/24 11:48
S183	1	("7,766,366").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:51
S184	1	("6,286,844").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:52
S185	1	("6,513,827").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:53
S186	0	(2006/0131841).OCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:53
S187	1	("20060131841").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:54
S188	1	("20060001226").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:54

S189	1	("7,320,471").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:55
S190	1	("6,045,145").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:55
S191	1	("20080224451").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:55
S192	1	("7,481,439").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:57
S193	1	("7,367,581").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:57
S194	1	("8,029,007").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:58
S195	1	("6,923,467").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:58
S196	1	("20070090619").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:58
S197	1	("6,851,693").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:59
S198	1	("20010033069").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 12:00
S199	1	("7,249,779").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 12:00
S200	57	("1218943" "1347384" "1408729" "1560288" "20010035626" "20030151225" "2305719" "2435733" "2468933" "2798727" "3314494" "3738700" "3954283" "4015297" "4825484" "4958842" "5125674" "5190306" "5558357" "5562300" "5590896" "5692760" "5709400" "5820146" "5884922" "5975551" "6164666" "6231056" "6237995" "6340168" "6409190" "6460866" "6595536" "6601862" "6623023" "6676140" "6688614" "7029015").PN. OR ("7249779").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/09/24 12:02
S201	2665	(297/130,232,243,463.1).OCLS.	US-PGPUB;	OR	OFF	2014/09/24 12:02

			USPAT; USOCR			
S202	79	S201 and S173	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/09/24 12:03
S203	2	S202 and S170	US- PGPUB; USPAT; USOCR	OR	ON	2014/09/24 12:03
S204	1	("5338096").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 13:24
S205	1	("20030025304").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 13:25
S206	1	("20070001429").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 13:25
S207	1	("20070085303").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 13:26
S208	1	("20070114738").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 13:26
S209	1	("7681894").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 14:33
S210	14	("20040164593" "3145442" "5865447" "5947555" "6446314" "7032922").PN. OR ("7681894").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2014/09/24 14:33
S211	1	("7377537").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 14:34
S212	41	("7249779" "3000645" "7677585" "7377537" "20060001226" "8029007" "20080231022" "7766366" "6443467" "6561526" "20080224451" "6513827" "7475900" "7497461" "20070114738" "1707186" "6752405" "6851693" "7938435" "6676140" "6045145" "6923467" "20030025304" "20070001429" "5338096" "6045145" "20070090619" "6209892" "6378892" "7896384" "8157273" "8251382" "8262103" "8336904" "20010033069" "20060131841" "7320471" "7367581" "7481439" "6286844").PN.	US- PGPUB; USPAT; USOCR	OR	ON	2014/09/24 14:56
S219	19	(Zehfuss near2 Mark).in.	US-	OR	ON	2015/04/20

			PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT			13:53
S220	22	("7249779" "20060001226" "20080231022" "7766366" "8029007" "20080224451" "6513827" "4797461" "7497461" "6851693" "7938435" "6045145" "6923467" "8905427" "20070090619" "20010033069" "20060131841" "6286844" "7320471" "7367581" "7481439" "8882134").PN.	US- PGPUB; USPAT; USOCR	OR	ON	2015/04/20 13:58
S221	1	("7475900").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/04/20 14:02
S222	68470442	@ad<="20081204"	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:02
S223	1214191	@pd>="20140924"	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:03
S224	3292	(280/650,657,647,648,658,639,642,643).CCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/04/20 14:04
S225	2741	(297/130,232,243,463.1).CCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/04/20 14:04
S226	5977	S224 or S225	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:04
S227	2929	S226 and S222	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:04
S228	2	S227 and S223	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:04
S229	88	("0119331" "1138802" "1269379" "1707186" "1890469" "20040251063" "20070045975" "20090115151" "20090160162" "20100038887"	US- PGPUB; USPAT; USOCR	OR	ON	2015/04/20 14:04

		"20100140902" "20110175330" "3223431" "3612603" "3726536" "4222132" "4349938" "4391453" "4403807" "4684148" "4725071" "4805938" "4834415" "4834452" "4858947" "4872692" "4969656" "5018754" "5033761" "5064209" "5167425" "5221106" "5230523" "5338096" "5653460" "5664795" "5772235" "5887935" "5918892" "6086087" "6099022" "6267406" "6357784" "6361111" "6375213" "6431579" "6527294" "6536842" "6585284" "6676140" "6679506" "6752405" "6843498" "6935652" "6938906" "6938954" "7025364" "7364183" "7367581" "7516966" "7597332" "7896384" "8128103" "8157273" "8398143" "D296540" "D300310" "D305316" "D321850" "D328047" "D348489" "D360392" "D370437" "D382516" "D404344" "D430512" "D431212" "D452191" "D568794" "D593458" "D595621" "D598333").PN. OR ("8905427").URPN.				
S230	84	(B62B7/00).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:08
S231	796	(B62B7/008).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:12
S232	666	(B62B7/14).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:12
S233	894	(B62B7/142).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:12
S234	1003	(B62B9/102).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:12
S235	450	(B62B9/12).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:12
S236	3236	S230 S231 S232 S233 S234 S235	US-	OR	ON	2015/04/20

			PGPUB; USPAT; USOCR; FPRS; EPO; JPO			14:12
S237	2104	S236 and S222	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:13
S238	70	S237 and (seat\$3 same revers\$4)	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:14
S239	77	(US-20100052277-\$ or US-20070114738-\$ or US-20070001429-\$ or US-20060290107-\$ or US-20030075903-\$ or US-20080303232-\$ or US-20070085303-\$ or US-20060131841-\$ or US-20060001226-\$ or US-20080224451-\$ or US-20010033069-\$ or US-20030025304-\$ or US-20070069505-\$ or US-20080231022-\$).did. or (US-5338096-\$ or US-6045145-\$ or US-3223431-\$ or US-6378892-\$ or US-5653460-\$ or US-6209892-\$ or US-5201535-\$ or US-4620711-\$ or US-6676140-\$ or US-6017051-\$ or US-1707186-\$ or US-7475900-\$ or US-7938435-\$ or US-D508443-\$ or US-7497461-\$ or US-4570956-\$ or US-6923467-\$ or US-6752405-\$ or US-8157273-\$ or US-7896384-\$ or US-7677585-\$ or US-8128103-\$ or US-7597332-\$ or US-7481439-\$ or US-6851693-\$ or US-5848797-\$).did. or (US-3000645-\$ or US-8070180-\$ or US-7832755-\$ or US-7261308-\$ or US-5704627-\$ or US-5794951-\$ or US-5647601-\$ or US-2453631-\$ or US-6443467-\$ or US-8205906-\$ or US-8262103-\$ or US-8336904-\$ or US-8371606-\$ or US-8251382-\$ or US-7377537-\$ or US-7320471-\$ or US-7032922-\$ or US-7367581-\$ or US-8029007-\$ or US-7699325-\$ or US-6827356-\$ or US-8398098-\$ or US-7766366-\$ or US-6286844-\$ or US-6513827-\$ or US-8764048-\$ or US-8061732-\$).did. or (US-8733784-\$ or US-8696016-\$ or US-8231136-\$ or US-8458880-\$ or US-7249779-\$ or US-7681894-\$ or US-8955869-\$ or US-8905427-\$).did. or (US-3000645-\$ or US-2453631-\$).did.	US- PGPUB; USPAT; USOCR	OR	ON	2015/04/20 14:14
S240	58	S238 not S239	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:14
S241	1	("8882134").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/04/20 14:15
S242	87	("1239498" "1322788" "1418929" "1832770" "20020125662" "20040011884"	US- PGPUB;	OR	ON	2015/04/20 14:16

		"20050253348" "20050253431" "20050264064" "20060290107" "20070001410" "20070075510" "20070114738" "20070257526" "20080042476" "20090072520" "20090302556" "20090302578" "20100032925" "20100072731" "20100109270" "20100109293" "20100140902" "20100148553" "20100314925" "20110074195" "20110101742" "20110115264" "20120080244" "20130154215" "3173396" "3831960" "4310167" "4433869" "4893826" "4936629" "5022669" "5158319" "5301968" "5417449" "5556118" "5581843" "5653460" "5664795" "5722594" "6086087" "6135222" "6267406" "6312005" "6394470" "6454286" "6540239" "6698788" "6702306" "6935652" "6938906" "7059625" "7261308" "7338122" "7481439" "7497449" "7559606" "7597332" "7740313" "7770970" "7780184" "7789413" "7832756" "7854435" "7887129" "7891732" "7938433" "7971897" "7992889" "8029007" "8070179" "8128119" "8157273" "8262107" "8276935" "D326748" "D431798").PN. OR ("8882134").URPN.	USPAT; USOCR			
S243	1	("6361111").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/04/20 14:19
S244	1	("20040251063").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/04/20 14:19
S245	1	("6527294").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/04/20 14:20
S246	1	("20070045975").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/04/20 14:20
S247	27	("20060001226" "20070045975" "20080296872" "20090033066" "5301970" "5520433" "5601302" "5709400" "5845924" "6099022" "6193263" "6203054" "6209892" "6398233" "6446990" "6540250" "6715783" "7377537" "7475900" "7753398").PN. OR ("8029014").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2015/04/20 14:30
S249	2790	(297/130,232,243,463.1).OCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/12/07 10:16
S250	3337	(280/650,657,647,648,658,639,642,643).OCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/12/07 10:16

S251	102	(B62B7/00).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S252	824	(B62B7/008).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S253	686	(B62B7/14).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S254	947	(B62B7/142).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S255	1031	(B62B9/102).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S256	520	(B62B9/12).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S257	3385	S251 S252 S253 S254 S255 S256	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S258	1888686	@pd> = "20150420"	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S259	6070	S249 or S250	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S260	49	S258 and S249	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17

S261	93	S258 and S259	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S262	45	S258 and S250	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S263	44	S262 not S260	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:18
S264	105	S258 and S257	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:19
S265	94	S264 not S263	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:19
S266	93	S265 not S260	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:19
S267	1	("8936261").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2015/12/07 12:33
S268	64	("20040164593" "20060261565" "20070045975" "20070069505" "20070187914" "20080054579" "20080150247" "20080179848" "20080303232" "20090033066" "20090102162" "20090256323" "20100013281" "20100102535" "20100127480" "20100230933" "20100244408" "20100259021" "20110204600" "20110291389" "20110304124" "20120025492" "20120153583" "20120242062" "20120261961" "20130113188" "4872692" "5018405" "5676386" "5722682" "5947555" "6513827" "6530591" "6581957" "6851700" "7032922" "7267359" "7377537" "7401803" "7681894" "7686323" "7753397" "7753398" "7789402" "7798500" "7938435" "8029014" "8033555" "8157286" "8205906" "8240700" "8251382" "8322744" "8366127"	US-PGPUB; USPAT; USOCR	OR	OFF	2015/12/07 12:33

		"8454049" "8465045" "8469388" "8474854" "8480116" "8485546" "8544873" "8550489" "8596669").PN. OR ("8936261").URPN.				
S269	18	("1671774" "1707186" "20050167951" "20070194545" "20100052277" "20110163519" "20120118516" "7032922" "7871100" "8157273" "8251382" "8585075" "8651502" "8727370" "D686541").PN. OR ("9010773").URPN.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/12/07 13:12
S270	1	("6,286,844").CPC.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/12/07 18:14
S271	110	(B62B7/00).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:45
S272	855	(B62B7/008).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:45
S273	694	(B62B7/14).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:45
S274	989	(B62B7/142).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:45
S275	1052	(B62B9/102).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:45
S276	540	(B62B9/12).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:45
S277	3473	S271 S272 S273 S274 S275 S276	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:45
S278	3353	(280/650,657,647,648,658,639,642,643).OCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/02/12 12:46

S279	2802	(297/130,232,243,463.1).CCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/02/12 12:46
S280	279114	@pd> = "20151207"	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:47
S281	21	S277 and S280	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:53
S282	16	S278 and S280	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:53
S283	12	S279 and S280	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:53
S284	17	S281 not (S282 or S283)	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:53
S285	2	("20070069504" "7401803").PN. OR ("9242665").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2016/02/12 13:16
S286	70	("20030020259" "20040094935" "20060226635" "20060290107" "20070075525" "20070085303" "20070114738" "20070267833" "20080001370" "20080179863" "20080224432" "20090039620" "20090236826" "20090302578" "20100038886" "20100038887" "20100072731" "20100140902" "20100201089" "20100282800" "20100301585" "20110175330" "20120098219" "20120098237" "20120169021" "20130049331" "20130234419" "20130264787" "20130270800" "20140159346" "20140312586" "20140346756" "4542915" "4725071" "5338096" "5417449" "5664795" "6086087" "6267406" "6676140" "6702316" "6843498" "6877761" "7451999" "7699325" "7971884" "8070180" "8146926" "8157273" "8205894" "8282109" "8322745" "8398143" "8444171" "8480115" "8684395" "8714582"	US- PGPUB; USPAT; USOCR	OR	ON	2016/02/12 13:18

		"8757646" "8807588" "8844964" "8857829" "8905427" "8915516" "D321850" "D359937" "D375706" "D429664" "D430076" "D431212" "D636300").PN. OR ("9227650").URPN.				
S287	1	("7475900").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/02/12 13:19
S288	1	("4343124").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/02/12 15:17
S289	1	("4340124").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/02/12 15:18
S290	1	("20140361517").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/02/12 15:50
S291	111	(B62B7/00).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:44
S292	864	(B62B7/008).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:44
S293	699	(B62B7/14).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:44
S294	993	(B62B7/142).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:44
S295	1054	(B62B9/102).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:44
S296	542	(B62B9/12).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:44
S297	3486	S291 S292 S293 S294 S295 S296	US- PGPUB; USPAT;	OR	ON	2016/03/25 16:44

			USOCR; FPRS; EPO; JPO			
S298	3358	(280/650,657,647,648,658,639,642,643).CCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/03/25 16:45
S299	2805	(297/130,232,243,463.1).CCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/03/25 16:45
S300	6106	S298 or S299	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:45
S301	83034	@pd> = "20160212"	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:45
S302	8	S300 and S301	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:59
S303	6	S297 and S301	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 17:01
S304	13	("20080231022" "20090243261" "20130113188" "6513827" "7267359" "7377537" "7798500" "7938435" "8061732" "8733784" "8764048" "8777253" "8955869").PN. OR ("9260128").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2016/03/25 17:03
S305	94	("1239498" "1322788" "1418929" "1832770" "20020125662" "20040011884" "20050253348" "20050253431" "20050264064" "20060290107" "20070001410" "20070075510" "20070114738" "20070257526" "20080042476" "20080224451" "20090072520" "20090302556" "20090302578" "20100032925" "20100072731" "20100109270" "20100109293" "20100140902" "20100148553" "20100314925" "20110074195" "20110101742" "20110115264" "20120080244" "20130154215" "20140191483" "3173396" "3831960" "4310167" "4433869" "4893826" "4936629" "5022669" "5158319" "5301968" "5417449" "5556118" "5581843" "5653460" "5664795" "5722594" "6086087"	US- PGPUB; USPAT; USOCR	OR	ON	2016/03/25 17:04

		"6135222" "6267406" "6312005" "6394470" "6454286" "6540239" "6698788" "6702306" "6877762" "6935652" "6938906" "6981709" "7059625" "7261308" "7338122" "7481439" "7497449" "7559606" "7597332" "7740313" "7770970" "7780184" "7789413" "7832756" "7854435" "7887129" "7891732" "7938433" "7971897" "7992889" "8029007" "8070179" "8128118" "8128119" "8157273" "8262107" "8276935" "8882134" "9056622" "D326748" "D431798").PN. OR ("9260127").URPN.				
S306	1	("20150123440").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/03/25 17:20
S307	1	("8955869").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/03/25 17:22
S308	32	("20010033069" "20060001226" "20060131841" "20070090619" "20080224451" "20080231022" "6045145" "6286844" "6513827" "6851693" "6923467" "7249779" "7311323" "7320471" "7367581" "7377537" "7475900" "7481439" "7497461" "7681894" "7766366" "7938435" "8029007" "8033554" "8061732" "8231136" "8444171" "8458880" "8696016" "8733784" "8764048").PN. OR ("8955869").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2016/03/25 17:22
S309	2	"39773911".FMI D.	US- PGPUB; USPAT; FPRS	OR	ON	2016/03/25 17:27
S310	32	("4657269" "4836573" "5184835" "5338096" "5664795" "5911432").PN. OR ("6045145").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2016/03/25 17:33
S311	28	("1203729" "1321009" "20020036391" "20050023783" "20070075525" "20070216138" "20070222167" "20090315300" "20100072732" "2769482" "4923208" "5338096" "5417449" "5664795" "5722682" "5740989" "5887935" "6045145" "6378892" "6676140" "7011318" "7445229" "8282119" "D587635" "D614540").PN. OR ("8857830").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2016/03/25 17:37
S312	15	"37454081".FMI D.	US- PGPUB; USPAT; FPRS	OR	ON	2016/03/25 17:37
S313	1	"41399621".FMI D.	US- PGPUB; USPAT; FPRS	OR	ON	2016/03/25 17:41

S314	6	("2009/0302578").URPN.	USPAT	OR	ON	2016/03/25 17:42
S315	70	("20030020259" "20040094935" "20060226635" "20060290107" "20070075525" "20070085303" "20070114738" "20070267833" "20080001370" "20080179863" "20080224432" "20090039620" "20090236826" "20090302578" "20100038886" "20100038887" "20100072731" "20100140902" "20100201089" "20100282800" "20100301585" "20110175330" "20120098219" "20120098237" "20120169021" "20130049331" "20130234419" "20130264787" "20130270800" "20140159346" "20140312586" "20140346756" "4542915" "4725071" "5338096" "5417449" "5664795" "6086087" "6267406" "6676140" "6702316" "6843498" "6877761" "7451999" "7699325" "7971884" "8070180" "8146926" "8157273" "8205894" "8282109" "8322745" "8398143" "8444171" "8480115" "8684395" "8714582" "8757646" "8807588" "8844964" "8857829" "8905427" "8915516" "D321850" "D359937" "D375706" "D429664" "D430076" "D431212" "D636300").PN. OR ("9227650").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2016/03/25 17:43
S316	108	(US-20100052277-\$ or US-20070114738-\$ or US-20070001429-\$ or US-20060290107-\$ or US-20030075903-\$ or US-20080303232-\$ or US-20070085303-\$ or US-20060131841-\$ or US-20060001226-\$ or US-20080224451-\$ or US-20010033069-\$ or US-20030025304-\$ or US-20070187914-\$ or US-20070069505-\$ or US-20080231022-\$ or US-20100301585-\$ or US-20100013281-\$ or US-20150360709-\$ or US-20070069504-\$ or US-20100072732-\$ or US-20090302578-\$ or US-20130113188-\$ or US-20090243261-\$).did. or (US-5338096-\$ or US-6045145-\$ or US-3223431-\$ or US- 6378892-\$ or US-5653460-\$ or US-6209892-\$ or US-5201535-\$ or US-4620711-\$ or US- 6676140-\$ or US-6017051-\$ or US-1707186-\$ or US-7475900-\$ or US-7938435-\$ or US- D508443-\$ or US-7497461-\$ or US-4570956-\$ or US-6923467-\$ or US-6752405-\$ or US- 8157273-\$ or US-7896384-\$ or US-7677585-\$ or US-8128103-\$ or US-7597332-\$ or US- 7481439-\$ or US-6851693-\$ or US-5848797-\$).did. or (US-3000645-\$ or US-8070180-\$ or US-7832755-\$ or US-7261308-\$ or US- 5704627-\$ or US-5794951-\$ or US-5647601-\$ or US-2453631-\$ or US-6443467-\$ or US- 8205906-\$ or US-8262103-\$ or US-8336904-\$ or US-8371606-\$ or US-8251382-\$ or US- 7377537-\$ or US-7320471-\$ or US-7032922-\$ or US-7367581-\$ or US-8029007-\$ or US- 7699325-\$ or US-6827356-\$ or US-8398098-\$ or US-7766366-\$ or US-6286844-\$ or US- 6513827-\$ or US-8764048-\$ or US-8061732-	US- PGPUB; USPAT; USOCR	OR	ON	2016/03/25 17:54

		\$.did. or (US-8733784-\$ or US-8696016-\$ or US-8231136-\$ or US-8458880-\$ or US-7249779-\$ or US-7311323-\$ or US-8444171-\$ or US-8033554-\$ or US-7681894-\$ or US-8955869-\$ or US-8905427-\$ or US-8882134-\$ or US-8029014-\$ or US-7789402-\$ or US-7658399-\$ or US-5167425-\$ or US-8936261-\$ or US-9010773-\$ or US-9119483-\$ or US-9200746-\$ or US-9199659-\$ or US-9108659-\$ or US-9073563-\$ or US-9242665-\$ or US-7401803-\$ or US-9227650-\$ or US-9260128-\$).did. or (US-9260127-\$ or US-8857830-\$ or US-2769482-\$).did. or (US-3000645-\$ or US-2453631-\$).did.				
S317	1	("20090290107").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2016/03/25 17:56
S318	1	("20060290107").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2016/03/25 17:58
S319	1	("4542915").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2016/03/25 18:07
S320	2	"47750100".FMID.	US-PGPUB; USPAT; FPRS	OR	ON	2016/03/25 21:54
S321	1	("6209892").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2016/03/25 23:02
S322	60	("3829113" "4729572" "4768795" "4861105" "5056865" "5076599" "5146656" "5322343" "5676386" "5727798" "5820144" "5887889").PN. OR ("6209892").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2016/03/25 23:02
S323	60	("3829113" "4729572" "4768795" "4861105" "5056865" "5076599" "5146656" "5322343" "5676386" "5727798" "5820144" "5887889").PN. OR ("6209892").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2016/03/28 11:14
S324	0	(A stroller, comprising a stroller frame a plurality of wheels, including front and rear wheels a first seat coupled to the stroller frame at a first vertical position closer to a handle of the stroller frame and configured to hold a first child in the stroller a second seat attachment coupled to the stroller frame at a second vertical position substantially below the first vertical position and closer to the front wheels and comprising a left seat support element, wherein the left seat support element comprises a first connector portion releasably connected to the stroller frame closer to left front wheel and a left seat connector releasably connecting a second seat in either a forward or backward position and a right seat support element, wherein the right seat support	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:20

		element comprises a second connector portion releasably connected to the stroller frame closer to a right front wheel and a right seat connector releasably connecting the second seat in either a forward or backward position between the left and right seat support connectors and the second seat releasably connected to the left seat connector and the right seat connector and configured to hold a second child in the stroller while the first seat holds the first child).clm.				
S325	0	(stroller frame wheel seat first vertical position handle attach\$4 coupl\$3 left seat support element, first connector portion releas\$4 connect\$4 forward backward position).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:42
S326	0	(stroller frame wheel seat vertical position handle attach\$4 coupl\$3 left seat support element, first connector portion releas\$4 connect\$4 forward backward position).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:42
S327	0	(stroller frame wheel seat vertical position handle attach\$4 coupl\$3 left support element portion releas\$4 connect\$4 forward backward position).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:43
S328	0	(stroller frame wheel seat vertical position handle attach\$4 coupl\$3 left support element portion releas\$4 connect\$4 forward backward).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:43
S329	0	(stroller frame wheel seat vertical position handle attach\$4 coupl\$3 left support\$4 releas\$4 connect\$4 forward backward).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:43
S330	3	(stroller frame wheel seat vertical position handle attach\$4 left support\$4 releas\$4 connect\$4).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:44
S331	14	(stroller frame wheel seat vertical position handle attach\$4 support\$4 releas\$4 connect\$4).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:45
S332	15	(stroller frame wheel seat vertical position handle attach\$4 releas\$4 connect\$4).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:46
S333	1	S332 not S331	US-PGPUB;	AND	ON	2016/03/28 13:46

			USPAT; USOCR; FPRS; EPO; JPO			
S334	18	(stroller frame wheel seat vertical position handle attach\$4 releas\$4).clm.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:47
S335	3	S334 not S332	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:47
S336	25	(stroller frame wheel seat vertical position\$4 attach\$4 releas\$4).clm.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:48
S337	7	S336 not S334	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:48
S338	1	"41399621".FMI D.	US- PGPUB; USPAT; FPRS	OR	ON	2016/03/28 13:48
S339	1	("20160339940").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2017/06/08 16:58
S340	3453	(B62B7/008,00,006,14,142,145).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/08 17:22
S341	2353	(B62B9/12,28,102).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/08 17:23
S342	5184262	@pd> = "20160325"	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/08 17:31
S343	5004	S340 or S341	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/08 17:33

S344	254	S342 and S343	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/08 17:33
S346	4	(Lee near2 (Jon and Hee)).in.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2017/06/08 17:52
S347	14	(Roe near2 Megan).in.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2017/06/12 08:15
S348	1	(Simpson near2 (Stacy and Noel)).in.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2017/06/12 08:16
S349	66	("1707186" "20010033069" "20060001226" "20060131841" "20060290107" "20070090619" "20080224451" "20080231022" "20090302578" "3000645" "4542915" "5338096" "6045145" "6209892" "6286844" "6378892" "6443467" "6513827" "6561526" "6676140" "6752405" "6851693" "6923467" "7249779" "7311323" "7320471" "7367581" "7377537" "7401803" "7475900" "7481439" "7497461" "7677585" "7681894" "7766366" "7896384" "7938435" "8029007" "8029014" "8033554" "8061732" "8157273" "8231136" "8251382" "8262103" "8336904" "8444171" "8458880" "8696016" "8733784" "8764048" "8882134" "8905427" "8936261" "9010773" "9108654" "9108659" "9119483" "9199659" "9200746" "9227650" "9242665" "9260127" "9260128").PN.	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 09:35
S350	111	(US-20100052277-\$ or US-20070114738-\$ or US-20070001429-\$ or US-20060290107-\$ or US-20030075903-\$ or US-20080303232-\$ or US-20070085303-\$ or US-20060131841-\$ or US-20060001226-\$ or US-20080224451-\$ or US-20010033069-\$ or US-20030025304-\$ or US-20070187914-\$ or US-20070069505-\$ or US-20080231022-\$ or US-20100301585-\$ or US-20100013281-\$ or US-20150360709-\$ or US-20070069504-\$ or US-20100072732-\$ or US-20090302578-\$ or US-20130113188-\$ or US-20090243261-\$ or US-20130049331-\$).did. or (US-5338096-\$ or US-6045145-\$ or US-	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 09:36

		3223431-\$ or US-6378892-\$ or US-5653460-\$ or US-6209892-\$ or US-5201535-\$ or US-4620711-\$ or US-6676140-\$ or US-6017051-\$ or US-1707186-\$ or US-7475900-\$ or US-7938435-\$ or US-D508443-\$ or US-7497461-\$ or US-4570956-\$ or US-6923467-\$ or US-6752405-\$ or US-8157273-\$ or US-7896384-\$ or US-7677585-\$ or US-8128103-\$ or US-7597332-\$ or US-7481439-\$ or US-6851693-\$ or US-5848797-\$).did. or (US-3000645-\$ or US-8070180-\$ or US-7832755-\$ or US-7261308-\$ or US-5704627-\$ or US-5794951-\$ or US-5647601-\$ or US-2453631-\$ or US-6443467-\$ or US-8205906-\$ or US-8262103-\$ or US-8336904-\$ or US-8371606-\$ or US-8251382-\$ or US-7377537-\$ or US-7320471-\$ or US-7032922-\$ or US-7367581-\$ or US-8029007-\$ or US-7699325-\$ or US-6827356-\$ or US-8398098-\$ or US-7766366-\$ or US-6286844-\$ or US-6513827-\$ or US-8764048-\$ or US-8061732-\$).did. or (US-8733784-\$ or US-8696016-\$ or US-8231136-\$ or US-8458880-\$ or US-7249779-\$ or US-7311323-\$ or US-8444171-\$ or US-8033554-\$ or US-7681894-\$ or US-8955869-\$ or US-8905427-\$ or US-8882134-\$ or US-8029014-\$ or US-7789402-\$ or US-7658399-\$ or US-5167425-\$ or US-8936261-\$ or US-9010773-\$ or US-9119483-\$ or US-9200746-\$ or US-9199659-\$ or US-9108659-\$ or US-9073563-\$ or US-9242665-\$ or US-7401803-\$ or US-9227650-\$ or US-9260128-\$).did. or (US-9260127-\$ or US-8857830-\$ or US-2769482-\$ or US-4542915-\$ or US-6715783-\$).did. or (US-3000645-\$ or US-2453631-\$).did.				
S351	4	S349 not S350	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 09:41
S352	34	(Zehfuss near2 Mark).in.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 09:44
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S358	0	S350 and (cover\$4 same door)	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 09:56
S359	0	S350 and (cover\$4 same2 door)	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 10:00
S360	17	S350 and (cover\$4 same attach\$4)	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 10:00
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S365	1	("9517789").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2017/06/12 10:20
S366	1	("9561817").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2017/06/12 10:20
S367	1	("9493179").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2017/06/12 10:21
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S371	23	S370 and (cover\$4 same door)	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 10:22
S372	5	S370 and (cavit\$3 same door)	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 10:23
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S378	1	("20070114738").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2017/06/12 10:30
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EAST Search History (I nterference)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
S163	0	(A seat attachment for a stroller, comprising a separate left attachment portion, wherein the left attachment portion comprises a connector portion capable of removably connecting to a stroller frame adjacent a left front wheel of the stroller and a left seat support element removably connecting a seat in either a forward or backward position and a separate right attachment portion, wherein the right attachment portion comprises a connector portion capable of removably connecting to the stroller frame adjacent a right front wheel of the stroller and a right seat support element removably connecting the seat in either a forward or backward position between the left and right seat support elements).clm.	US- PGPUB; USPAT	AND	ON	2014/02/03 17:17
S164	0	(seat attachment stroller separate left right attachment portion connector portion removably connecting frame adjacent front wheel seat support element removably connecting seat forward backward position).clm.	US- PGPUB; USPAT	AND	ON	2014/02/04 09:35
S165	0	(seat attach\$4 stroller separate left right portion connect\$4 remov\$4 frame adjacent front wheel support\$4 element forward backward position).clm.	US- PGPUB; USPAT	AND	ON	2014/02/04 09:46
S166	1	(seat attach\$4 stroller separate left right connect\$4 remov\$4 frame wheel support\$4).clm.	US- PGPUB; USPAT	AND	ON	2014/02/04 09:46
S167	19	(seat attach\$4 stroller left right connect\$4 remov\$4 frame wheel).clm.	US- PGPUB; USPAT	AND	ON	2014/02/04 09:47

S213	0	(A seat attachment for a stroller, comprising a separate left attachment portion, wherein the left attachment portion comprises a connector portion capable of removably connecting to a stroller frame adjacent a left front wheel of the stroller and a left seat support element removably connecting a seat in either a forward or backward position and a separate right attachment portion, wherein the right attachment portion comprises a connector portion capable of removably connecting to the stroller frame adjacent a right front wheel of the stroller and a right seat support element removably connecting the seat in either a forward or backward position between the left and right seat support elements).clm.	US-PGPUB; USPAT	AND	ON	2014/09/24 14:26
S214	1	(seat attach\$4 stroller separate left right connect\$4 remov\$4 frame wheel support\$4).clm.	US-PGPUB; USPAT	AND	ON	2014/09/24 14:26
S215	19	(seat attach\$4 stroller left right connect\$4 remov\$4 frame wheel).clm.	US-PGPUB; USPAT	AND	ON	2014/09/24 14:26
S216	19	(seat\$3 attach\$4 stroller left right connect\$4 remov\$4 fram\$3 wheel).clm.	US-PGPUB; USPAT	AND	ON	2014/09/24 14:29
S217	68	(seat\$3 attach\$4 stroller connect\$4 remov\$4 fram\$3 wheel).clm.	US-PGPUB; USPAT	AND	ON	2014/09/24 14:29
S218	5	("20020036391" "20070069505" "20070187914" "4753453" "4779883").PN. OR ("8033554").URPN.	US-PGPUB; USPAT	OR	ON	2014/09/24 14:32
S248	4	"Term Removed" or "Term Removed"	US-PGPUB; USPAT	OR	ON	2015/04/20 14:14

6/ 12/ 2017 2:16:29 PM
C:\ Users\ jdolak\ Documents\ EAST\ Workspaces\ 15225326_update.wsp

Doc code: IDS

PTO/SB/08a (01-10)

Doc description: Information Disclosure Statement (IDS) Filed

Approved for use through 07/31/2012. OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number		15225326
	Filing Date		2016-08-01
	First Named Inventor	Jon Hee Lee	
	Art Unit	3618	
	Examiner Name	James A. Shriver II	
	Attorney Docket Number	34757-1526	

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Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear
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	2	9260127		2016-02-16	Rolicki	
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Art Unit 3618

Examiner Name James A. Shriver II

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Examiner Signature	/JAMES M DOLAK/	Date Considered	06/08/2017
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*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through a citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

¹ See Kind Codes of USPTO Patent Documents at www.USPTO.GOV or MPEP 901.04. ² Enter office that issued the document, by the two-letter code (WIPO Standard ST.3). ³ For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. ⁴ Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. ⁵ Applicant is to place a check mark here if English language translation is attached.

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

Application Number	15225326
Filing Date	2016-08-01
First Named Inventor	Jon Hee Lee
Art Unit	3618
Examiner Name	James A. Shriver II
Attorney Docket Number	34757-1526

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.

☒ 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	/James M. Hannon/	Date (YYYY-MM-DD)	2016-09-26
Name/Print	James M. Hannon	Registration Number	48565

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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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.

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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.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)	
)	
Jon Hee Lee et al.)	Confirmation No.: 4030
)	
Serial No.: 15/225,326)	Art Unit: 3618
)	
Filed: August 1, 2016)	Examiner: James M. Dolak
)	
For: REMOVABLE SEAT ATTACHMENT FOR A)	
STROLLER)	
)	
)	

AMENDMENT AND RESPONSE TO NON-FINAL OFFICE ACTION

Via EFS-Web

Mail Stop Amendment
 Commissioner for Patents
 Alexandria, VA 22313-1450

Dear Examiner Dolak:

Responsive to the Non-final Office Action dated June 19, 2017, Applicant submits the following amendments and remarks. In light of these amendments to the claims and in view of the submitted remarks, Applicant respectfully asserts that all of the claims of the patent application are patentable, and that the application be allowed.

Amendments to the Drawings begin on page 2 of this paper.

Amendments to the Specification begin on page 3 of this paper.

Amendments to the Claims are reflected in the listing of claims that begins on page 4 of this paper.

Remarks begin on page 12 of this paper.

I hereby certify that this correspondence is being electronically filed via EFS-WEB to Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, Attn. Examiner Dolak, GAU 3618, on **September 19, 2017**.

/James M. Hannon/

James M. Hannon
 Reg. No. 48,565

AMENDMENTS TO THE DRAWINGS

Please enter the amended drawings as described below. These amendments to the drawings are supported by the application as filed and do not introduce new matter.

Figure 14C has been amended to show the elements requested in the drawing objections on pages 3-4 of the Office Action, including the stop flange, side wall, first open end, second open end, and through hole.

AMENDMENTS TO THE SPECIFICATION

Please amend the specification as shown below. The amendments to the specification are supported by the application as-filed and do not introduce new matter.

Please amend the paragraph beginning on page 21 and extending into page 22 of the specification that begins “Each seat attachment housing 1405, 1410 can include” as follows:

As shown in Figure 14C, each seat attachment housing 1405, 1410 includes an opening or open end 1130 positioned along a top side of the respective seat attachment housings 1405, 1410. The opening 1130 can provide access to an adapter receiving cavity 1205. Each seat attachment housing 1405, 1410 also includes one or more stop flanges 1315, 1320 that extend out from an interior wall 1411 of the cavity 1205 and into the cavity area. In addition, the bottom end of the adapter receiving cavity 1205 and corresponding bottom end of each seat attachment housing 1405, 1410 can have an opening or open end 1340 to the environment and with the cavity 1205 and opening 1130 provides a through-hole 1413 through the seat attachment housing 1405, 1410. Each seat attachment housing 1405, 1410 can include a rotating door 1415 rotatably coupled to the seat attachment housing 1405, 1410. For example, the rotating door 1415 can have a fixed end that is rotatably coupled to the top side of the seat attachment housing 1405, 1410 or an interior wall 1411 of the opening 1130 or adapter receiving cavity 1205 by way of one or more hinges 1420. Alternatively, other devices may be used to allow the door 1415 to rotate from a closed configuration 1415a to an open configuration 1415b, as shown in Figure 14C. In certain example embodiments, the door 1415 and/or the rotating mechanism or hinge 1420 that the door 1415 is coupled to can be spring-biased into the closed configuration 1415a through the use of a spring or other biasing means. Spring-biasing the door 1415 into a closed configuration 1415a can help to prevent fluids and other material contaminants from entering the adapter receiving cavity 1205 when the removable seat attachment adapter 84 is not coupled into the adapter receiving cavity 1205.

CLAIMS

Please amend the claims as shown below. This listing of claims will replace all prior versions and listing of claims for this application.

1. (Currently Amended) A stroller, comprising:
 - a stroller frame;
 - a plurality of wheels coupled to the stroller frame;
 - a first seat coupled to the stroller frame;
 - a first seat attachment housing disposed along a first portion of the stroller frame and comprising:
 - a first adapter receiving cavity extending through the first seat attachment housing; and
 - a first door rotatably coupled to the first seat attachment housing along a top end of the first adapter receiving cavity, wherein the first door rotates from a closed configuration, preventing access to the first adapter receiving cavity from a top side of the first seat attachment housing, to an open configuration allowing access to the first adapter receiving cavity from the top side of the first seat attachment housing;
 - a second seat attachment housing disposed along a second portion of the stroller frame[[:]] and comprising:
 - a second adapter receiving cavity extending through the second seat attachment housing; and
 - a second door rotatably coupled to the second seat attachment housing along a second top end of the second adapter receiving cavity, wherein the second door rotates from a second closed configuration, preventing access to the second adapter receiving cavity from a top side of the second seat attachment housing, to a second open configuration allowing access to the second adapter receiving cavity from the top side of the second seat attachment housing;
 - a first removable seat attachment adapter ~~configured to be~~ removably coupled to the first seat attachment housing; and
 - a second removable seat attachment adapter ~~configured to be~~ removably coupled to

the second seat attachment housing.

2. (Currently Amended) The stroller of claim 1, wherein each of the ~~first seat attachment housing and the second seat attachment housing~~ comprise:
~~—— an first adapter receiving cavity and the second adapter receiving cavity configured to~~
 receives at least a portion of a respective one of the first and the second removable seat attachment adapters; ~~and~~
~~—— a door disposed adjacent a top side of the respective seat attachment housing and configured to move from a closed configuration, preventing access to the adapter receiving cavity from the top side of the respective seat attachment adapter, to an open configuration allowing access to the adapter receiving cavity from the top side of the respective seat attachment adapter.~~

3. (Withdrawn) The stroller of claim 2, wherein the door is slidably coupled to the respective seat attachment housing and is configured to slide from the closed configuration to the open configuration.

4. (Currently Amended) The stroller of claim [[2]]1, wherein the first door comprises a first hinge coupled to the top side of the first seat attachment housing and the second door comprises a second hinge coupled to the top side of the second seat attachment housing ~~is rotatably coupled to the respective seat attachment housing and wherein the door is configured to rotate from the closed configuration to the open configuration.~~

5. (Currently Amended) The stroller of claim 4, ~~further comprising a hinge having a first portion coupled to the door and a second portion coupled to the respective seat attachment housing~~, wherein the first hinge rotatably couples the first door to the respective first seat attachment housing and the second hinge rotatably couples the second door to the second seat attachment housing.

6. (Currently Amended) The stroller of claim [[2]]1, wherein each of the first

adapter receiving cavity and the second adapter receiving cavity comprises:

a first open end disposed along the top side of the respective first or second seat attachment housing; and

a distal second open end disposed along a bottom side of the respective first or second seat attachment housing;

wherein the first adapter receiving cavity provides a first through-hole through the respective first or second seat attachment housing and the second adapter receiving cavity provides a second through-hole through the second seat attachment housing.

7. (Currently Amended) The stroller of claim [[2]]1, wherein each of the first adapter receiving cavity and the second adapter receiving cavity comprises:

at least one side wall extending from a first end of the respective first or second adapter receiving cavity to a distal second end of the respective first or second adapter receiving cavity; and

at least one stop flange extending out from the at least one side wall into the respective first or second adapter receiving cavity.

8. (Withdrawn) The stroller of claim 1, wherein each of the first removable seat attachment adapter and the second removable seat attachment adapter comprises:

a first end;

a distal second end;

an outer surface; and

a latching tab disposed along the outer surface between the first end and the second end.

9. (Withdrawn-Currently Amended) The stroller of claim 8, further comprising a manually adjustable tab release button disposed along the outer surface of the respective removable seat attachment adapter and operatively coupled to the latching tab, wherein the tab release button ~~is configured to~~ moves the latching tab from an extended position to a retracted position when the tab release button is depressed.

10. (Withdrawn) The stroller of claim 9, wherein each of the first removable seat attachment adapter and the second removable seat attachment adapter further comprises a stop collar disposed between the first end and the distal second end, wherein an outer surface of the stop collar extends out from the outer surface of the respective removable seat attachment adapter.

11. (Withdrawn) The stroller of claim 10, wherein the latching tab is disposed between the stop collar and the first end of the respective removable seat attachment adapter.

12. (Currently Amended) A stroller, comprising:
 a stroller frame;
 a first seat attachment housing disposed along a first portion of the stroller frame and comprising:
 a first adapter receiving cavity provided in the first seat attachment housing;
and
 a first door rotatably coupled to the first seat attachment housing along a top end of the first adapter receiving cavity, wherein the first door rotates from a closed configuration, preventing access to the first adapter receiving cavity from a top side of the first seat attachment housing, to an open configuration allowing access to the first adapter receiving cavity from the top side of the first seat attachment housing;
 a second seat attachment housing disposed along a second portion of the stroller frame and comprising:
 a second adapter receiving cavity provided in the second seat attachment housing; and
 a second door rotatably coupled to the second seat attachment housing along a second top end of the second adapter receiving cavity, wherein the second door rotates from a second closed configuration, preventing access to the second adapter receiving cavity from a top side of the second seat attachment housing, to a second open configuration allowing access to the second adapter receiving cavity from the top side of the second seat attachment

housing;

a first removable seat attachment adapter ~~configured to be~~ removably coupled to the first seat attachment housing; and

a second removable seat attachment adapter ~~configured to be~~ removably coupled to the second seat attachment housing

wherein each of the first removable seat attachment adapter and the second removable seat attachment adapter comprises:

a first end;

a distal second end;

an outer surface; and

a latching tab disposed along the outer surface between the first end and the second end.

13. (Currently Amended) The stroller of claim 12, wherein ~~each of the first seat attachment housing and the second seat attachment housing further comprise a~~ the first door is spring biased into the closed configuration and the second door is spring biased into the second closed configuration ~~disposed adjacent a top side of each of the respective first and second seat attachment housings and configured to move from a closed configuration, preventing access to the respective one of the first and second adapter receiving cavities from the top side of the respective seat attachment adapter, to an open configuration allowing access to the respective one of the first and second adapter receiving cavities from the top side of the respective seat attachment adapter.~~

14. (Currently Amended) The stroller of claim ~~[[13]]~~12, wherein ~~[[each]]~~ the first door is rotatably coupled to the ~~respective one of the first and second seat attachment housing~~ [[s]] via a first hinge and the second door is rotatably coupled to the second seat attachment housing via a second hinge ~~and is configured to move from the closed configuration to the open configuration.~~

15. (Currently Amended) The stroller of claim ~~[[13]]~~14, ~~further comprising a~~

wherein the first hinge comprises~~having~~ a first portion coupled to the first door and a second portion coupled to the first~~respective~~ seat attachment housing, ~~wherein the hinge rotatably couples the door to the respective seat attachment housing.~~

16. (Currently Amended) The stroller of claim 12, wherein each of the first adapter receiving cavity and the second adapter receiving cavity comprises:

a first open end disposed along the top side of the respective first or second seat attachment housing; [[and]]

a distal second open end disposed along a bottom side of the respective first or second seat attachment housing;

at least one side wall extending from a first open end to the distal ~~[[send]]~~second open end;

at least one stop flange extending out from the at least one side wall into the respective first or second adapter receiving cavity;

~~wherein the each of the first adapter receiving cavity and the second adapter receiving cavity provides a through-hole through the respective first or second seat attachment housing~~
and the second adapter receiving cavity provides a second through-hole through the second seat attachment housing.

17. (Withdrawn-Currently Amended) The stroller of claim 12, further comprising a manually adjustable tab release button disposed along the outer surface of each of the first removable seat attachment adapter and the second removable seat attachment adapter and operatively coupled to the respective latching tab, wherein the tab release button ~~is configured to move~~s the latching tab from an extended position to a retracted position when the tab release button is depressed.

18. (Withdrawn) The stroller of claim 12, wherein each of the first removable seat attachment adapter and the second removable seat attachment adapter further comprises a stop collar disposed between the first end and the distal second end, wherein an outer surface of the stop collar extends out from the outer surface of the respective first or second removable

seat attachment adapter.

19. (Currently Amended) A stroller, comprising:

a stroller frame;

at least one front wheel[[s]] coupled to the stroller frame;

a plurality of rear wheels coupled to the stroller frame;

a first seat coupled to the stroller frame;

a first seat attachment housing disposed along a first portion of the stroller frame for removably coupling a second seat to the stroller frame, the first seat attachment housing comprising:

a first adapter receiving cavity provided in the first seat attachment housing;

and

a first door rotatably coupled to the first seat attachment housing along a top end of the first adapter receiving cavity and rotatable~~adjustable~~ from an open configuration that allows access to the first adapter receiving cavity from a top side of the first seat attachment housing, to a closed configuration that prevents access to the first adapter receiving cavity from the top side of the first seat attachment housing;

a second seat attachment housing disposed along a second portion of the stroller frame for removably coupling the second seat to the stroller frame, the second seat attachment housing comprising:

a second adapter receiving cavity provided in the second seat attachment housing; and

a second door rotatably coupled to the second seat attachment housing along a second top end of the second adapter receiving cavity and rotatable ~~adjustable~~ from a second open configuration that allows access to the second adapter receiving cavity from a top side of the second seat attachment housing, to the open configuration to the a second closed configuration that prevents access to the second adapter receiving cavity from the top side of the second seat attachment housing;

a first removable seat attachment adapter ~~configured to be~~ removably coupled to the first seat attachment housing when the first door is in the open configuration; and

a second removable seat attachment adapter ~~configured to be~~ removably coupled to the second seat attachment housing when the second door is in the open configuration.

20. (Withdrawn) The stroller of claim 19, wherein each of the first removable seat attachment adapter and the second removable seat attachment adapter comprises:

a first end;

a distal second end;

an outer surface; and

a latching tab disposed along the outer surface between the first end and the second end; and

a manually adjustable tab release button disposed along the outer surface and operatively coupled to the latching tab.

REMARKS

Applicant and the undersigned thank Examiner Dolak for the careful review of this application. In the Office Action, claims 1, 2, 4-6, 12-15, and 19 were rejected. Claims 1, 2, 4-7, 9, 12-17, and 19 have been amended herein. No claims have been cancelled or added herein. The amendments to the claims are supported by the specification and drawings as-filed and do not introduce new matter. Upon entry of these amendments, claims 1, 2, 4-7, 12-16, and 19 remain pending and not withdrawn in the application. In view of these amendments and remarks, Applicant respectfully asserts that the rejections are now made moot and reconsideration and allowance of the application is respectfully requested.

Unless explicitly stated otherwise, none of the amendments to the claims were made for reasons substantially related to the statutory requirements for patentability. Furthermore, unless otherwise stated, the amendments to the claims were made simply to express that which had been implicit in the claims as originally worded and therefore, are not narrowing amendments that would create any prosecution history estoppel.

I. Election/Restriction

In the Office Action, the Examiner asserts that claims 7-11, 16-18, and 20 should additionally be withdrawn from prosecution. Applicant has withdrawn claims 8-11, 17, 18, and 20 herein. Applicant traverses the Examiner's withdrawal of claims 7 and 16. Claims 7 and 16 are directed to elements of the adapter receiving cavity as shown in Figures 14A-C. These elements include the stop flanges 1315 and 1320, which are shown in Figure 14C. Further, disclosure of these stop flanges is provided via incorporation by reference in the specification in relation to Figures 14A-C where Applicant states "Referring now to Figures 8A, 11, and 14A-C, the seat attachment housings 1405, 1410 are substantially the same as the seat attachment housings 1105, 1110 described in Figures 11-13C except for as described below. Therefore, the description of the seat attachment housings 1105, 1110 in Figures 11-13C above is incorporated herein for the alternative seat attachment housings 1405, 1410, except with regard to the distinctions described below." Therefore, the elected species includes a showing and description of the stop flanges. Accordingly, reconsideration and withdrawal of the Examiner's withdrawal of claims 7 and 16 is respectfully requested.

II. Drawing Objections

The drawings were objected to under 37 C.F.R. §1.83(a) for not showing every feature of the invention specified in the claims. Without admitting to the propriety of the rejection and in order to move forward prosecution of this application, Applicant has amended Figure 14C of the drawings and the corresponding specification to more clearly highlight the elements the Examiner felt were not specifically identified in the drawings. Support for these amendments to the drawings and specification can be found in the application as filed, including in the third full paragraph on page 21 of the specification which states, in part, “Referring now to Figures 8A, 11, and 14A-C, the seat attachment housings 1405, 1410 are substantially the same as the seat attachment housings 1105, 1110 described in Figures 11-13C except for as described below. Therefore, the description of the seat attachment housings 1105, 1110 in Figures 11-13C above is incorporated herein for the alternative seat attachment housings 1405, 1410, except with regard to the distinctions described below.” The amendments to the specification and drawings do not introduce new matter. A replacement sheet that includes Figure 14C is being filed with this response. Accordingly, reconsideration and withdrawal of the objection to the drawings is respectfully requested.

III. Objections to Claims

Claim 19 was objected to in the Office Action for including a typographical error. Applicant thanks the Examiner for identifying this typographical error. Claim 19 has been amended to correct the typographical error. Accordingly, reconsideration and withdrawal of the objection to claim 19 is respectfully requested.

IV. Claim Rejections Under 35 U.S.C. §112

Claims 1, 2, 4-6, 12-15, and 19 were rejected under 35 U.S.C. §112(b) for failing to particularly point out and distinctly claim the subject matter which the inventor regards as the invention. More specifically, the Examiner appears to object to the user of the phrase “configured to”. While Applicant disagrees with the Examiner’s assertion that such language is indefinite and not a positive limitation, Applicant notes that this rejection is moot in view of

the amendments. The language alleged to be indefinite in the claims has not been removed because the rejection is proper, but solely to move forward the prosecution of this case. Applicant reserves the right to reintroduce such “configured to” language in this or any continuation or divisional application and will address any further objections to that language, including pointing out the number of areas where the MPEP supports the use of this language, at that time. Accordingly, Applicant respectfully requests reconsideration and withdrawal of the rejection of claims 1, 2, 4-6, 12-15, and 19 under 35 U.S.C. §112(b).

V. Claim Rejections Under 35 U.S.C. §102

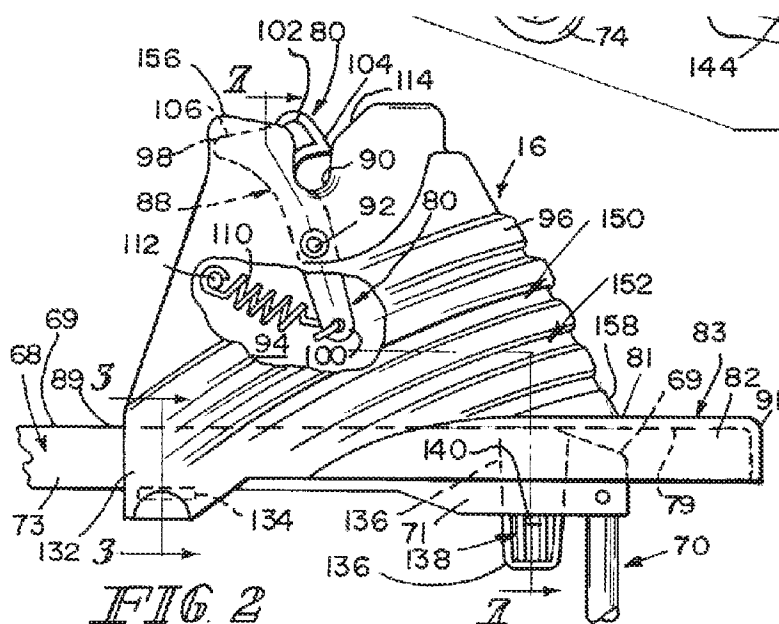
Claims 1, 2, 4-6, 12-15, and 19 are rejected under 35 U.S.C. §102(b) as being anticipated by U.S. Patent No. 6,286,844 to Cone (“Cone”). The rejection of the pending claims is traversed.

The rejection of independent claims 1, 12, and 19 is traversed. “A person shall be entitled to a patent unless ... (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country before the invention thereof by the applicant for a patent.” 35 U.S.C. §102(a). The U.S. Patent and Trademark Office has the burden under 35 U.S.C. §102 to establish a *prima facie* case of anticipation. A *prima facie* case is made out under 35 U.S.C. §102 if, within 1 year of the filing date, the invention, or an obvious variant thereof, is described in a “printed publication” whose authorship differs in any way from the inventive entity. *In re Katz*, 687 F.2d 450 (CCPA 1982). “A claim is anticipated only if each and every element as set forth in the claim is found, either expressly or inherently described, in a single prior art reference.” *Verdegaal Bros. v. Union Oil Co. of California*, 814 F.2d 628, 631 (Fed. Cir. 1987). “The identical invention must be shown in as complete detail as is contained in the ... claim.” *Richardson v. Suzuki Motor Co.*, 868 F.2d 1226, 1236 (Fed. Cir. 1989) (emphasis added). Furthermore, the elements must be arranged as required by the claim. *In re Bond*, 910 F.2d 831 (Fed. Cir. 1990). Applicant submits that Cone fails to teach or suggest each and every element of independent claims 1, 12, and 19. Accordingly, Applicant asserts that Cone fails to satisfy the requirements for a *prima facie* case of anticipation with regard to the independent claims.

A. Independent Claims 1 and 12

While Applicant believes that claims 1 and 12 as originally presented are patentable over the cited art of record, Applicant has amended claims 1 and 12 to move forward prosecution of this case. Specifically, claim 1 has been amended to recite, in pertinent part, “a first door rotatably coupled to the first seat attachment housing along a top end of the first adapter receiving cavity, wherein the first door rotates from a closed configuration, preventing access to the first adapter receiving cavity from a top side of the first seat attachment housing, to an open configuration allowing access to the first adapter receiving cavity from the top side of the first seat attachment housing ... [and] a second door rotatably coupled to the second seat attachment housing along a second top end of the second adapter receiving cavity, wherein the second door rotates from a second closed configuration, preventing access to the second adapter receiving cavity from a top side of the second seat attachment housing, to a second open configuration allowing access to the second adapter receiving cavity from the top side of the second seat attachment housing”. (Amendments shown). Similar amendments have been made to independent claim 12. Applicant asserts that Cone fails to teach or suggest at least these elements of claims 1 and 12.

Cone appears to be generally directed to a stroller having a pair of removable carrier-support adapters to support a removable infant carrier on the stroller. *See* Cone, Abstract. Figure 2 of Cone is provided below for reference.



In the Office Action, the Examiner asserts that element 90 of Cone is the adapter receiving cavity and elements 102 and 104 of Cone are the door. *See Office Action*, p. 7. Cone teaches a “body portion 152 of carrier-support adapter 16 that houses clamping assembly 80 includes a top end 156, an opposite bottom end 158 adjacent to stroller mount 82, and side panels 94, 96.” Cone, col. 6:52-55. Cone further teaches that a mounting post-receiving slot 90 formed in top end 156 of body portion 152.” Cone, col. 6:61-62. Cone also teaches a “clamp arm 88 ... configured to couple selectively infant seat 12 to carrier-support adapter 16.” Cone, col. 7:1-2. The clamp arm of Cone “includes an upper end 98 and a lower end 100 [and the] upper end 98 includes a hook 102, a first cam surface 104, and a second cam surface 106.” Cone, col. 7:3-5. As taught by Cone, the clamp arm 88 is connected to carrier-support adapter 16 by a pivot member 92 positioned approximately midway along length of clamp arm 88 and between the bottom of the post-receiving slot 90 and the bottom end of the body portion 152 of the carrier-support adapter 16. Cone, col. 6:63-67.

Thus, Cone teaches a clamp arm pivotally coupled to carrier-support adapter well away from the post-receiving slot. However, Cone fails to teach or suggest a first door rotatably coupled to the first seat attachment housing along a top end of the first adapter receiving cavity ... [and] a second door rotatably coupled to the second seat attachment housing along a second top end of the second adapter receiving cavity, as recited in claim 1 and as similarly recited in claim 12. Therefore, Cone fails to anticipate the elements of independent claims 1 and 12. Accordingly, reconsideration and withdrawal of the rejection of claims 1 and 12 is respectfully requested.

B. Independent Claim 19

While Applicant believes that claim 19 as originally presented is patentable over the cited art of record, Applicant has amended claim 19 to move forward prosecution of this case. Specifically, claim 19 has been amended to recite, in pertinent part, “a first door rotatably coupled to the first seat attachment housing along a top end of the first adapter receiving cavity and rotatable~~adjustable~~ from an open configuration that allows access to the first adapter receiving cavity from a top side of the first seat attachment housing, to a closed configuration that prevents access to the first adapter receiving cavity from the top side of the first seat attachment housing ... [and] a second door rotatably coupled to the second seat

attachment housing along a second top end of the second adapter receiving cavity and rotatable adjustable from a second open configuration that allows access to the second adapter receiving cavity from a top side of the second seat attachment housing, to the open configuration to the a second closed configuration that prevents access to the second adapter receiving cavity from the top side of the second seat attachment housing”. (Amendments shown). Applicant asserts that Cone fails to teach or suggest at least these elements of claims 1 and 12.

As discussed above in Section V(A) Cone teaches a clamp arm pivotally coupled to carrier-support adapter well away from and below the post-receiving slot. However, Cone fails to teach or suggest a first door rotatably coupled to the first seat attachment housing along a top end of the first adapter receiving cavity ... [and] a second door rotatably coupled to the second seat attachment housing along a second top end of the second adapter receiving cavity, as recited in claim 19. Therefore, Cone fails to anticipate the elements of independent claim 19. Accordingly, reconsideration and withdrawal of the rejection of claim 19 is respectfully requested.

VI. Dependent Claims 2, 4-7, and 13-16

Applicant submits that the above-identified dependent claims are allowable because the independent claim from which they ultimately depend, claim 1, 12, or 19, is patentable over the cited references. Applicant also respectfully traverses the Examiner’s assertions about these claims and submits that the recitations of these dependent claims are of patentable significance. Applicant respectfully requests that the Examiner reconsider and withdraw the pending rejections of claims 2, 4-7, and 13-16.

VII. NO WAIVER

All of Applicant’s arguments and amendments presented herein are without prejudice or disclaimer. Additionally, Applicant has merely discussed example reasons that the pending claims are allowable. Other reasons may exist and Applicant reserves the right to discuss these additional reasons in a later response or on appeal, if appropriate, in this or another related application. By not responding to additional statements made by the Examiner, such

as what is taught by each cited reference or alleged to have been obvious in view of the cited references, Applicant does not acquiesce to the Examiner's additional statements. The example reasons discussed by Applicant are sufficient to overcome the mentioned rejections.

CONCLUSION

The foregoing is submitted as a full and complete response to the Non-final Office Action with a Notification Date of June 19, 2017. Applicant and the undersigned thank Examiner Dolak for the consideration of these amendments and remarks. In light of the above amendments to the claims and in view of the remarks, Applicant respectfully requests reconsideration and withdrawal of the outstanding rejections. Applicant further submits that the application is now in condition for allowance and earnestly solicits timely notice of the same. Should the Examiner have any questions, comments, or suggestions in furtherance of the prosecution of this application, the Examiner is invited to contact the undersigned at the telephone number below.

It is not believed that extensions of time or fees for net addition of claims are required, beyond those which may otherwise be provided for in documents accompanying this response. However, in the event that additional extensions of time are necessary to allow consideration of this response, such extensions are hereby petitioned under 37 C.F.R. §1.136(a), and any fee required therefor (including fees for net addition of claims) is hereby authorized to be charged to Deposit Account No. 19-5029.

Respectfully submitted,

/James M. Hannon/

James M. Hannon
Reg. No. 48,565

Date: September 19, 2017

EVERSHEDS SUTHERLAND (US) LLP

999 Peachtree Street, NE

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Facsimile: (404) 853-8806

Attorney Docket No.: 34757-1526

Electronic Acknowledgement Receipt

EFS ID:	30415085
Application Number:	15225326
International Application Number:	
Confirmation Number:	4030
Title of Invention:	REMOVABLE SEAT ATTACHMENT FOR A STROLLER
First Named Inventor/Applicant Name:	Jon Hee Lee
Customer Number:	134811
Filer:	James Michael Hannon
Filer Authorized By:	
Attorney Docket Number:	34757-1526
Receipt Date:	19-SEP-2017
Filing Date:	01-AUG-2016
Time Stamp:	23:29:15
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Drawings-only black and white line drawings	Drawing.pdf	299620	no	1
			fc663b15c553c9ddb19bf606f49c1b83d481402		

Warnings:

Information:					
2	Amendment/Req. Reconsideration-After Non-Final Reject	Response.pdf	216125	no	18
			b4ecd7c629ea5ce205f8424ae9c28b63f605613b		
Warnings:					
Information:					
Total Files Size (in bytes):			515745		
<p>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.</p> <p><u>New Applications Under 35 U.S.C. 111</u> 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.</p> <p><u>National Stage of an International Application under 35 U.S.C. 371</u> 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.</p> <p><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.</p>					

REPLACEMENT SHEET

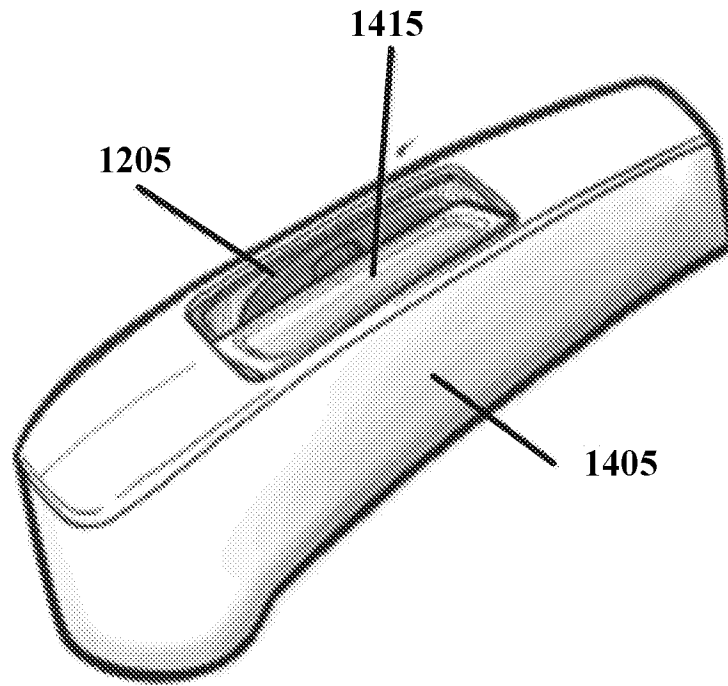


FIGURE 14B

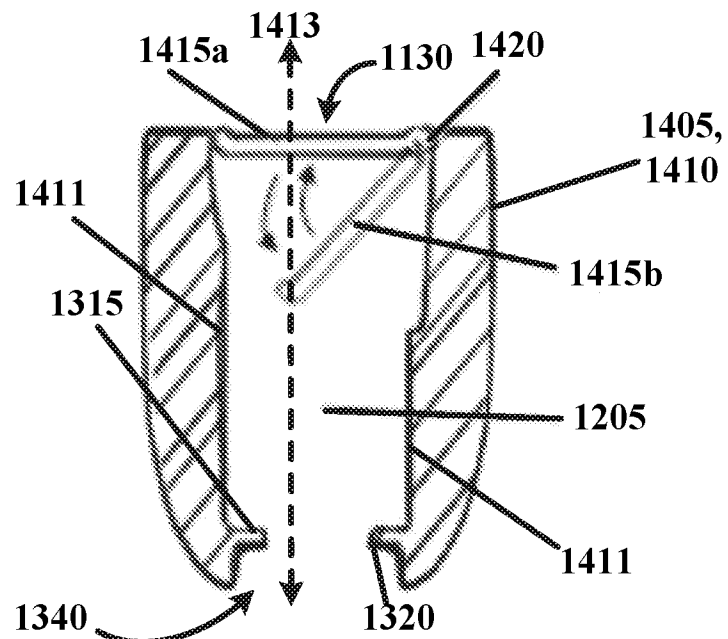


FIGURE 14C

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PATENT APPLICATION FEE DETERMINATION RECORD Substitute for Form PTO-875					Application or Docket Number 15/225,326		Filing Date 08/01/2016		<input type="checkbox"/> To be Mailed			
ENTITY: <input checked="" type="checkbox"/> LARGE <input type="checkbox"/> SMALL <input type="checkbox"/> MICRO												
APPLICATION AS FILED – PART I												
(Column 1)			(Column 2)									
FOR		NUMBER FILED		NUMBER EXTRA		RATE (\$)		FEE (\$)				
<input type="checkbox"/> BASIC FEE (37 CFR 1.16(a), (b), or (c))		N/A		N/A		N/A						
<input type="checkbox"/> SEARCH FEE (37 CFR 1.16(k), (i), or (m))		N/A		N/A		N/A						
<input type="checkbox"/> EXAMINATION FEE (37 CFR 1.16(o), (p), or (q))		N/A		N/A		N/A						
TOTAL CLAIMS (37 CFR 1.16(i))		minus 20 =		*		X \$ =						
INDEPENDENT CLAIMS (37 CFR 1.16(h))		minus 3 =		*		X \$ =						
<input type="checkbox"/> APPLICATION SIZE FEE (37 CFR 1.16(s))		If the specification and drawings exceed 100 sheets of paper, the application size fee due is \$310 (\$155 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).										
<input type="checkbox"/> MULTIPLE DEPENDENT CLAIM PRESENT (37 CFR 1.16(j))												
* If the difference in column 1 is less than zero, enter "0" in column 2.						TOTAL						
APPLICATION AS AMENDED – PART II												
(Column 1)			(Column 2)			(Column 3)						
AMENDMENT	09/19/2017		CLAIMS REMAINING AFTER AMENDMENT			HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)		ADDITIONAL FEE (\$)	
	Total (37 CFR 1.16(i))		* 20		Minus	** 20	= 0		X \$80 =		0	
	Independent (37 CFR 1.16(h))		* 3		Minus	*** 3	= 0		X \$420 =		0	
	<input type="checkbox"/> Application Size Fee (37 CFR 1.16(s))											
	<input type="checkbox"/> FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))											
									TOTAL ADD'L FEE		0	
(Column 1)			(Column 2)			(Column 3)						
AMENDMENT			CLAIMS REMAINING AFTER AMENDMENT			HIGHEST NUMBER PREVIOUSLY PAID FOR	PRESENT EXTRA		RATE (\$)		ADDITIONAL FEE (\$)	
	Total (37 CFR 1.16(i))		*		Minus	**	=		X \$ =			
	Independent (37 CFR 1.16(h))		*		Minus	***	=		X \$ =			
	<input type="checkbox"/> Application Size Fee (37 CFR 1.16(s))											
	<input type="checkbox"/> FIRST PRESENTATION OF MULTIPLE DEPENDENT CLAIM (37 CFR 1.16(j))											
									TOTAL ADD'L FEE			
<p>* If the entry in column 1 is less than the entry in column 2, write "0" in column 3.</p> <p>** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20, enter "20".</p> <p>*** If the "Highest Number Previously Paid For" IN THIS SPACE is less than 3, enter "3".</p> <p>The "Highest Number Previously Paid For" (Total or Independent) is the highest number found in the appropriate box in column 1.</p>												

LIE
TAMMY D. MCBETH BROWN

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INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number	15225326
	Filing Date	2016-08-01
	First Named Inventor	Jon Hee Lee
	Art Unit	3618
	Examiner Name	James M. Dolak
	Attorney Docket Number	34757-1526

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	2	20160046315	A1	2016-02-18	Zehfuss et al.	

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

Application Number	15225326
Filing Date	2016-08-01
First Named Inventor	Jon Hee Lee
Art Unit	3618
Examiner Name	James M. Dolak
Attorney Docket Number	34757-1526

Examiner Initials*	Cite No	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc), date, pages(s), volume-issue number(s), publisher, city and/or country where published.	T ⁵
	1	Extended European Search report issued in EP Application No. 17161947.1, mailed August 29, 2017 (9 pages).	

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Examiner Signature		Date Considered	
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**INFORMATION DISCLOSURE
STATEMENT BY APPLICANT**
(Not for submission under 37 CFR 1.99)

Application Number	15225326
Filing Date	2016-08-01
First Named Inventor	Jon Hee Lee
Art Unit	3618
Examiner Name	James M. Dolak
Attorney Docket Number	34757-1526

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.

☒ 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	/James M. Hannon/	Date (YYYY-MM-DD)	2017-11-28
Name/Print	James M. Hannon	Registration Number	48,565

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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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.
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- (51) International Patent Classification:
H62B 9/28 (2006.01) H62B 9/12 (2006.01)
- (21) International Application Number:
PCT/NL2013/050651
- (22) International Filing Date:
10 September 2013 (10.09.2013)
- (25) Filing Language: Dutch
- (26) Publication Language: English
- (30) Priority Data:
2009449 11 September 2012 (11.09.2012) NL
- (71) Applicant: WF INTERNATIONAL HOLDING B.V.
[NL/NL]; Kerkpad 1, NL-6675 BC Valburg (NL).
- (72) Inventors: GRIM, Walter; c/o WF International Holding B.V., Kerkpad 1, NL-6675 BC Valburg (NL). TOUS-SAINT, Fredericus; c/o WF International Holding B.V., Kerkpad 1, NL-6675 BC Valburg (NL).
- (74) Agent: JANSEN, C.M.; V.O., Johan de Wintlaan 7, NL-2517 JR Den Haag (NL).
- (81) Designated States (unless otherwise indicated, for every kind of national protection available): AE, AG, AL, AM, AO, AT, AU, AZ, BA, BB, BG, BH, BN, BR, BW, BY,

BZ, CA, CH, CL, CN, CO, CR, CU, CZ, DE, DK, DM, DO, DZ, EC, EE, EG, ES, FI, GB, GD, GE, GH, GM, GT, HN, HR, HU, ID, IL, IN, IS, JP, KE, KG, KN, KP, KR, KZ, LA, LC, LK, LR, LS, LT, LU, LY, MA, MD, ME, MG, MK, MN, MW, MX, MY, MZ, NA, NG, NI, NO, NZ, OM, PA, PE, PG, PH, PL, PT, QA, RO, RS, RU, RW, SA, SC, SD, SE, SG, SK, SL, SM, ST, SV, SY, TH, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, ZA, ZM, ZW.

- (84) Designated States (unless otherwise indicated, for every kind of regional protection available): ARIPO (BW, GH, GM, KE, LR, LS, MW, MZ, NA, RW, SD, SL, SZ, TZ, UG, ZM, ZW), Eurasian (AM, AZ, BY, KG, KZ, RU, TJ, TM), European (AL, AT, BE, BG, CH, CY, CZ, DE, DK, EE, ES, FI, FR, GB, GR, HR, HU, IE, IS, IT, LT, LU, LV, MC, MK, MT, NL, NO, PL, PT, RO, RS, SE, SI, SK, SM, TR), OAPI (BF, BJ, CF, CG, CI, CM, GA, GN, GQ, GW, KM, ML, MR, NE, SN, TD, TG).

Published:

- with international search report (Art. 21(3))
- before the expiration of the time limit for amending the claims and to be republished in the event of receipt of amendments (Rule 48.2(h))

(54) Title: STROLLER

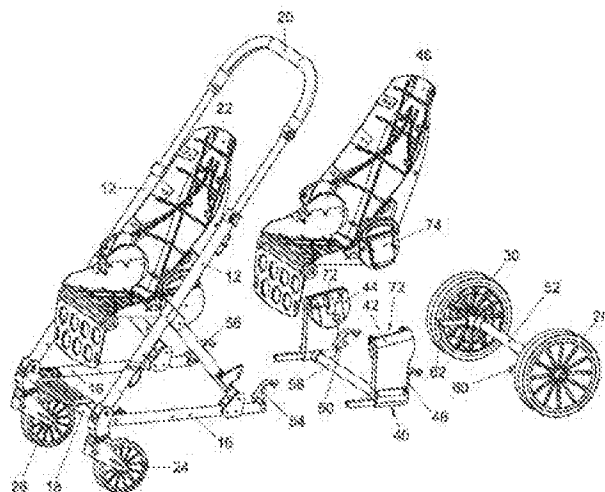


Fig. 6

(57) Abstract: A stroller (10) comprising a frame (12-20) which comprises a push bar (20), a seat (22) which is mounted on the frame, at least one front wheel assembly (24, 26) which is connected to the frame, at least two rear wheel assemblies (28, 30) which are connected to the frame, a distance between the front wheel assemblies and the rear wheel assemblies being referred to as first wheelbase. The rear wheel assemblies (28, 30) are detachably connected to the frame. The stroller (10) further comprises an adapter assembly (40) with at least one receiving unit (42, 44) for an accessory, such as a second seat, a cot, a car seat, a baggage box, a basket or a step up board. Rear wheel assemblies may be connected to the adapter assembly. The distance between the front wheel assemblies and the rear wheel assemblies connected to the adapter assembly is referred to as second wheelbase. The second wheelbase is greater than the first wheelbase.

Title: Stroller

5 FIELD

The invention relates to a stroller.

BACKGROUND OF THE INVENTION

Strollers are generally known and comprise a frame which
10 comprises a push bar. Typically, a seat is mounted on the frame. Further, at
least one front wheel assembly is connected to the frame. Most often, there
are two front wheel assemblies which are pivotably connected to the frame.
A front wheel assembly can comprise a single wheel or a pair of wheels
arranged closely next to one another. The known strollers have at least two
15 rear wheel assemblies which are connected to the frame. A rear wheel
assembly also can comprise a single wheel or a pair of wheels arranged
closely next to one another. In practice, a distance between a rotation axis of
the at least one front wheel assemblies and a rotation axis of the rear wheel
assemblies is referred to as the wheelbase. Often, for the purpose of putting
20 the stroller in the trunk of a car, the rear wheel assemblies are detachably
connected to the frame by means of a quick release, and the frame is
collapsible, so that the stroller can be put away so as to take up relatively
little space.

From practice, also strollers are known which comprise two seats.
25 Variants are known where the seats, viewed in the driving direction, are
arranged one behind the other (see to that end, for instance, EP 2 241 492
A2 and US 2010/0140902). US2010/0140902 mentions an additional frame
with its own set of wheels, on which a second seat is fastened. The
additional frame can be connected to the front of a normal stroller. In this
30 condition, the known stroller has six wheels, which adversely affects the
driving comfort and the maneuverability of the stroller. Moreover, it
becomes practically impossible to get the thus extended stroller up onto a

sidewalk because the known stroller can hardly if at all be tilted backwards anymore. Other variants shown in that publication involve additional fastening brackets, which are already provided on the frame and with which a second seat can be mounted on the frame. However, this leads to a
5 relatively unstable stroller as the frame is mainly dimensioned for use with one seat. Moreover, the additional fastening brackets lead to a higher cost price of the stroller which is not worthwhile when, in practice, it appears that no second seat needs to be attached, for instance because there will not be a second infant or because a second infant is born by the time the first
10 infant is already able to walk.

For ES-2 253 093 and US2007/0045972, similar drawbacks hold true, i.e: (i) the driving comfort and the maneuverability of the stroller are not good due to the presence of six or eight wheel assemblies, and (ii) it is practically impossible to get the thus extended stroller up onto a sidewalk
15 because the known stroller can hardly if at all be tilted backwards anymore. Moreover, the last-mentioned publications require the purchase of two strollers which are each independently useful for a single infant. Such a double purchase is of course costly and hence unfavorable from an economic viewpoint.

20 Also, a stroller is known where the seats, viewed in the driving direction, are arranged next to each other (see, to that end, for instance US2011/272925). It is true that with such a stroller the stability issues have improved compared to the variants known from US2010/0140902. With the stroller known from US2011/272925, the track width between the front
25 wheel assemblies mutually and the rear wheel assemblies mutually can be increased in that the crossbars in the frame are of telescopic design. Such a construction is relatively costly. When it is uncertain whether there will be a second infant in the short term, the cost price of this stroller is a barrier. After all, there may not be a second infant or the second infant may be born
30 by the time the first infant is no longer transported in a stroller. In those

circumstances a stroller with double seat is not needed and the telescopic provisions on the stroller remain unused. More than that, the telescopic provisions are then actually undesirable because they only add to the weight and the price of the stroller.

5

SUMMARY OF THE INVENTION

An object of the invention is to provide a stroller which is very suitable to be purchased for one infant, because its look, that is, the overall appearance, the weight, the dimensions, and the cost price substantially
10 correspond to a normal single stroller. Another object of the invention is to provide a stroller which can be made suitable for fitting an accessory thereon, such as a second seat, so that, when there is a second infant, it can be transported with the same stroller. It is then envisaged that, also in the condition where two seats are provided, the stroller offers a good stability
15 and also remains properly maneuverable and has a comfortable driving performance.

To that end, the invention provides a stroller comprising:

- a collapsible frame which comprises a push bar;
- a seat which is mounted on the frame;
- 20 • at least one front wheel assembly which is connected to the frame;
- at least two rear wheel assemblies which, in a first condition of the stroller, are connected to the frame, wherein a distance between a rotation axis of the at least
25 one front wheel assembly and a rotation axis of the rear wheel assemblies is referred to as first wheelbase, wherein the rear wheel assemblies are detachably connected to the frame;
- an adapter assembly which is connectable to the frame
30 when the rear wheel assemblies are detached from the

frame for bringing the stroller into a second condition,
which adapter assembly comprises:

- a receiving provision for an accessory, such as a
second seat, a cot, a car seat, a baggage box, a basket
or a step up board;

and wherein the adapter assembly comprises:

- a fastening provision for the rear wheel assemblies;
or:
○ its own set of rear wheel assemblies,

wherein, in the second condition of the stroller, a distance between the
rotation axis of the at least one front wheel assembly and a rotation axis of
the rear wheel assemblies connected to the adapter assembly is referred to
as second wheelbase, wherein the second wheelbase is greater than the first
wheelbase and wherein the stroller in the condition where the adapter
assembly is connected to the frame has only two rear wheel assemblies and
one or two front wheel assemblies.

In this context, a front wheel assembly and a rear wheel assembly
are understood to mean not only a single front wheel or a single rear wheel,
respectively, but also one front wheel pair or one rear wheel pair,

respectively. The wheels of a front wheel pair or rear wheel pair are
arranged closely next to one another and always remain coaxial. When a
front wheel pair or the rear wheel pair is pivotally connected to the frame,
both wheels from the pair will pivot together.

Such a stroller has the advantage that initially it can be bought
without adapter assembly in case of a first infant. In effect, a conventional
stroller is then involved, albeit that the wheels, optionally in combination
with the wheel crossbar, are detachable therefrom. The wheelbase and the
track width of the thus purchased stroller are as is customary and the
weight is also as is customary nowadays for a single stroller. The fact that
the rear wheel assemblies are detachable is advantageous from a viewpoint

of space occupancy during storage of the stroller. This property is further enhanced in that the frame is collapsible in the usual manner. To the consumer, both in overall appearance and in cost price, the stroller without adapter assembly does not visibly differ from a normal stroller. When a
5 second infant is born, or when a need arises to provide the stroller with an additional accessory, at a later stage, a cot, a car seat, a second seat, a baggage box and/or a basket can be purchased as accessories together with the adapter assembly. As the original rear wheel assemblies are removed from the stroller for placing the adapter set, and to the adapter set a
10 replacement set of rear wheel assemblies is or will be connected, a stroller can be formed having a second wheelbase which is greater than the first wheelbase. This enlarged wheelbase provides the thus adapted stroller with additional stability against tilting in rearward direction. Further, the driving comfort remains particularly good because, as in conventional cases,
15 only two rear wheel assemblies and one or two front wheel assemblies are involved. As, further, the adapter assembly and the accessory connected thereto are fastened behind the seat of the stroller that is already present, it remains possible to lift the front wheel assemblies with relatively little additional effort, so that the stroller can be brought with comparative ease
20 from a lower level to a higher level, for instance from the roadway onto a sidewalk. Furthermore, the costs of an adapter assembly having, for instance, a second seat as an accessory can be kept considerably lower than the costs of a second stroller. At a relatively small investment – i.e. an investment that is considerably lower than that of a single stroller – a user
25 can convert his originally normally priced single stroller into a double stroller with excellent driving properties and stability.

Further elaborations of the invention are described in the subclaims and will be further clarified in the following on the basis of an exemplary embodiment with reference to the drawing.

BRIEF DESCRIPTION OF THE FIGURES

Fig. 1 shows a perspective view of an exemplary embodiment of a stroller in a first condition;

Fig. 2 shows detail II of Fig. 1;

5 Fig. 3 shows the exemplary embodiment of Fig. 1 in exploded view;

Fig. 4 shows detail IV of Fig. 3;

Fig. 5 shows an exemplary embodiment of the adapter assembly;

10 Fig. 6 shows a perspective exploded view of the exemplary embodiment of the stroller of Fig. 1 with the adapter assembly and a second seat as accessory;

Fig. 7 shows the exemplary embodiment of Fig. 6 in assembled condition;

15 Fig. 8 shows the exemplary embodiment of Fig. 1 in side view without adapter assembly and without seat; and

Fig. 9 shows the exemplary embodiment of Fig. 7 in side view with adapter assembly and with seat.

DETAILED DESCRIPTION

20 In the following, various embodiments of the invention are described. Here, reference is made to the exemplary embodiment which is shown in the figures. In this exemplary embodiment, various embodiments of the invention are embodied. However, the embodiments can also be embodied in a different manner than represented in the example shown.
25 Therefore, the exemplary embodiment which is represented in the drawing serves only for clarification and the invention is not limited to the exemplary embodiment described.

In the most general terms, the invention provides a stroller 10, comprising a frame 12-20 which includes a push bar 20. On the frame 12-20,
30 a seat 22 is mounted. To the frame 12-20 is connected at least one front

wheel assembly 24, 26. In the exemplary embodiment shown, these are two front wheel assemblies 24, 26 pivotable about two vertical pivots. In an alternative embodiment, however, a single centrally positioned front wheel assembly is also an option. It is also possible that a single front wheel
5 assembly 24, 26 comprises a pair of wheels which are arranged closely next to one another and coaxially. The stroller 10 further comprises at least two rear wheel assemblies 28, 30 which are connected to the frame 12-20. As is the case with the front wheel assemblies 24, 26, it is also possible that a single rear wheel assembly 24, 26 comprises a pair of wheels which are
10 arranged closely next to one another and coaxially. A distance between a rotation axis $L_{\text{front wheels}}$ of the at least one front wheel assembly 24, 26 and a rotation axis $L_{\text{rear wheels}}$ of the rear wheel assemblies 28, 30 is hereinafter referred to with the terminology "first wheelbase W_1 " (see Fig. 8). The rear wheel assemblies 28, 30 are detachably connected to the frame 12-20.
15 Characteristic of the stroller 10 according to the invention is that it comprises an adapter assembly 40 which is connectable to the frame 12-20 when and after the rear wheel assemblies 28, 30 have been detached from the frame 12-20. Fig. 1 shows the exemplary embodiment of the stroller 10 when it is in the first condition, i.e. in a condition with one seat 22 and no
20 accessory 46 mounted thereon. The adapter assembly 40 is not yet present therein either.

In Fig. 3, the rear wheel assemblies 28, 30 are detached from the frame 12-20.

Figs. 5 and 6 show an example of an embodiment of an adapter
25 assembly 40. The adapter assembly 40 comprises at least one receiving unit 42, 44 for an accessory 46, such as a second seat, a cot, a car seat, a baggage box, a basket or a step up board. The adapter assembly 40 further comprises a fastening provision 48, 50 for the rear wheel assemblies 28, 30. In an alternative embodiment of the invention, the adapter assembly 40 can
30 comprise its own set of rear wheel assemblies. In this latter case, the

removed rear wheel assemblies 28, 30 are not used when the adapter assembly 40 and the accessory 46 are part of the stroller 10. A distance between the rotation axis $L_{\text{front wheels}}$ of the at least one front wheel assembly 24, 26 and a rotation axis $L_{\text{adapter wheels}}$ of the rear wheel assemblies 28, 30 connected to the adapter assembly 40, is referred to as second wheelbase W2 (see Fig. 9). Characteristically, the second wheelbase W2 is greater than the first wheelbase W1. This clearly appears from a comparison of the two conditions of the exemplary embodiment which are shown in the side views in Figs. 8 and 9. As a result, also when the accessory 46, such as a second seat, a cot, a car seat, a baggage box, a basket or a step up board, is part of the stroller 10, an excellent stability is obtained. The risk of the stroller 10 tilting inadvertently backwards is considerably reduced in that also when two infants are transported in the stroller, the common center of gravity of the infants is between the front wheel assemblies 24, 26 and the rear wheel assemblies 28, 30. As the stroller 10 only has three or four wheel assemblies, proper driving performance and good maneuverability are maintained. Owing to the presence of the at least one receiving unit 42, 44, the same adapter assembly 40 can be used for mounting various accessories 46 thereon. In the exemplary embodiment shown, as an accessory, a second seat 46 is shown. As stated, the adapter assembly 40 can also serve for fastening thereto a cot, a car seat, a baggage box, a basket or a step up board.

Fig. 7 shows the second condition of the stroller 10 in which the adapter assembly 40 is connected to the frame 12-20 and in which the rear wheel assemblies 28, 30 are connected to the adapter assembly 40. Further, in Fig. 7, the accessory 46, in an embodiment as second seat, is placed on the adapter assembly 40. In particular in Fig. 9, it is clearly visible that the center of gravity of an infant in the first seat 22 and the center of gravity of an infant in the second seat 46 is between the front wheel assemblies 24, 26

and the rear wheel assemblies 28, 30. Even if the foremost infant were to step from his/her front seat 22, the stroller 10 does not tilt backwards.

In one embodiment, of which an example is shown in the figures, the rear wheel assemblies 28, 30 can be connected to a wheel crossbar 52, which wheel crossbar 52 is detachably connectable to the frame 12-20 by a
5 first snap connection 54, 56.

In an alternative embodiment, the rear wheel assemblies 28, 30 could also be provided with axle stubs which can be inserted into bearing openings in the frame 12-20. The embodiment with wheel crossbar 52 has
10 the advantage of a quicker assembly and disassembly of the rear wheel assemblies 28, 30 as both rear wheel assemblies 28, 30 can be connected to the frame 12-20 and be detached from the frame 12-20 in one operation. What is more, the wheel crossbar 52 provides the frame 12-20 with additional strength in that it forms a cross connection. In an alternative
15 variant, it is also possible that the adapter assembly comprises two separate adapter parts which are connected to the frame 12-20 and that to these separate adapter parts rear wheel assemblies are, or are to be, connected. These adapter parts could also form the two receiving units in which the accessory can be placed. However, in this variant also, it is important that
20 after the adapter parts are mounted the wheelbase W2 is greater than the wheelbase W1 in the first condition of the stroller 10 without adapter parts.

In one embodiment, of which an example is shown in the figures, the wheel crossbar 52 can be detachably connectable to the adapter assembly 40 by the fastening provision 48, 50 which is designed as a second
25 snap connection 48, 50. This second snap connection is clearly visible in Figs. 5 and 6.

In one embodiment, of which an example is shown in the figures, the adapter assembly 40 can comprise at least one receiving unit 42, 44 which is connected to an adapter assembly crossbar 58. The adapter
30 assembly crossbar 58 may then be detachably connectable to the frame

12-20 by a snap connection 54, 56. In the exemplary embodiment shown, the adapter assembly 40 comprises two receiving units 42, 44. However, a single receiving unit is also possible or more than two receiving units are also an option.

5 In one embodiment, of which an example is shown in the figures, the snap connection 54, 56 for detachably connecting the adapter assembly crossbar 58 to the frame 12-20 can be formed by the first snap connection 54, 56 which also serves for connecting the wheel crossbar 52 to the frame 12-20. This is simple and favorable from a viewpoint of costs. However, in
10 an alternative embodiment, also a snap connection of a different type could be used. An alternative snap connection can be formed by generally known telescopically extensible and compressible, slideable tubes, the outer tube provided with a series of spaced apart openings and the inner tube provided with a compressible ball biased towards an outermost position, which can
15 snap into the openings. The advantage of the exemplary embodiment shown is a great stability with which a virtually clearance free connection is obtained.

 According to a further elaboration of the invention, of which an example is shown in the figures, the first snap connection 54,56 can
20 comprise two brackets 54, 56 pivotably connected to the frame 12-20. Each bracket 54, 56 comprises a substantially hook-shaped end 54a, 56a which has some elasticity and which can be snapped over the wheel crossbar 52 when the rear wheel assemblies 28,30 are mounted to the frame 12, 20. The brackets 54, 56 can further be snapped in a corresponding manner over the
25 adapter assembly crossbar 58 when the adapter assembly 40 is mounted on the frame 12-20. The first snap connection 54, 56 thus has a double function, i.e. detachably connecting the rear wheel assemblies 28, 30 to the frame 12-20 and detachably connecting the adapter assembly 40 to the frame 12-20.

In one embodiment, of which an example is shown in the figures, the wheel crossbar 52 can comprise two parallel mounting bars 60, 62 extending perpendicularly to the wheel crossbar 52, and which are slideably receivable in associated openings 64, 66 in the frame 12-20 and which are
5 slideably receivable in associated openings 68, 70 in the adapter assembly 40. These mounting bars 60, 62 provide a sturdy, demountable connection between the wheel crossbar 52 and the frame 12-20. Furthermore, the mounting bars 60, 62 provide a sturdy demountable connection between the wheel crossbar 52 and the adapter assembly 40.

10 According to an embodiment of the invention, of which an example is shown in the figures, the second snap connection 48, 50 can comprise two brackets 48, 50 pivotably connected to the adapter assembly 40. These brackets 48, 50 too can each comprise a substantially hook-shaped end 48a, 50a having some elasticity and being snappable over the wheel
15 crossbar 52 when the rear wheel assemblies 28, 30 are mounted on the adapter assembly 40.

By designing the second snap connection 48, 50 similarly to the first snap connection 54, 56 the user can learn the operation of the stroller
10 with minimal effort.

20 According to a further elaboration of the invention, of which an example is shown in the figures, it is possible that the at least one receiving unit 42, 44 comprises a receiving slot 72 in which a support bracket 74 is slideably receivable, which support bracket 74 is connected to the accessory 46 to be mounted, such as a second seat, a cot, a car seat, a baggage box, a
25 basket or a step up board.

In one embodiment, of which an example is shown in the figures, the configuration of the adapter assembly 40 with the accessory 46 is designed such that in mounted condition, the accessory 46 is located behind the first seat 22.

Figs. 1, 3, 6, and 7 show the successive steps of the conversion of the stroller 10 from the first condition with one seat 22 to the second condition with a seat 22 and an accessory 46, in this case a second seat 46. In Fig. 1, the wheel crossbar 52 is still connected to the frame 12-20. The brackets 54, 56 of the first snap connection are already folded up so that the rear wheel assemblies 28, 30 can be detached with the wheel crossbar 52 from the frame 12-20. Clearly, in normal use of the stroller 10 in the first condition, these brackets 54, 56 are folded down and the hook-shaped end 54a, 56a is in engagement with the wheel crossbar 52. In Fig. 3, the mounting bars 60, 62 are pulled from the associated openings 64, 66 in the frame 12-20 and the wheel crossbar 52 with the rear wheel assemblies 28, 30 connected thereto is taken from the frame 12-20. Fig. 6 shows the adapter assembly 40, the accessory 46 in the embodiment of the second seat, and the wheel crossbar 52 with mounting bars 60, 62 in a condition prior to mounting. Next, Fig. 7 shows the stroller 10 in the second condition in which the adapter assembly 40, the accessory 46 and the rear wheel assemblies 28, 30 with the wheel crossbar 52 are mounted. As already stated hereinabove, instead of a seat, the accessory 46 could also be formed by a cot, a car seat, a baggage box, a basket or a step up board.

With the invention, a stroller 10 is provided with relatively low initial purchase costs. In the first condition, the stroller 10 has the properties of a normal single stroller, also as regards appearance, design, weight and costs. At relatively low cost, the stroller 10 is expandable into a double stroller 10 which has first rate driving performance and excellent stability, which is of great importance from a viewpoint of safety.

While the invention has been represented and described in detail with reference to the drawing, this drawing and the description should be considered to be merely an example. The invention is not limited to the embodiments described. Features that are described in subclaims can be

mutually combined. Reference numerals in the claims should not be construed as limitations of the claims but serve merely for clarification.

Claims

1. A stroller (10) comprising:
 - a collapsible frame (12-20) which comprises a push bar (20);
 - a seat (22) which is mounted on the frame (12-20);
 - at least one front wheel assembly (24, 26) which is connected to the frame (12-20);
 - at least two rear wheel assemblies (28, 30) which, in a first condition of the stroller (10), are connected to the frame (12-20), wherein a distance between a rotation axis ($L_{front\ wheels}$) of the at least one front wheel assembly (24, 26) and a rotation axis ($L_{rear\ wheels}$) of the rear wheel assemblies (28, 30) is referred to as first wheelbase (W_1), wherein the rear wheel assemblies are detachably connected to the frame (12-20);
 characterized by
 - an adapter assembly (40) which is connectable to the frame (12-20) when the rear wheel assemblies (28, 30) are detached from the frame (12-20) for bringing the stroller (10) into a second condition, which adapter assembly (40) comprises:
 - at least one receiving unit (42, 44) for an accessory (46), such as, for instance, a second seat, a cot, a car seat, a baggage box, a basket or a step up board;
 and wherein the adapter assembly (40) comprises
 - a fastening provision (48, 50) for the rear wheel assemblies (28, 30); or
 - its own set of rear wheel assemblies,
 wherein, in the second condition of the stroller (10), a distance between the rotation axis ($L_{front\ wheels}$) of the at least one front wheel assembly (24, 26) and a rotation axis ($L_{adapter\ wheels}$) of the rear wheel assemblies (28, 30) connected

to the adapter assembly (40) is referred to as second wheelbase (W_2),
wherein the second wheelbase (W_2) is greater than the first wheelbase (W_1),
and wherein the stroller (10) in both the first condition and the second
condition has only two rear wheel assemblies and one or two front wheel
5 assemblies.

2. The stroller according to claim 1, wherein the rear wheel
assemblies (28, 30) are connected to a wheel crossbar (52), which wheel
crossbar (52) is detachably connectable to the frame (12-20) by a first snap
10 connection (54, 56).

3. The stroller according to claim 2, wherein the wheel crossbar (52)
is detachably connectable to the adapter assembly (40) by the fastening
provision (48, 50) which is designed as a second snap connection (48, 50).

15

4. The stroller according to claims 2 or 3, wherein the adapter
assembly (40) comprises at least one receiving unit (42, 44) which is
connected to an adapter assembly crossbar (58), which adapter assembly
crossbar (58) is detachably connectable to the frame (12-20) by a snap
20 connection (54, 56).

5. The stroller according to claim 4, wherein the snap connection
(54, 56) for detachably connecting the adapter assembly crossbar (58) to the
frame (12-20) is the first snap connection (54, 56).

25

6. The stroller according to claim 5, wherein the first snap
connection (54, 56) comprises two brackets (54, 56) pivotably connected to
the frame (12-20), which each comprise a substantially hook-shaped end
(54a, 56a) which has some elasticity and which is snappable over the wheel
30 crossbar (52) when the rear wheel assemblies (28, 30) are mounted on the

frame (12-20), and which is snappable over the adapter assembly crossbar (58) when the adapter assembly (40) is mounted on the frame (12-20).

7. The stroller according to any one of claims 2-6, wherein the wheel
5 crossbar (52) comprises two parallel mounting bars (60, 62) extending perpendicularly to the wheel crossbar (52), and which are slideably receivable in associated openings (64, 66) in the frame (12-20) and which are slideably receivable in associated openings (68, 70) in the adapter assembly (40).

10

8. The stroller according to claim 7, wherein the stroller (10) also has the features of claims 3 and 4, wherein the second snap connection (48, 50) comprises two brackets (48, 50) pivotably connected to the adapter assembly (40) and which each comprise a substantially hook-shaped end (48a, 50a)
15 which has some elasticity and which is snappable over the wheel crossbar (52) when the rear wheel assemblies (28, 30) are mounted on the adapter assembly (40).

9. The stroller according to any one of the preceding claims, wherein
20 the at least one receiving unit (42, 44) comprises a receiving slot (72) in which a support bracket (74) is slideably receivable, which support bracket (74) is connected to the accessory (46) to be mounted, such as a second seat, a cot, a car seat, a baggage box, a basket or a step up board.

25 10. The stroller according to any one of the preceding claims, wherein the configuration of the adapter assembly (40) with the accessory (46) is designed such that the accessory (46) in mounted condition is located behind the first seat (22).

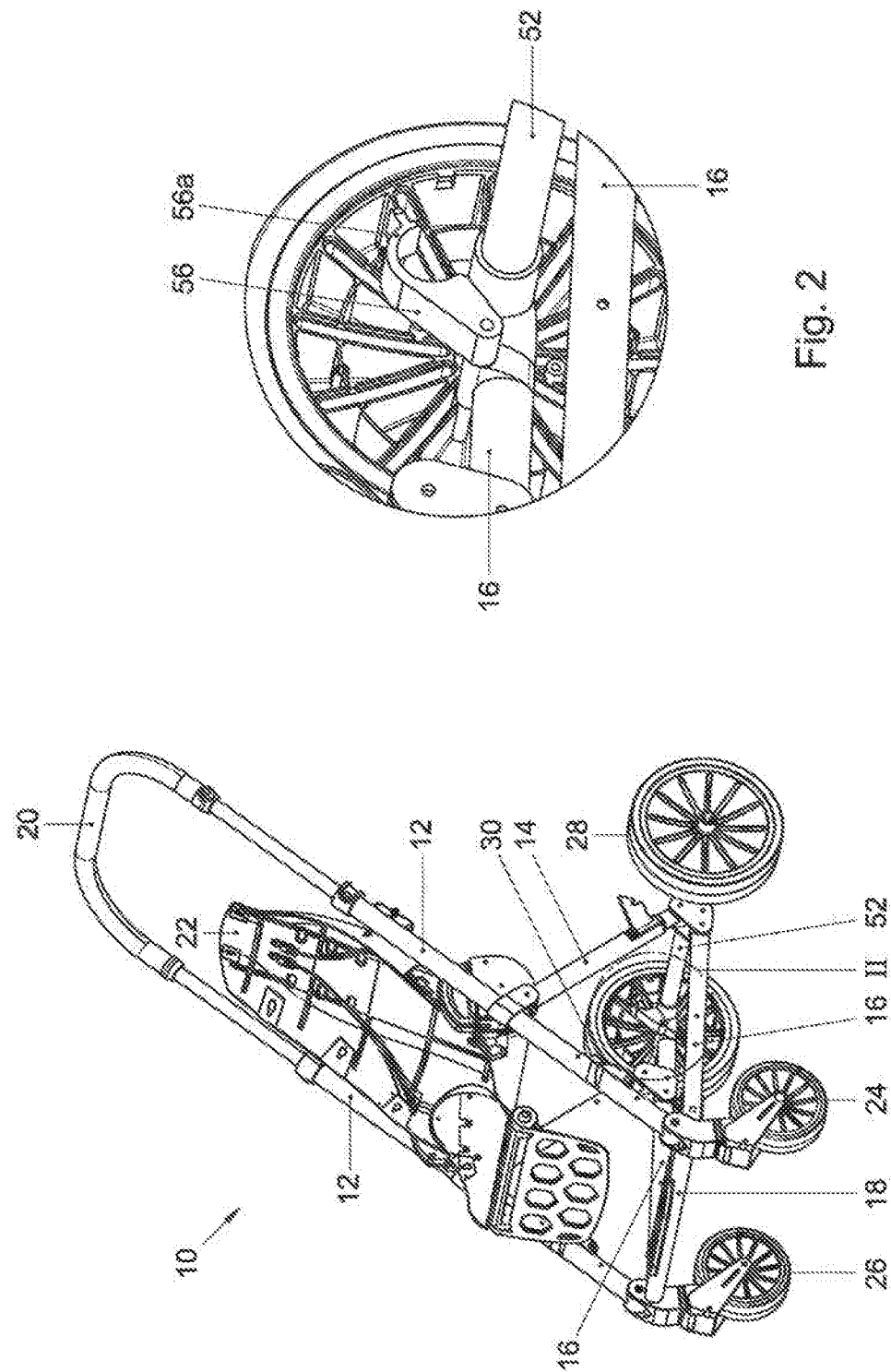


Fig. 1

Fig. 2

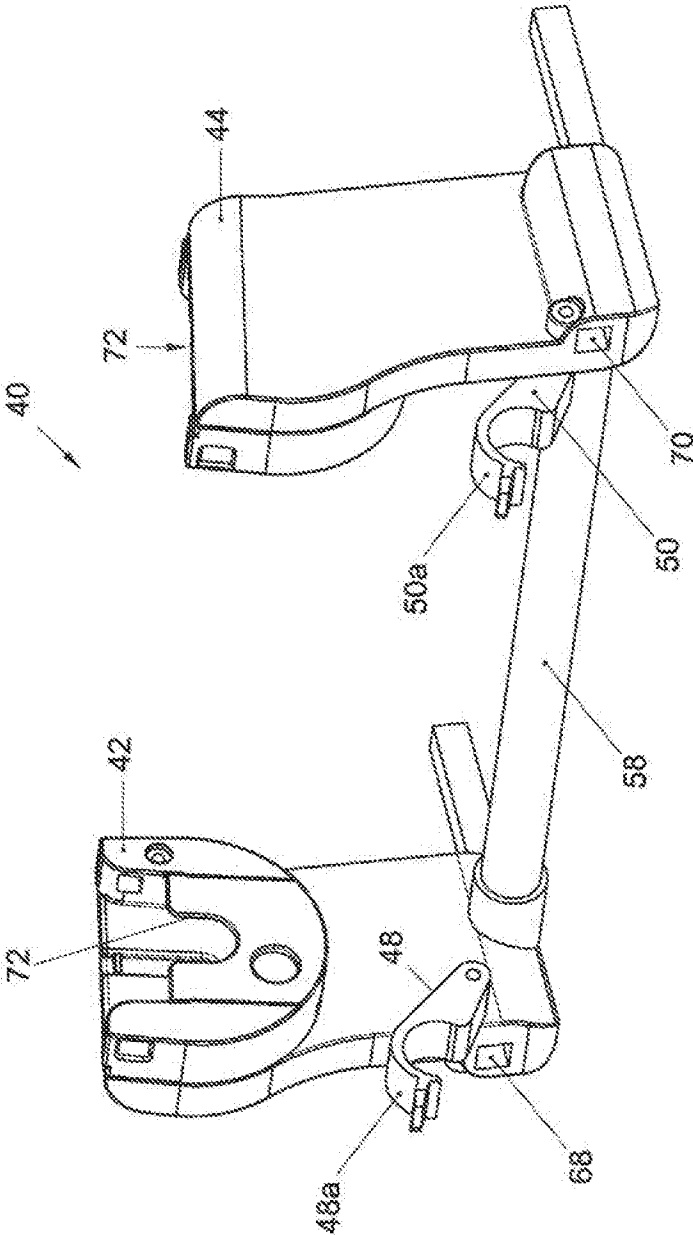


Fig. 5

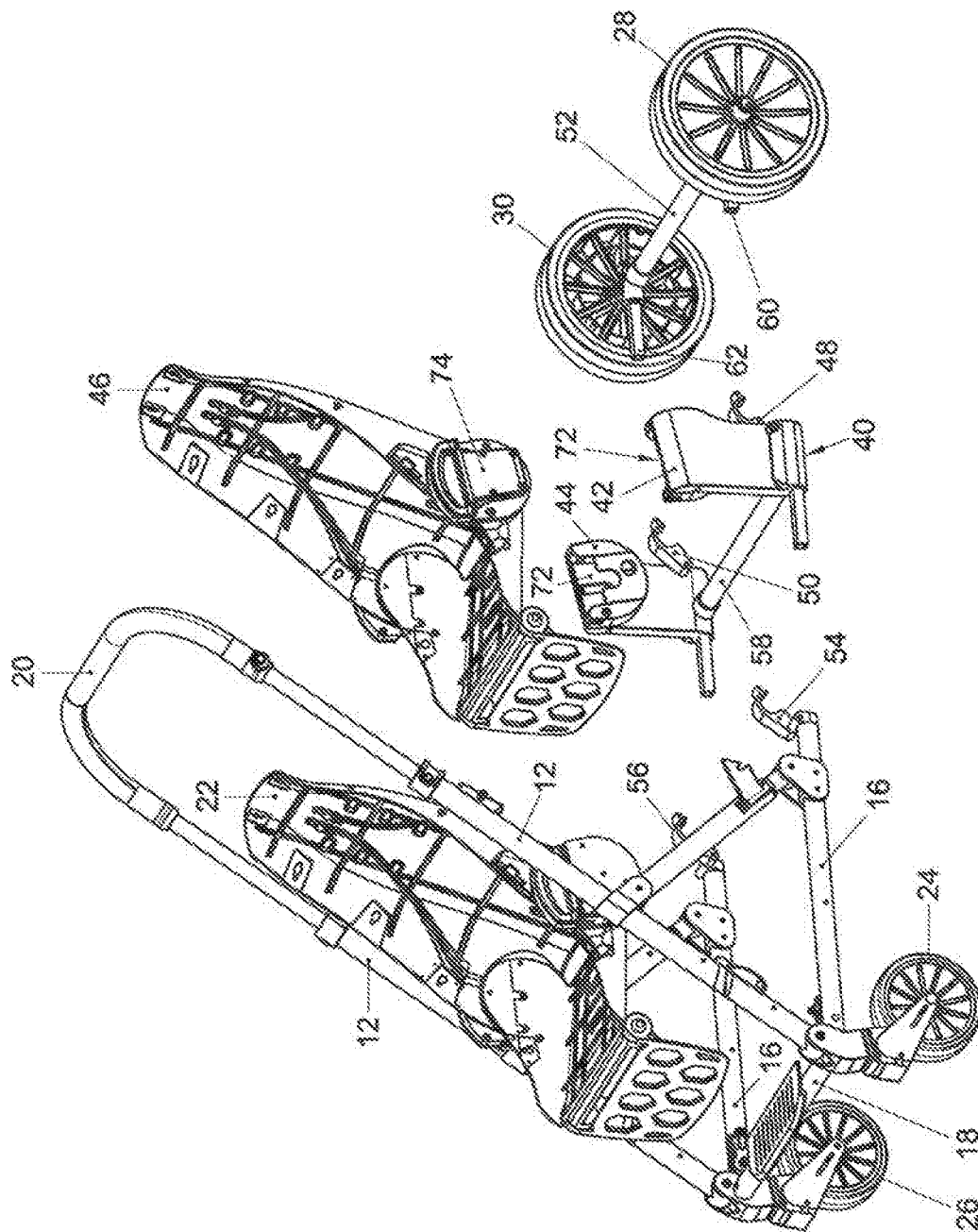


Fig. 6

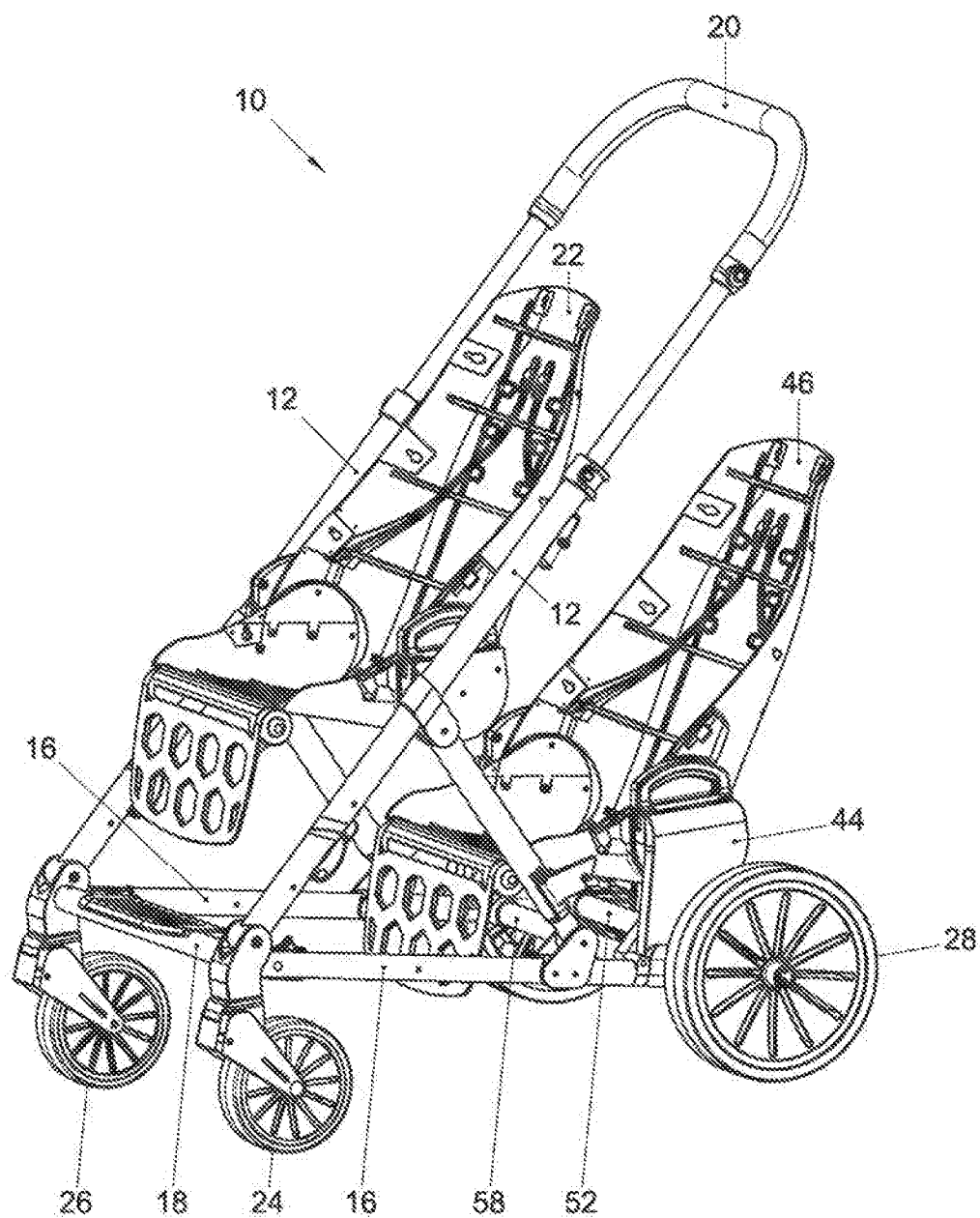
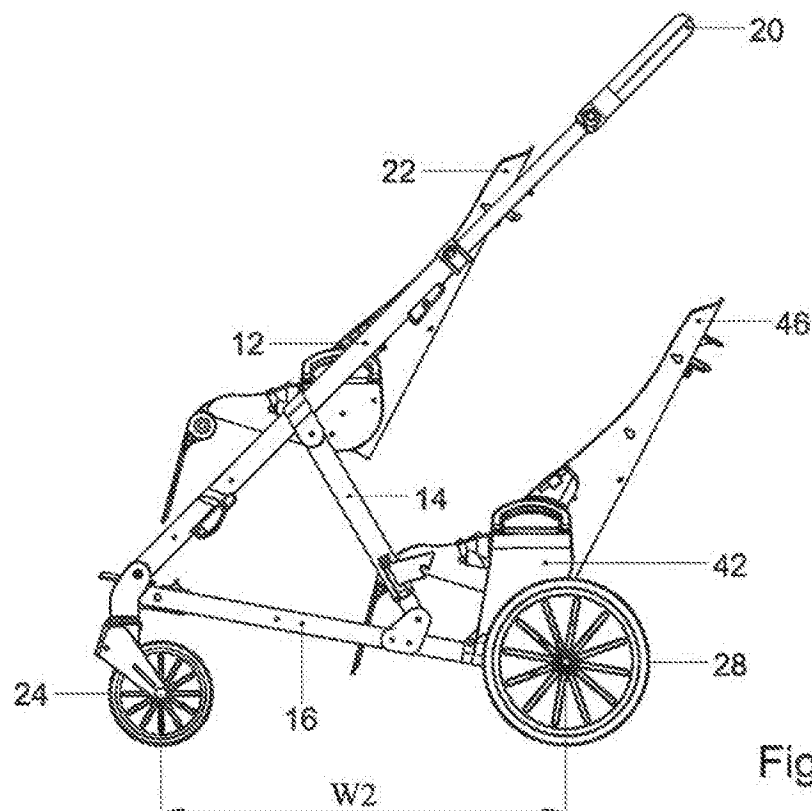
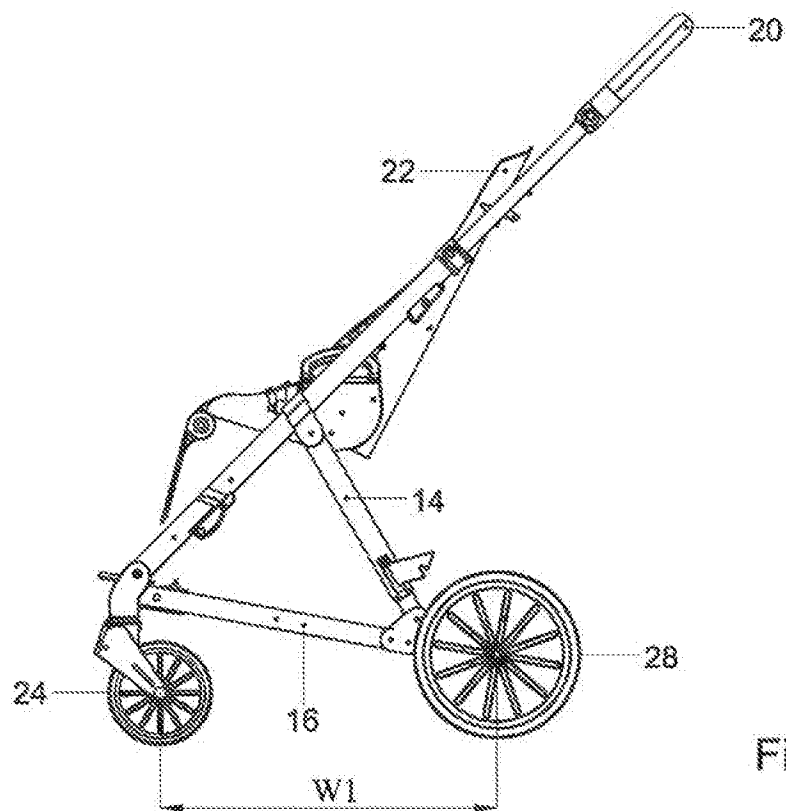


Fig. 7

6/6



INTERNATIONAL SEARCH REPORT

International application No
PCT/NL2013/050651

A. CLASSIFICATION OF SUBJECT MATTER

INV. B62B9/28 B62B9/12
ADD.

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)
B62B

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practicable, search terms used)

EPO-Internal, WPI Data

C. DOCUMENTS CONSIDERED TO BE RELEVANT

Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X A	ES 2 253 093 A1 (PLAY SA [ES]) 16 May 2006 (2006-05-16) the whole document	1-5,7,9, 10 6,8
X A	US 2007/045972 A1 (THOMPSON JULIE T [US]) THOMPSON JULIE TABOR [US] 1 March 2007 (2007-03-01) paragraph [0037] - paragraph [0038]; figure 3	1,10 2-9
X A	WO 2008/135974 A2 (KATZ GEVA [IL]; LAZAROVICH ORON [IL]) 13 November 2008 (2008-11-13) abstract; figures 7, 8, 13-16, 19	1,10 2-9
-/-		

☒ Further documents are listed in the continuation of Box C.

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Date of the actual completion of the international search

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INTERNATIONAL SEARCH REPORT

International application No
PCT/NL2013/050651

(Continuation). DOCUMENTS CONSIDERED TO BE RELEVANT		
Category	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim file
A	US 2008/179863 A1 (SCHONFELD JULIA DINAH [US]) 31 July 2008 (2008-07-31) paragraph [0008] - paragraph [0015]; figures 3-4c -----	1-10
A	US 6 443 467 B1 (BLACK DAVID A [US]) 3 September 2002 (2002-09-03) claims 1-13; figure 2 -----	1-10
A	US 2008/315563 A1 (CRISP DAVID J [GB]) 25 December 2008 (2008-12-25) the whole document -----	1-10

Form PCT/ISA/210 (continuation of second sheet) (April 2005)

INTERNATIONAL SEARCH REPORT

Information on patent family members

International application No

PCT/NL2013/050651

Patent document cited in search report		Publication date	Patent family member(s)	Publication date
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			WO 2007049071 A2	03-05-2007

Form PCT/ISA/210 (patent family annex) (April 2009)

Electronic Acknowledgement Receipt

EFS ID:	31056598
Application Number:	15225326
International Application Number:	
Confirmation Number:	4030
Title of Invention:	REMOVABLE SEAT ATTACHMENT FOR A STROLLER
First Named Inventor/Applicant Name:	Jon Hee Lee
Customer Number:	134811
Filer:	James Michael Hannon
Filer Authorized By:	
Attorney Docket Number:	34757-1526
Receipt Date:	28-NOV-2017
Filing Date:	01-AUG-2016
Time Stamp:	16:55:18
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	no
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File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Transmittal Letter	34757-1526_IDS_Transmittal_Letter.pdf	82549 277968440fe20968cebb56a1825d9bd52f ce837	no	1

Warnings:

Information:					
2	Information Disclosure Statement (IDS) Form (SB08)	34757-1526_IDS.pdf	527838	no	4
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Warnings:					
Information:					
3	Non Patent Literature	34757-1526_Extended_EP_Search_Report.pdf	769788	no	9
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Warnings:					
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4	Foreign Reference	34757-1526_WO2014042524A1.pdf	3703254	no	26
			c5bf4491a641ac3b0416b98bbcb86f3e3a9b173a		
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Information:					
Total Files Size (in bytes):			5083429		
<p>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.</p> <p><u>New Applications Under 35 U.S.C. 111</u> 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.</p> <p><u>National Stage of an International Application under 35 U.S.C. 371</u> 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.</p> <p><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.</p>					

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No. : 15/225,326
Filed : August 1, 2016
First Named Inventor : Jon Hee Lee
Title : REMOVABLE SEAT ATTACHMENT FOR A STROLLER
Confirmation No. : 4030
Art Unit : 3618
Examiner : James M. Dolak

SUBMISSION OF INFORMATION DISCLOSURE STATEMENT

Via EFS-Web

Commissioner for Patents
Alexandria, VA 22313-1450

Examiner Dolak:

The citation of information on the attached Form PTO/SB/08A, "Information Disclosure Statement by Applicant" is made pursuant to 37 C.F.R. §§ 1.56, 1.97, and 1.98. Copies of the cited foreign patent and non-patent literature documents are provided herewith.

The citation of this information does not constitute an admission of priority or that any cited item is available as a reference, or a waiver of any right the Applicant may have under applicable statutes, Rules of Practice in patent cases, or otherwise.


Pursuant to 37 C.F.R. § 1.97(b)(3), the Applicant has not submitted herewith a filing fee because this information is being submitted prior to the mailing of the first Office Action on the merits in this case. Thus, no fees are believed due; however, the Commissioner is hereby authorized to charge any fees due to Deposit Account No. 19-5029.

Respectfully submitted,

Date: November 28, 2017

/James M. Hannon/
James M. Hannon
Reg. No. 48,565


EVERSHEDS SUTHERLAND (US) LLP
999 Peachtree Street, N.E.
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Attorney Docket No.: 34757-1526

Issue Classification 	Application/Control No. 15/225,326	Applicant(s)/Patent Under Reexamination Lee et al.
	Examiner JAMES M DOLAK	Art Unit 3618

CPC						
Symbol					Type	Version
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B62B	/	7	/	006	I	2013-01-01
B62B	/	7	/	008	I	2013-01-01
B62B	/	7	/	14	I	2013-01-01
B62B	/	9	/	28	I	2013-01-01
B62M	/	1	/	38	I	2013-01-01
B62K	/	5	/	02	I	2013-01-01
B62K	/	27	/	003	I	2013-01-01
B62B	/	7	/	145	A	2013-01-01
B62B	/	3	/	008	A	2013-01-01
B62K	/	13	/	00	A	2013-01-01

CPC Combination Sets					
Symbol				Type	Version
	/		/		

NONE (Assistant Examiner) _____ (Date) _____		Total Claims Allowed: 20	
/JAMES M DOLAK/ Primary Examiner, Art Unit 3618 (Primary Examiner) _____ (Date) _____		14 November 2017 O.G. Print Claim(s) 1	O.G. Print Figure 9 & 14C


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	Examiner JAMES M DOLAK	Art Unit 3618

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US ORIGINAL CLASSIFICATION	
CLASS	SUBCLASS


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CLASS	SUBCLASS (ONE SUBCLASS PER BLOCK)					

NONE		Total Claims Allowed:	
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(Date)			
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Primary Examiner, Art Unit 3618			
(Primary Examiner)		(Date)	
		O.G. Print Claim(s)	O.G. Print Figure
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Issue Classification 	Application/Control No. 15/225,326	Applicant(s)/Patent Under Reexamination Lee et al.
	Examiner JAMES M DOLAK	Art Unit 3618

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CLAIMS															
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/JAMES M DOLAK/ Primary Examiner, Art Unit 3618 (Primary Examiner) _____ (Date) 14 November 2017		O.G. Print Claim(s) 1	O.G. Print Figure 9 & 14C

Search Notes 	Application/Control No. 15/225,326	Applicant(s)/Patent Under Reexamination Lee et al.
	Examiner JAMES M DOLAK	Art Unit 3618

CPC - Searched*		
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B62B7/008,00,006,14,142,145	6/8/2017	JMD
B62B9/12,28,102	6/8/2017	JMD

CPC Combination Sets - Searched*		
Symbol	Date	Examiner

US Classification - Searched*			
Class	Subclass	Date	Examiner

* 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
Inventor Search	6/8/2017	JMD
EAST text search	6/8/2017	JMD
Updated Search	11/13/2017	JMD

Interference Search			
US Class/CPC Symbol	US Subclass/CPC Group	Date	Examiner
ALL	See Attached Search History	11/13/2017	JMD

/JAMES M DOLAK/ Primary Examiner.Art Unit 3618	
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EAST Search History

EAST Search History (Prior Art)

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S51	1861	S50 and S48	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2012/07/01 04:43
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S77	1873	S75 and S76	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2013/02/13 17:32
S78	2516	(297/130,232,243,463.1).CCLS.	US- PGPUB; USPAT;	OR	OFF	2013/02/13 17:35

			USOCR			
S79	35	S78 and S77	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2013/02/13 17:36
S80	1080	S78 and S76	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2013/02/13 17:36
S81	1	("20050082897").PN. OR ("8246020").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2013/02/13 17:44
S82	9	("20070085303" "20080303232" "20090033066" "3784252" "5257799" "5794951" "6086086" "7367581" "7377537").PN. OR ("8205906").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2013/02/13 17:52
S83	31	("20010002745" "20030067138" "20050099025" "20060237932" "20070063474" "20080067776" "20090026817" "2450051" "4754987" "5076599" "5267744" "5454577" "5474316" "5577746" "5921571" "5947497" "5979921" "6196572" "6663126" "6764087" "6767028" "6929274" "6976697" "7052026" "7168761" "7172206" "7354058" "7431324" "7445222" "7547029").PN. OR ("8262103").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2013/02/13 17:58
S84	22	("20080211206" "20090014985" "20090078482" "3605929" "4362311" "4861058" "5020624" "5421598" "5921338" "6135222" "6220382" "6378642" "6439331" "6659488" "6793248" "7044249" "7080847" "7364182" "7571926" "7591479" "7832755").PN. OR ("8336904").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2013/02/13 18:03
S85	1	("8251382").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2013/02/14 15:15
S86	34	("20080150247" "20080179848" "20080224451" "20080303232" "20090102162" "20090121455" "20090256323" "20100001492" "20100109272" "20100127480" "4645371" "5028061" "5257799" "5364137" "5676386" "5772279" "5865447" "5947555" "6286844" "6446990" "6513827" "6991248" "7032922" "7296820" "7314247" "7367581" "7377537" "7584985" "7658399" "7681894" "7686323" "7694996" "7712765" "7753398").PN. OR ("8251382").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2013/02/14 15:19

S87	32	("4836573" "4892327" "5028061" "5069474" "5257799" "5460430" "5887935" "5921574" "6099022" "6523853" "6594840" "6739649" "7281732").PN. OR ("7377537").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2013/02/14 17:50
S88	57	("20020093177" "20020109320" "20030075903" "20030080536" "20030111825" "20040032103" "20040094922" "20040124610" "20040124611" "20040245747" "20050093259" "20050127640" "20050242535" "20050242549" "20060119079" "20070001429" "20070108710" "20070194545" "20080157491" "20090127827" "5333893" "5676386" "5772279" "5794951" "5833261" "5947555" "6086087" "6209892" "6286844" "6331032" "6398233" "6409205" "6513827" "6530591" "6626452" "6641164" "6702316" "6793280" "6802514" "6863286" "6893031" "6923467" "6983986" "6986518" "7017921" "7032922" "7070197" "7370913" "7377537" "7419181" "7445229" "7475900" "7513512" "7600775" "7614641" "7938435" "D430076").PN. OR ("8328208").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2013/02/14 17:52
S89	3003	(280/650,657,647,648,658,639,642,643).CCLS.	US-PGPUB; USPAT; USOCR	OR	OFF	2013/07/16 15:09
S90	37602504	@ad<="20081204"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2013/07/16 15:09
S91	1876	S89 and S90	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2013/07/16 15:09
S92	2544	(297/130,232,243,463.1).CCLS.	US-PGPUB; USPAT; USOCR	OR	OFF	2013/07/16 15:11
S93	1082	S92 and S90	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2013/07/16 15:11
S94	51	(US-20100052277-\$ or US-20070114738-\$ or US-20070001429-\$ or US-20060290107-\$ or US-20030075903-\$ or US-20100140902-\$ or US-20080303232-\$ or US-20070085303-\$).did. or (US-5338096-\$ or US-6045145-\$ or US-	US-PGPUB; USPAT; USOCR	OR	ON	2013/07/23 15:10

		3223431-\$ or US-6378892-\$ or US-5653460-\$ or US-6209892-\$ or US-5201535-\$ or US-4620711-\$ or US-6676140-\$ or US-6017051-\$ or US-1707186-\$ or US-7475900-\$ or US-7938435-\$ or US-D508443-\$ or US-7497461-\$ or US-4570956-\$ or US-6923467-\$ or US-6752405-\$ or US-8157273-\$ or US-7896384-\$ or US-7677585-\$ or US-8128103-\$ or US-7597332-\$ or US-7481439-\$ or US-6851693-\$ or US-5848797-\$).did. or (US-3000645-\$ or US-8070180-\$ or US-7832755-\$ or US-7261308-\$ or US-5704627-\$ or US-5794951-\$ or US-5647601-\$ or US-2453631-\$ or US-6443467-\$ or US-8205906-\$ or US-8262103-\$ or US-8336904-\$ or US-8371606-\$ or US-8251382-\$ or US-7377537-\$).did. or (US-3000645-\$ or US-2453631-\$).did.				
S95	26	("20060131841" "20070069505" "20070210560" "20080012268" "20080224450" "20080224451" "20090160162" "20100171289" "20100201103" "5947555" "6045145" "6270111" "6331032" "6715783" "7032922" "7367581" "7475900" "7677585" "7753398" "7775532" "7798500" "7938435" "8061732" "8128119" "8157273" "8205906").PN.	US-PGPUB; USPAT; USOCR	OR	ON	2013/07/23 15:16
S96	1	("8240700").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2013/07/23 15:17
S97	231	("1598778" "1709527" "20050012306" "20050242549" "20060001226" "20060131840" "20060131841" "20060152059" "20060157945" "20060219374" "20060261576" "20090127827" "20090127828" "20090243260" "20100038886" "2616719" "2783053" "3112042" "3168330" "3227484" "3390893" "3459435" "3504926" "3556546" "3561787" "3653681" "3799567" "3989295" "4007947" "4023825" "4046401" "4111454" "4126331" "4191397" "4232897" "4248443" "4317581" "4322093" "4335900" "4362315" "4365819" "4378946" "4412688" "4415180" "4513974" "4542915" "4564212" "4591176" "4602395" "4606550" "4610460" "4632420" "4632421" "4660850" "4706986" "4733882" "4741056" "4741551" "4763911" "4763919" "4768795" "4770437" "4805928" "4807928" "4817982" "4819958" "4832361" "4856809" "4886289" "4892327" "4906017" "4907818" "4924725" "4930697" "4953887" "4968092" "5028061" "5056805" "5074575" "5087066" "5110150" "5143398" "5181735" "5184835" "5201535" "5205577" "5205579" "5238292" "5244228" "5246272" "5257799"	US-PGPUB; USPAT; USOCR	OR	ON	2013/07/23 15:17

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S98	1	("8186705").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/23 16:51
S99	236	("1598778" "1709527" "20050012306" "20050242549" "20060001226" "20060131840" "20060131841" "20060152059" "20060157945" "20060219374" "20060261576" "20090127827" "20090127828" "20090243260" "20100171289" "2616719" "2783053" "3112042" "3168330" "3227484" "3390893" "3459435" "3504926" "3556546" "3561787" "3653681" "3784252" "3799567" "3989295" "4007947" "4023825" "4046401" "4111454" "4126331" "4191397" "4232897" "4248443" "4317581" "4322093" "4335900" "4362315" "4365819" "4378946" "4412688" "4415180" "4513974"	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/23 16:56

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S100	17	("20060001226" "6099022" "5121940" "6502901" "6530591" "6641164" "20060157945" "6193263" "6626452" "20060152059" "4365819" "6209829"	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/23 17:08

		"6398233" "6877761" "7070197" "20060131841" "7320471").PN.				
S101	2	("4953667" "4257729").PN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/24 13:00
S102	1	("6168174").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/24 13:04
S103	1	("6209892").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/24 13:04
S104	1	("6296260").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/24 13:18
S105	1	("6203053").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/24 13:19
S106	1	("4681330").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/24 13:20
S107	1	("5685552").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/24 13:21
S108	1	("5984326").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/24 13:21
S109	1	("6168174").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/24 13:22
S110	1	("6209892").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/24 13:22
S111	6	("5653460" "6045145" "6378892").PN. OR ("7320471").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/24 13:25
S112	23	("4657269" "4836573" "5184835" "5338096" "5664795" "5911432").PN. OR ("6045145").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/24 13:26
S113	53	("20030192925" "20050072821" "2907372" "3079162" "3248125" "3627342" "3961803" "3967833" "4032173" "4113306" "4181356" "4220351" "4231587" "4239259" "4256325" "4412688" "4620711" "4681340" "4762256" "4844504" "4892327" "5230523" "5333769" "5398951" "5411729" "5431478" "5468009"	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/24 16:08

		"5478096" "5662339" "5806924" "5829826" "5964470" "5987665" "6045145" "6231056" "6250654" "6375213" "6811178" "6910696" "D254610" "D345720" "D358058" "D365925" "D402235" "D508443").PN. OR ("7497461").URPN.				
S114	22	("3738600" "3876046" "4570956" "4750783" "5188389" "5234224" "5499831" "5536027" "5562300" "5876046" "6189914" "6193263" "6209892" "6290290" "6302412" "6398233" "6550802" "D397316" "D481975" "D486427" "D497844").PN. OR ("D508443").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/24 16:13
S115	26	("4790548" "5060967" "5366274" "5727848" "5975225" "6203054" "6513827" "7234722").PN. OR ("7367581").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/24 18:30
S116	23	("4657269" "4836573" "5184835" "5338096" "5664795" "5911432").PN. OR ("6045145").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/24 18:39
S117	55	("4736959" "4743063" "4872692" "4878680" "5201535" "5676386").PN. OR ("5947555").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/25 10:09
S118	25	("20010040357" "20020093177" "20030075903" "4921261" "4989888" "5676386" "5794951" "5947555" "6189914" "6209892" "6241274" "6286844" "6302412" "6331032" "6398233" "6409205" "6641164" "6702316").PN. OR ("6923467").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/25 11:03
S119	25	("4570956" "4836573" "4921261" "4946180" "5121940" "5188380" "5676386" "5772279" "5947555" "6070890" "6155592" "6286844" "6398233" "6409205" "6478327" "D345720").PN. OR ("6641164").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/25 11:28
S120	2	("3000645").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/25 15:26
S121	9	("3000645").URPN.	USPAT	OR	ON	2013/07/25 15:27
S122	29	("0122730" "0937625" "1212221" "20070114738" "2836224" "3000645" "4288124" "4779883" "4805938" "4863217" "5312122" "5622375" "5653460" "5704627" "5848797" "6378892" "6530591" "6746079" "6851693" "7226059" "7481439" "7597332" "7677585").PN. OR ("8128103").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/25 15:29
S123	1	("8029007").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/25 15:30
S124	28	("20010033069" "20020135142"	US-	OR	ON	2013/07/25

		"20030025304" "20030127835" "20040164510" "20070090619" "5463853" "5622375" "5625923" "5725238" "5882022" "5909887" "5967190" "6098492" "6422634" "6447001" "6453921" "6530591" "6540238" "6557878" "6698772" "6827356" "6893028" "7159829" "7290776").PN. OR ("8029007").URPN.	PGPUB; USPAT; USOCR			15:31
S125	1	("6851693").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/25 15:34
S126	14	("3887208" "5064209" "5067738" "5269548" "5421597" "5470088" "5513868" "5785335").PN. OR ("6851693").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/25 15:35
S127	6	("2001/0033069").URPN.	USPAT	OR	ON	2013/07/25 15:36
S128	28	("1876963" "20010033069" "20020089136" "20040075230" "20040173989" "20060261575" "20100201089" "2859975" "3069182" "4190261" "4239248" "4323258" "4336952" "4359231" "5624128" "5931244" "6203053" "6485039" "6517092" "6572130" "6626446" "7073822" "7377527" "7549655" "7699325").PN. OR ("8146926").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/25 15:37
S129	1	("7249779").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2013/07/25 15:38
S130	57	("1218943" "1347384" "1408729" "1560288" "20010035626" "20030151225" "2305719" "2435733" "2468933" "2798727" "3314494" "3738700" "3954283" "4015297" "4825484" "4958842" "5125674" "5190306" "5558357" "5562300" "5590896" "5692760" "5709400" "5820146" "5884922" "5975551" "6164666" "6231056" "6237995" "6340168" "6409190" "6460866" "6595536" "6601862" "6623023" "6676140" "6688614" "7029015").PN. OR ("7249779").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/25 15:38
S131	60	(US-20100052277-\$ or US-20070114738-\$ or US-20070001429-\$ or US-20060290107-\$ or US-20030075903-\$ or US-20080303232-\$ or US-20070085303-\$ or US-20060131841-\$ or US-20060001226-\$ or US-20080224451-\$ or US-20010033069-\$).did. or (US-5338096-\$ or US-6045145-\$ or US-3223431-\$ or US- 6378892-\$ or US-5653460-\$ or US-6209892-\$ or US-5201535-\$ or US-4620711-\$ or US- 6676140-\$ or US-6017051-\$ or US-1707186-\$ or US-7475900-\$ or US-7938435-\$ or US- D508443-\$ or US-7497461-\$ or US-4570956-\$ or US-6923467-\$ or US-6752405-\$ or US- 8157273-\$ or US-7896384-\$ or US-7677585-\$ or US-8128103-\$ or US-7597332-\$ or US-	US- PGPUB; USPAT; USOCR	OR	ON	2013/07/25 16:59

		7481439-\$ or US-6851693-\$ or US-5848797-\$).did. or (US-3000645-\$ or US-8070180-\$ or US-7832755-\$ or US-7261308-\$ or US-5704627-\$ or US-5794951-\$ or US-5647601-\$ or US-2453631-\$ or US-6443467-\$ or US-8205906-\$ or US-8262103-\$ or US-8336904-\$ or US-8371606-\$ or US-8251382-\$ or US-7377537-\$ or US-7320471-\$ or US-7032922-\$ or US-7367581-\$ or US-8029007-\$ or US-7699325-\$ or US-6827356-\$).did. or (US-3000645-\$ or US-2453631-\$).did.				
S132	7295614	@ad<="20081204"	US-PGPUB; USPAT; USOCR	OR	ON	2014/01/29 18:38
S133	2588	(297/130,232,243,463.1).CCLS.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/01/29 18:38
S134	3082	(280/650,657,647,648,658,639,642,643).CCLS.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/01/29 18:38
S135	1082	S132 and S133	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/01/29 18:39
S136	1877	S132 and S134	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/01/29 18:39
S137	5616	S133 or S134	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/01/29 18:41
S138	2924	S132 and S137	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/01/29 18:41
S139	1012	S138 and stroller	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/01/29 18:41
S140	901	S139 and seat\$3	US-PGPUB; USPAT;	OR	ON	2014/01/29 18:41

			USOCR; FPRS; EPO; JPO; DERWENT			
S141	757	S140 and (insert\$4 or attach\$4 or detach\$4)	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/01/29 18:42
S142	107	S141 and ((double or tandem) same stroller)	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/01/29 18:42
S143	1	("5816367").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/01/30 09:23
S144	3	("2006/0290107").URPN.	USPAT	OR	ON	2014/01/30 14:24
S145	78	("20030020259" "20030227157" "20060290107" "20070001429" "20070085303" "20070222167" "20070296182" "20080073877" "20080150247" "20090039620" "20100038886" "20100038887" "20100072732" "20100078916" "20100109292" "20100140902" "20100282800" "20120153583" "2769482" "2798733" "2857953" "2993702" "3235279" "3309101" "4542915" "4725071" "4858947" "5018754" "5167425" "5184835" "5263730" "5333893" "5338096" "5417449" "5653460" "5664795" "5722682" "5911432" "6045145" "6086087" "6209892" "6267406" "6378892" "6497424" "6585284" "6676140" "6702316" "6843498" "6877761" "6935652" "6979017" "7320471" "7451999" "7938433" "8070179" "8157273" "8186705" "8205894" "D311363" "D321850" "D328047" "D359937" "D375706" "D429664" "D430076" "D431212" "D455679" "D587635" "D614540" "D616337" "D616338" "D636300").PN. OR ("8371606").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2014/01/30 14:26
S146	8	("2010/0078916").URPN.	USPAT	OR	ON	2014/01/30 14:27
S147	8	("20070096438" "20100025968" "20100078916" "6422586" "7401803" "7441794" "7632035" "7766366").PN. OR ("8596669").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2014/01/30 14:27
S148	1	("8157273").PN.	US- PGPUB; USPAT;	OR	OFF	2014/01/30 16:20

			USOCR			
S149	18	("0522608" "1707186" "3223431" "3524655" "3997180" "4620686" "4632409" "4836573" "6267406" "6752405" "7364183").PN. OR ("8157273").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/01/30 16:21
S150	1	("5338096").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/01/30 16:23
S151	19	("3223431" "3915493" "3917312" "4886209" "5184835").PN. OR ("5338096").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/01/30 16:24
S152	23	("4657269" "4836573" "5184835" "5338096" "5664795" "5911432").PN. OR ("6045145").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/01/30 17:17
S153	53	("20030192925" "20050072821" "2907372" "3079162" "3248125" "3627342" "3961803" "3967833" "4032173" "4113306" "4181356" "4220351" "4231587" "4239259" "4256325" "4412688" "4620711" "4681340" "4762256" "4844504" "4892327" "5230523" "5333769" "5398951" "5411729" "5431478" "5468009" "5478096" "5662339" "5806924" "5829826" "5964470" "5987665" "6045145" "6231056" "6250654" "6375213" "6811178" "6910696" "D254610" "D345720" "D358058" "D365925" "D402235" "D508443").PN. OR ("7497461").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/01/30 17:56
S154	6	("5653460" "6045145" "6378892").PN. OR ("7320471").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/01/30 18:00
S155	23	("20010013689" "20040032103" "20040094923" "20070057486" "20080012268" "20080231022" "20090127827" "20090243260" "20090295128" "4398748" "4836573" "6446990" "6478327" "6572134" "7497461" "7513512" "7658399" "7686322" "7712765" "7775532" "7832755" "7878527" "7938435").PN. OR ("8231136").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/01/31 10:54
S156	2	("2008/0231022").URPN.	USPAT	OR	ON	2014/01/31 12:58
S157	14	("20040094923" "20070057486" "20080012268" "20080231022" "20090127827" "20090243261" "20120098219" "4398748" "4836573" "6446990" "6478321" "6478327" "6572134" "7712765").PN. OR ("8458880").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/01/31 12:59
S158	1	("7938435").PN.	US-PGPUB; USPAT;	OR	OFF	2014/01/31 13:26

			USOCR			
S159	34	("4157839" "5558357" "5676386" "5772279" "5794951" "5863061" "5865447" "5876046" "5947555" "6241274" "6286844" "6331032" "6409205" "6428034" "6478327" "6533309" "6666473" "6893040" "7032922" "7267359" "7377537" "7431395" "7475900" "7681894" "7766366").PN. OR ("7938435").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/02/03 12:41
S160	17	("20050098983" "2842374" "6357784" "7118121" "7267359" "7367581" "7441794" "7527283").PN. OR ("7766366").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/02/03 12:56
S161	105	("1727335" "2435733" "2508905" "2509103" "2574743" "2722966" "2805076" "2864429" "3083997" "3116069" "3549164" "3829113" "4108468" "4412689" "4537414" "4570956" "4697845" "4743063" "4750783" "4762331" "4768795" "4786064" "4822064" "4832354" "4834403" "4861105" "4874182" "4915401" "4921261" "5121940" "5133567" "5197753" "5201535" "5203577" "5234224" "5265931" "5364137" "5375869" "5385386" "5499831" "5527096" "5564778" "5567008" "5601297" "5676386" "5707106" "5727798" "5772279" "5865447" "5876046" "5974555").PN. OR ("6286844").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/02/03 13:14
S162	52	("3779655" "4191397" "4216974" "4412688" "4602889" "4634177" "4645371" "4834403" "5028061" "5257799" "5527096" "5772279" "5865447" "6286844").PN. OR ("6513827").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/02/03 13:21
S168	1	("20140217706").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 10:03
S169	3175	(280/650,657,647,648,658,639,642,643).CCLS.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 10:24
S170	7324421	@ad<="20081204"	US-PGPUB; USPAT; USOCR	OR	ON	2014/09/24 10:24
S171	1878	S169 and S170	US-PGPUB; USPAT; USOCR	OR	ON	2014/09/24 10:25
S172	64	(US-20100052277-\$ or US-20070114738-\$ or US-20070001429-\$ or US-20060290107-\$ or US-20030075903-\$ or US-20080303232-\$ or US-20070085303-\$ or US-20060131841-\$ or US-20060001226-\$ or US-20080224451-\$ or US-20010033069-\$).did. or (US-5338096-\$ or US-6045145-\$ or US-3223431-\$ or US-	US-PGPUB; USPAT; USOCR	OR	ON	2014/09/24 10:25

		6378892-\$ or US-5653460-\$ or US-6209892-\$ or US-5201535-\$ or US-4620711-\$ or US-6676140-\$ or US-6017051-\$ or US-1707186-\$ or US-7475900-\$ or US-7938435-\$ or US-D508443-\$ or US-7497461-\$ or US-4570956-\$ or US-6923467-\$ or US-6752405-\$ or US-8157273-\$ or US-7896384-\$ or US-7677585-\$ or US-8128103-\$ or US-7597332-\$ or US-7481439-\$ or US-6851693-\$ or US-5848797-\$).did. or (US-3000645-\$ or US-8070180-\$ or US-7832755-\$ or US-7261308-\$ or US-5704627-\$ or US-5794951-\$ or US-5647601-\$ or US-2453631-\$ or US-6443467-\$ or US-8205906-\$ or US-8262103-\$ or US-8336904-\$ or US-8371606-\$ or US-8251382-\$ or US-7377537-\$ or US-7320471-\$ or US-7032922-\$ or US-7367581-\$ or US-8029007-\$ or US-7699325-\$ or US-6827356-\$ or US-8398098-\$ or US-7766366-\$ or US-6286844-\$ or US-6513827-\$).did. or (US-3000645-\$ or US-2453631-\$).did.				
S173	3686032	@pd>="20140129"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/09/24 10:56
S174	1	S171 and S173	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/09/24 10:56
S175	13	(Zehfuss near2 Mark).in.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/09/24 10:57
S176	1	("7,497,461").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:01
S177	94	S169 and S173	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/09/24 11:08
S178	12	("20070296182" "20100117315" "5820144" "6086086" "6513827" "6715783" "7032922" "7066542" "7364183" "7377537" "7455362" "8061732").PN. OR ("8764048").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2014/09/24 11:25
S179	15	("3797848" "4832361" "5074575" "6116624" "6446990" "6508605" "6530591" "6824161" "6830254" "6851700" "6951342" "7021650"	US-PGPUB; USPAT; USOCR	OR	ON	2014/09/24 11:41

		"7273225" "7401803" "7513512").PN. OR ("8696016").URPN.				
S180	1	("7,938,435").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:47
S181	1	("20080231022").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:47
S182	2	("2008/0231022").URPN.	USPAT	OR	ON	2014/09/24 11:48
S183	1	("7,766,366").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:51
S184	1	("6,286,844").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:52
S185	1	("6,513,827").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:53
S186	0	(2006/0131841).CCLS.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:53
S187	1	("20060131841").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:54
S188	1	("20060001226").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:54
S189	1	("7,320,471").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:55
S190	1	("6,045,145").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:55
S191	1	("20080224451").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:55
S192	1	("7,481,439").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:57
S193	1	("7,367,581").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:57
S194	1	("8,029,007").PN.	US-PGPUB;	OR	OFF	2014/09/24 11:58

			USPAT; USOCR			
S195	1	("6,923,467").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:58
S196	1	("20070090619").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:58
S197	1	("6,851,693").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 11:59
S198	1	("20010033069").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 12:00
S199	1	("7,249,779").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 12:00
S200	57	("1218943" "1347384" "1408729" "1560288" "20010035626" "20030151225" "2305719" "2435733" "2468933" "2798727" "3314494" "3738700" "3954283" "4015297" "4825484" "4958842" "5125674" "5190306" "5558357" "5562300" "5590896" "5692760" "5709400" "5820146" "5884922" "5975551" "6164666" "6231056" "6237995" "6340168" "6409190" "6460866" "6595536" "6601862" "6623023" "6676140" "6688614" "7029015").PN. OR ("7249779").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2014/09/24 12:02
S201	2665	(297/130,232,243,463.1).CCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 12:02
S202	79	S201 and S173	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2014/09/24 12:03
S203	2	S202 and S170	US- PGPUB; USPAT; USOCR	OR	ON	2014/09/24 12:03
S204	1	("5338096").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 13:24
S205	1	("20030025304").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 13:25
S206	1	("20070001429").PN.	US-	OR	OFF	2014/09/24

			PGPUB; USPAT; USOCR			13:25
S207	1	("20070085303").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 13:26
S208	1	("20070114738").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 13:26
S209	1	("7681894").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 14:33
S210	14	("20040164593" "3145442" "5865447" "5947555" "6446314" "7032922").PN. OR ("7681894").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2014/09/24 14:33
S211	1	("7377537").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2014/09/24 14:34
S212	41	("7249779" "3000645" "7677585" "7377537" "20060001226" "8029007" "20080231022" "7766366" "6443467" "6561526" "20080224451" "6513827" "7475900" "7497461" "20070114738" "1707186" "6752405" "6851693" "7938435" "6676140" "6045145" "6923467" "20030025304" "20070001429" "5338096" "6045145" "20070090619" "6209892" "6378892" "7896384" "8157273" "8251382" "8262103" "8336904" "20010033069" "20060131841" "7320471" "7367581" "7481439" "6286844").PN.	US- PGPUB; USPAT; USOCR	OR	ON	2014/09/24 14:56
S219	19	(Zehfuss near2 Mark).in.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2015/04/20 13:53
S220	22	("7249779" "20060001226" "20080231022" "7766366" "8029007" "20080224451" "6513827" "4797461" "7497461" "6851693" "7938435" "6045145" "6923467" "8905427" "20070090619" "20010033069" "20060131841" "6286844" "7320471" "7367581" "7481439" "8882134").PN.	US- PGPUB; USPAT; USOCR	OR	ON	2015/04/20 13:58
S221	1	("7475900").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/04/20 14:02
S222	68470442	@ad<="20081204"	US- PGPUB; USPAT; USOCR;	OR	ON	2015/04/20 14:02

			FPRS; EPO; JPO			
S223	1214191	@pd>="20140924"	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:03
S224	3292	(280/650,657,647,648,658,639,642,643).CCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/04/20 14:04
S225	2741	(297/130,232,243,463.1).CCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/04/20 14:04
S226	5977	S224 or S225	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:04
S227	2929	S226 and S222	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:04
S228	2	S227 and S223	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:04
S229	88	("0119331" "1138802" "1269379" "1707186" "1890469" "20040251063" "20070045975" "20090115151" "20090160162" "20100038887" "20100140902" "20110175330" "3223431" "3612603" "3726536" "4222132" "4349938" "4391453" "4403807" "4684148" "4725071" "4805938" "4834415" "4834452" "4858947" "4872692" "4969656" "5018754" "5033761" "5064209" "5167425" "5221106" "5230523" "5338096" "5653460" "5664795" "5772235" "5887935" "5918892" "6086087" "6099022" "6267406" "6357784" "6361111" "6375213" "6431579" "6527294" "6536842" "6585284" "6676140" "6679506" "6752405" "6843498" "6935652" "6938906" "6938954" "7025364" "7364183" "7367581" "7516966" "7597332" "7896384" "8128103" "8157273" "8398143" "D296540" "D300310" "D305316" "D321850" "D328047" "D348489" "D360392" "D370437" "D382516" "D404344" "D430512" "D431212" "D452191" "D568794" "D593458" "D595621" "D598333").PN. OR	US- PGPUB; USPAT; USOCR	OR	ON	2015/04/20 14:04

		("8905427").URPN.				
S230	84	(B62B7/00).CPC.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:08
S231	796	(B62B7/008).CPC.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:12
S232	666	(B62B7/14).CPC.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:12
S233	894	(B62B7/142).CPC.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:12
S234	1003	(B62B9/102).CPC.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:12
S235	450	(B62B9/12).CPC.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:12
S236	3236	S230 S231 S232 S233 S234 S235	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:12
S237	2104	S236 and S222	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:13
S238	70	S237 and (seat\$3 same revers\$4)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:14
S239	77	(US-20100052277-\$ or US-20070114738-\$ or US-20070001429-\$ or US-20060290107-\$ or US-20030075903-\$ or US-20080303232-\$ or US-20070085303-\$ or US-20060131841-\$ or US-20060001226-\$ or US-20080224451-\$ or	US-PGPUB; USPAT; USOCR	OR	ON	2015/04/20 14:14

		US-20010033069-\$ or US-20030025304-\$ or US-20070069505-\$ or US-20080231022-\$).did. or (US-5338096-\$ or US-6045145-\$ or US-3223431-\$ or US-6378892-\$ or US-5653460-\$ or US-6209892-\$ or US-5201535-\$ or US-4620711-\$ or US-6676140-\$ or US-6017051-\$ or US-1707186-\$ or US-7475900-\$ or US-7938435-\$ or US-D508443-\$ or US-7497461-\$ or US-4570956-\$ or US-6923467-\$ or US-6752405-\$ or US-8157273-\$ or US-7896384-\$ or US-7677585-\$ or US-8128103-\$ or US-7597332-\$ or US-7481439-\$ or US-6851693-\$ or US-5848797-\$).did. or (US-3000645-\$ or US-8070180-\$ or US-7832755-\$ or US-7261308-\$ or US-5704627-\$ or US-5794951-\$ or US-5647601-\$ or US-2453631-\$ or US-6443467-\$ or US-8205906-\$ or US-8262103-\$ or US-8336904-\$ or US-8371606-\$ or US-8251382-\$ or US-7377537-\$ or US-7320471-\$ or US-7032922-\$ or US-7367581-\$ or US-8029007-\$ or US-7699325-\$ or US-6827356-\$ or US-8398098-\$ or US-7766366-\$ or US-6286844-\$ or US-6513827-\$ or US-8764048-\$ or US-8061732-\$).did. or (US-8733784-\$ or US-8696016-\$ or US-8231136-\$ or US-8458880-\$ or US-7249779-\$ or US-7681894-\$ or US-8955869-\$ or US-8905427-\$).did. or (US-3000645-\$ or US-2453631-\$).did.				
S240	58	S238 not S239	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/04/20 14:14
S241	1	("8882134").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2015/04/20 14:15
S242	87	("1239498" "1322788" "1418929" "1832770" "20020125662" "20040011884" "20050253348" "20050253431" "20050264064" "20060290107" "20070001410" "20070075510" "20070114738" "20070257526" "20080042476" "20090072520" "20090302556" "20090302578" "20100032925" "20100072731" "20100109270" "20100109293" "20100140902" "20100148553" "20100314925" "20110074195" "20110101742" "20110115264" "20120080244" "20130154215" "3173396" "3831960" "4310167" "4433869" "4893826" "4936629" "5022669" "5158319" "5301968" "5417449" "5556118" "5581843" "5653460" "5664795" "5722594" "6086087" "6135222" "6267406" "6312005" "6394470" "6454286" "6540239" "6698788" "6702306" "6935652" "6938906" "7059625" "7261308" "7338122" "7481439" "7497449" "7559606" "7597332" "7740313"	US-PGPUB; USPAT; USOCR	OR	ON	2015/04/20 14:16

		"7770970" "7780184" "7789413" "7832756" "7854435" "7887129" "7891732" "7938433" "7971897" "7992889" "8029007" "8070179" "8128119" "8157273" "8262107" "8276935" "D326748" "D431798").PN. OR ("8882134").URPN.				
S243	1	("6361111").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/04/20 14:19
S244	1	("20040251063").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/04/20 14:19
S245	1	("6527294").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/04/20 14:20
S246	1	("20070045975").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/04/20 14:20
S247	27	("20060001226" "20070045975" "20080296872" "20090033066" "5301970" "5520433" "5601302" "5709400" "5845924" "6099022" "6193263" "6203054" "6209892" "6398233" "6446990" "6540250" "6715783" "7377537" "7475900" "7753398").PN. OR ("8029014").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2015/04/20 14:30
S249	2790	(297/130,232,243,463.1).CCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/12/07 10:16
S250	3337	(280/650,657,647,648,658,639,642,643).CCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/12/07 10:16
S251	102	(B62B7/00).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S252	824	(B62B7/008).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S253	686	(B62B7/14).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S254	947	(B62B7/142).CPC.	US- PGPUB; USPAT;	OR	ON	2015/12/07 10:17

			USOCR; FPRS; EPO; JPO			
S255	1031	(B62B9/102).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S256	520	(B62B9/12).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S257	3385	S251 S252 S253 S254 S255 S256	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S258	1888686	@pd>="20150420"	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S259	6070	S249 or S250	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S260	49	S258 and S249	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S261	93	S258 and S259	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S262	45	S258 and S250	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:17
S263	44	S262 not S260	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:18
S264	105	S258 and S257	US- PGPUB; USPAT;	OR	ON	2015/12/07 10:19

			USOCR; FPRS; EPO; JPO			
S265	94	S264 not S263	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:19
S266	93	S265 not S260	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2015/12/07 10:19
S267	1	("8936261").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/12/07 12:33
S268	64	("20040164593" "20060261565" "20070045975" "20070069505" "20070187914" "20080054579" "20080150247" "20080179848" "20080303232" "20090033066" "20090102162" "20090256323" "20100013281" "20100102535" "20100127480" "20100230933" "20100244408" "20100259021" "20110204600" "20110291389" "20110304124" "20120025492" "20120153583" "20120242062" "20120261961" "20130113188" "4872692" "5018405" "5676386" "5722682" "5947555" "6513827" "6530591" "6581957" "6851700" "7032922" "7267359" "7377537" "7401803" "7681894" "7686323" "7753397" "7753398" "7789402" "7798500" "7938435" "8029014" "8033555" "8157286" "8205906" "8240700" "8251382" "8322744" "8366127" "8454049" "8465045" "8469388" "8474854" "8480116" "8485546" "8544873" "8550489" "8596669").PN. OR ("8936261").URPN.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/12/07 12:33
S269	18	("1671774" "1707186" "20050167951" "20070194545" "20100052277" "20110163519" "20120118516" "7032922" "7871100" "8157273" "8251382" "8585075" "8651502" "8727370" "D686541").PN. OR ("9010773").URPN.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/12/07 13:12
S270	1	("6,286,844").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2015/12/07 18:14
S271	110	(B62B7/00).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:45

S272	855	(B62B7/008).CPC.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:45
S273	694	(B62B7/14).CPC.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:45
S274	989	(B62B7/142).CPC.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:45
S275	1052	(B62B9/102).CPC.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:45
S276	540	(B62B9/12).CPC.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:45
S277	3473	S271 S272 S273 S274 S275 S276	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:45
S278	3353	(280/650,657,647,648,658,639,642,643).CCLS.	US-PGPUB; USPAT; USOCR	OR	OFF	2016/02/12 12:46
S279	2802	(297/130,232,243,463.1).CCLS.	US-PGPUB; USPAT; USOCR	OR	OFF	2016/02/12 12:46
S280	279114	@pd>="20151207"	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:47
S281	21	S277 and S280	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:53
S282	16	S278 and S280	US-PGPUB; USPAT; USOCR;	OR	ON	2016/02/12 12:53

			FPRS; EPO; JPO			
S283	12	S279 and S280	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:53
S284	17	S281 not (S282 or S283)	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/02/12 12:53
S285	2	("20070069504" "7401803").PN. OR ("9242665").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2016/02/12 13:16
S286	70	("20030020259" "20040094935" "20060226635" "20060290107" "20070075525" "20070085303" "20070114738" "20070267833" "20080001370" "20080179863" "20080224432" "20090039620" "20090236826" "20090302578" "20100038886" "20100038887" "20100072731" "20100140902" "20100201089" "20100282800" "20100301585" "20110175330" "20120098219" "20120098237" "20120169021" "20130049331" "20130234419" "20130264787" "20130270800" "20140159346" "20140312586" "20140346756" "4542915" "4725071" "5338096" "5417449" "5664795" "6086087" "6267406" "6676140" "6702316" "6843498" "6877761" "7451999" "7699325" "7971884" "8070180" "8146926" "8157273" "8205894" "8282109" "8322745" "8398143" "8444171" "8480115" "8684395" "8714582" "8757646" "8807588" "8844964" "8857829" "8905427" "8915516" "D321850" "D359937" "D375706" "D429664" "D430076" "D431212" "D636300").PN. OR ("9227650").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2016/02/12 13:18
S287	1	("7475900").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/02/12 13:19
S288	1	("4343124").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/02/12 15:17
S289	1	("4340124").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/02/12 15:18
S290	1	("20140361517").PN.	US- PGPUB;	OR	OFF	2016/02/12 15:50

			USPAT; USOCR			
S291	111	(B62B7/00).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:44
S292	864	(B62B7/008).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:44
S293	699	(B62B7/14).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:44
S294	993	(B62B7/142).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:44
S295	1054	(B62B9/102).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:44
S296	542	(B62B9/12).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:44
S297	3486	S291 S292 S293 S294 S295 S296	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:44
S298	3358	(280/650,657,647,648,658,639,642,643).CCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/03/25 16:45
S299	2805	(297/130,232,243,463.1).CCLS.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/03/25 16:45
S300	6106	S298 or S299	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:45
S301	83034	@pd>="20160212"	US- PGPUB;	OR	ON	2016/03/25 16:45

			USPAT; USOCR; FPRS; EPO; JPO			
S302	8	S300 and S301	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 16:59
S303	6	S297 and S301	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2016/03/25 17:01
S304	13	("20080231022" "20090243261" "20130113188" "6513827" "7267359" "7377537" "7798500" "7938435" "8061732" "8733784" "8764048" "8777253" "8955869").PN. OR ("9260128").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2016/03/25 17:03
S305	94	("1239498" "1322788" "1418929" "1832770" "20020125662" "20040011884" "20050253348" "20050253431" "20050264064" "20060290107" "20070001410" "20070075510" "20070114738" "20070257526" "20080042476" "20080224451" "20090072520" "20090302556" "20090302578" "20100032925" "20100072731" "20100109270" "20100109293" "20100140902" "20100148553" "20100314925" "20110074195" "20110101742" "20110115264" "20120080244" "20130154215" "20140191483" "3173396" "3831960" "4310167" "4433869" "4893826" "4936629" "5022669" "5158319" "5301968" "5417449" "5556118" "5581843" "5653460" "5664795" "5722594" "6086087" "6135222" "6267406" "6312005" "6394470" "6454286" "6540239" "6698788" "6702306" "6877762" "6935652" "6938906" "6981709" "7059625" "7261308" "7338122" "7481439" "7497449" "7559606" "7597332" "7740313" "7770970" "7780184" "7789413" "7832756" "7854435" "7887129" "7891732" "7938433" "7971897" "7992889" "8029007" "8070179" "8128118" "8128119" "8157273" "8262107" "8276935" "8882134" "9056622" "D326748" "D431798").PN. OR ("9260127").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2016/03/25 17:04
S306	1	("20150123440").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/03/25 17:20
S307	1	("8955869").PN.	US-	OR	OFF	2016/03/25

			PGPUB; USPAT; USOCR			17:22
S308	32	("20010033069" "20060001226" "20060131841" "20070090619" "20080224451" "20080231022" "6045145" "6286844" "6513827" "6851693" "6923467" "7249779" "7311323" "7320471" "7367581" "7377537" "7475900" "7481439" "7497461" "7681894" "7766366" "7938435" "8029007" "8033554" "8061732" "8231136" "8444171" "8458880" "8696016" "8733784" "8764048").PN. OR ("8955869").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2016/03/25 17:22
S309	2	"39773911".FMID.	US- PGPUB; USPAT; FPRS	OR	ON	2016/03/25 17:27
S310	32	("4657269" "4836573" "5184835" "5338096" "5664795" "5911432").PN. OR ("6045145").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2016/03/25 17:33
S311	28	("1203729" "1321009" "20020036391" "20050023783" "20070075525" "20070216138" "20070222167" "20090315300" "20100072732" "2769482" "4923208" "5338096" "5417449" "5664795" "5722682" "5740989" "5887935" "6045145" "6378892" "6676140" "7011318" "7445229" "8282119" "D587635" "D614540").PN. OR ("8857830").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2016/03/25 17:37
S312	15	"37454081".FMID.	US- PGPUB; USPAT; FPRS	OR	ON	2016/03/25 17:37
S313	1	"41399621".FMID.	US- PGPUB; USPAT; FPRS	OR	ON	2016/03/25 17:41
S314	6	("2009/0302578").URPN.	USPAT	OR	ON	2016/03/25 17:42
S315	70	("20030020259" "20040094935" "20060226635" "20060290107" "20070075525" "20070085303" "20070114738" "20070267833" "20080001370" "20080179863" "20080224432" "20090039620" "20090236826" "20090302578" "20100038886" "20100038887" "20100072731" "20100140902" "20100201089" "20100282800" "20100301585" "20110175330" "20120098219" "20120098237" "20120169021" "20130049331" "20130234419" "20130264787" "20130270800" "20140159346" "20140312586" "20140346756" "4542915" "4725071" "5338096" "5417449" "5664795" "6086087" "6267406"	US- PGPUB; USPAT; USOCR	OR	ON	2016/03/25 17:43

		"6676140" "6702316" "6843498" "6877761" "7451999" "7699325" "7971884" "8070180" "8146926" "8157273" "8205894" "8282109" "8322745" "8398143" "8444171" "8480115" "8684395" "8714582" "8757646" "8807588" "8844964" "8857829" "8905427" "8915516" "D321850" "D359937" "D375706" "D429664" "D430076" "D431212" "D636300").PN. OR ("9227650").URPN.				
S316	108	(US-20100052277-\$ or US-20070114738-\$ or US-20070001429-\$ or US-20060290107-\$ or US-20030075903-\$ or US-20080303232-\$ or US-20070085303-\$ or US-20060131841-\$ or US-20060001226-\$ or US-20080224451-\$ or US-20010033069-\$ or US-20030025304-\$ or US-20070187914-\$ or US-20070069505-\$ or US-20080231022-\$ or US-20100301585-\$ or US-20100013281-\$ or US-20150360709-\$ or US-20070069504-\$ or US-20100072732-\$ or US-20090302578-\$ or US-20130113188-\$ or US-20090243261-\$).did. or (US-5338096-\$ or US-6045145-\$ or US-3223431-\$ or US- 6378892-\$ or US-5653460-\$ or US-6209892-\$ or US-5201535-\$ or US-4620711-\$ or US- 6676140-\$ or US-6017051-\$ or US-1707186-\$ or US-7475900-\$ or US-7938435-\$ or US- D508443-\$ or US-7497461-\$ or US-4570956-\$ or US-6923467-\$ or US-6752405-\$ or US- 8157273-\$ or US-7896384-\$ or US-7677585-\$ or US-8128103-\$ or US-7597332-\$ or US- 7481439-\$ or US-6851693-\$ or US-5848797- \$).did. or (US-3000645-\$ or US-8070180-\$ or US-7832755-\$ or US-7261308-\$ or US- 5704627-\$ or US-5794951-\$ or US-5647601-\$ or US-2453631-\$ or US-6443467-\$ or US- 8205906-\$ or US-8262103-\$ or US-8336904-\$ or US-8371606-\$ or US-8251382-\$ or US- 7377537-\$ or US-7320471-\$ or US-7032922-\$ or US-7367581-\$ or US-8029007-\$ or US- 7699325-\$ or US-6827356-\$ or US-8398098-\$ or US-7766366-\$ or US-6286844-\$ or US- 6513827-\$ or US-8764048-\$ or US-8061732- \$).did. or (US-8733784-\$ or US-8696016-\$ or US-8231136-\$ or US-8458880-\$ or US- 7249779-\$ or US-7311323-\$ or US-8444171-\$ or US-8033554-\$ or US-7681894-\$ or US- 8955869-\$ or US-8905427-\$ or US-8882134-\$ or US-8029014-\$ or US-7789402-\$ or US- 7658399-\$ or US-5167425-\$ or US-8936261-\$ or US-9010773-\$ or US-9119483-\$ or US- 9200746-\$ or US-9199659-\$ or US-9108659-\$ or US-9073563-\$ or US-9242665-\$ or US- 7401803-\$ or US-9227650-\$ or US-9260128- \$).did. or (US-9260127-\$ or US-8857830-\$ or US-2769482-\$).did. or (US-3000645-\$ or US- 2453631-\$).did.	US- PGPUB; USPAT; USOCR	OR	ON	2016/03/25 17:54
S317	1	("20090290107").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/03/25 17:56
S318	1	("20060290107").PN.	US-	OR	OFF	2016/03/25

			PGPUB; USPAT; USOCR			17:58
S319	1	("4542915").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/03/25 18:07
S320	2	"47750100".FMID.	US- PGPUB; USPAT; FPRS	OR	ON	2016/03/25 21:54
S321	1	("6209892").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2016/03/25 23:02
S322	60	("3829113" "4729572" "4768795" "4861105" "5056865" "5076599" "5146656" "5322343" "5676386" "5727798" "5820144" "5887889").PN. OR ("6209892").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2016/03/25 23:02
S323	60	("3829113" "4729572" "4768795" "4861105" "5056865" "5076599" "5146656" "5322343" "5676386" "5727798" "5820144" "5887889").PN. OR ("6209892").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2016/03/28 11:14
S324	0	(A stroller, comprising a stroller frame a plurality of wheels, including front and rear wheels a first seat coupled to the stroller frame at a first vertical position closer to a handle of the stroller frame and configured to hold a first child in the stroller a second seat attachment coupled to the stroller frame at a second vertical position substantially below the first vertical position and closer to the front wheels and comprising a left seat support element, wherein the left seat support element comprises a first connector portion releasably connected to the stroller frame closer to left front wheel and a left seat connector releasably connecting a second seat in either a forward or backward position and a right seat support element, wherein the right seat support element comprises a second connector portion releasably connected to the stroller frame closer to a right front wheel and a right seat connector releasably connecting the second seat in either a forward or backward position between the left and right seat support connectors and the second seat releasably connected to the left seat connector and the right seat connector and configured to hold a second child in the stroller while the first seat holds the first child).clm.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:20
S325	0	(stroller frame wheel seat first vertical position handle child attach\$4 coupl\$3 left seat support element, first connector portion releas\$4 connect\$4 forward backward position).clm.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:42
S326	0	(stroller frame wheel seat vertical position handle attach\$4 coupl\$3 left seat support	US- PGPUB;	AND	ON	2016/03/28 13:42

		element, first connector portion releas\$4 connect\$4 forward backward position).clm.	USPAT; USOCR; FPRS; EPO; JPO			
S327	0	(stroller frame wheel seat vertical position handle attach\$4 coupl\$3 left support element portion releas\$4 connect\$4 forward backward position).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:43
S328	0	(stroller frame wheel seat vertical position handle attach\$4 coupl\$3 left support element portion releas\$4 connect\$4 forward backward).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:43
S329	0	(stroller frame wheel seat vertical position handle attach\$4 coupl\$3 left support\$4 releas\$4 connect\$4 forward backward).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:43
S330	3	(stroller frame wheel seat vertical position handle attach\$4 left support\$4 releas\$4 connect\$4).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:44
S331	14	(stroller frame wheel seat vertical position handle attach\$4 support\$4 releas\$4 connect\$4).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:45
S332	15	(stroller frame wheel seat vertical position handle attach\$4 releas\$4 connect\$4).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:46
S333	1	S332 not S331	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:46
S334	18	(stroller frame wheel seat vertical position handle attach\$4 releas\$4).clm.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:47
S335	3	S334 not S332	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:47
S336	25	(stroller frame wheel seat vertical position\$4 attach\$4 releas\$4).clm.	US-PGPUB;	AND	ON	2016/03/28 13:48

			USPAT; USOCR; FPRS; EPO; JPO			
S337	7	S336 not S334	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	AND	ON	2016/03/28 13:48
S338	1	"41399621".FMID.	US- PGPUB; USPAT; FPRS	OR	ON	2016/03/28 13:48
S339	1	("20160339940").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2017/06/08 16:58
S340	3453	(B62B7/008,00,006,14,142,145).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/08 17:22
S341	2353	(B62B9/12,28,102).CPC.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/08 17:23
S342	5184262	@pd>="20160325"	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/08 17:31
S343	5004	S340 or S341	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/08 17:33
S344	254	S342 and S343	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/08 17:33
S346	4	(Lee near2 (Jon and Hee)).in.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2017/06/08 17:52
S347	14	(Roe near2 Megan).in.	US- PGPUB; USPAT; USOCR; FPRS;	OR	ON	2017/06/12 08:15

			EPO; JPO; DERWENT			
S348	1	(Simpson near2 (Stacy and Noel)).in.	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO; DERWENT	OR	ON	2017/06/12 08:16
S349	66	("1707186" "20010033069" "20060001226" "20060131841" "20060290107" "20070090619" "20080224451" "20080231022" "20090302578" "3000645" "4542915" "5338096" "6045145" "6209892" "6286844" "6378892" "6443467" "6513827" "6561526" "6676140" "6752405" "6851693" "6923467" "7249779" "7311323" "7320471" "7367581" "7377537" "7401803" "7475900" "7481439" "7497461" "7677585" "7681894" "7766366" "7896384" "7938435" "8029007" "8029014" "8033554" "8061732" "8157273" "8231136" "8251382" "8262103" "8336904" "8444171" "8458880" "8696016" "8733784" "8764048" "8882134" "8905427" "8936261" "9010773" "9108654" "9108659" "9119483" "9199659" "9200746" "9227650" "9242665" "9260127" "9260128").PN.	US- PGPUB; USPAT; USOCR	OR	ON	2017/06/12 09:35
S350	111	(US-20100052277-\$ or US-20070114738-\$ or US-20070001429-\$ or US-20060290107-\$ or US-20030075903-\$ or US-20080303232-\$ or US-20070085303-\$ or US-20060131841-\$ or US-20060001226-\$ or US-20080224451-\$ or US-20010033069-\$ or US-20030025304-\$ or US-20070187914-\$ or US-20070069505-\$ or US-20080231022-\$ or US-20100301585-\$ or US-20100013281-\$ or US-20150360709-\$ or US-20070069504-\$ or US-20100072732-\$ or US-20090302578-\$ or US-20130113188-\$ or US-20090243261-\$ or US-20130049331-\$).did. or (US-5338096-\$ or US-6045145-\$ or US- 3223431-\$ or US-6378892-\$ or US-5653460-\$ or US-6209892-\$ or US-5201535-\$ or US- 4620711-\$ or US-6676140-\$ or US-6017051-\$ or US-1707186-\$ or US-7475900-\$ or US- 7938435-\$ or US-D508443-\$ or US-7497461-\$ or US-4570956-\$ or US-6923467-\$ or US- 6752405-\$ or US-8157273-\$ or US-7896384-\$ or US-7677585-\$ or US-8128103-\$ or US- 7597332-\$ or US-7481439-\$ or US-6851693-\$ or US-5848797-\$).did. or (US-3000645-\$ or US- 8070180-\$ or US-7832755-\$ or US-7261308-\$ or US-5704627-\$ or US-5794951-\$ or US- 5647601-\$ or US-2453631-\$ or US-6443467-\$ or US-8205906-\$ or US-8262103-\$ or US- 8336904-\$ or US-8371606-\$ or US-8251382-\$ or US-7377537-\$ or US-7320471-\$ or US- 7032922-\$ or US-7367581-\$ or US-8029007-\$ or US-7699325-\$ or US-6827356-\$ or US- 8398098-\$ or US-7766366-\$ or US-6286844-\$	US- PGPUB; USPAT; USOCR	OR	ON	2017/06/12 09:36

		or US-6513827-\$ or US-8764048-\$ or US-8061732-\$).did. or (US-8733784-\$ or US-8696016-\$ or US-8231136-\$ or US-8458880-\$ or US-7249779-\$ or US-7311323-\$ or US-8444171-\$ or US-8033554-\$ or US-7681894-\$ or US-8955869-\$ or US-8905427-\$ or US-8882134-\$ or US-8029014-\$ or US-7789402-\$ or US-7658399-\$ or US-5167425-\$ or US-8936261-\$ or US-9010773-\$ or US-9119483-\$ or US-9200746-\$ or US-9199659-\$ or US-9108659-\$ or US-9073563-\$ or US-9242665-\$ or US-7401803-\$ or US-9227650-\$ or US-9260128-\$).did. or (US-9260127-\$ or US-8857830-\$ or US-2769482-\$ or US-4542915-\$ or US-6715783-\$).did. or (US-3000645-\$ or US-2453631-\$).did.				
S351	4	S349 not S350	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 09:41
S352	34	(Zehfuss near2 Mark).in.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 09:44
S353	96	("1269379" "1707186" "1890469" "20020158444" "20040251063" "20070045975" "20080122200" "20080224451" "20090115151" "20090160162" "20090289440" "20100038887" "20100140902" "20110175330" "20140265258" "3053493" "3223431" "3612603" "3726536" "4222132" "4349938" "4391453" "4403807" "4684148" "4725071" "4805938" "4834415" "4834452" "4858947" "4872692" "4969656" "5018754" "5033761" "5064209" "5167425" "5221106" "5230523" "5338096" "5522121" "5653460" "5664795" "5772235" "5887935" "5918892" "6086087" "6099022" "6267406" "6357784" "6361111" "6375213" "6431579" "6527294" "6536842" "6585284" "6676140" "6679506" "6752405" "6843498" "6935652" "6938906" "6938954" "7025364" "7364183" "7367581" "7516966" "7597332" "7896384" "8128103" "8157273" "8220822" "8282120" "8297642" "8398143" "8905427" "D296540" "D300310" "D305316" "D321850" "D328047" "D348489" "D360392" "D370437" "D382516" "D404344" "D430512" "D431212" "D452191" "D568794" "D593458" "D595621" "D598333").PN. OR ("9517787").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 09:46
S354	8	"48223173".FMID.	US-PGPUB;	OR	ON	2017/06/12 09:47

			USPAT; FPRS			
S355	10	("2013/0113185").URPN.	USPAT	OR	ON	2017/06/12 09:48
S356	36	("1486118" "2769482" "2993702" "3253860" "3497234" "3612603" "4155588" "4181356" "4288124" "4381870" "4596405" "4632409" "4711489" "4813742" "4946180" "5161811" "5201535" "5213360" "5374073" "5401076" "5547205" "5848797" "5988657" "6135479" "6276709" "D340140").PN. OR ("6561526").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2017/06/12 09:52
S357	22	("1707186").URPN.	USPAT	OR	ON	2017/06/12 09:53
S358	0	S350 and (cover\$4 same door)	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 09:56
S359	0	S350 and (cover\$4 same2 door)	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 10:00
S360	17	S350 and (cover\$4 same attach\$4)	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 10:00
S361	1	("7377537").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2017/06/12 10:08
S362	56	("4836573" "4892327" "5028061" "5069474" "5257799" "5460430" "5887935" "5921574" "6099022" "6523853" "6594840" "6739649" "7281732").PN. OR ("7377537").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2017/06/12 10:08
S363	3	S349 and door	US- PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 10:13
S364	1	("9517787").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2017/06/12 10:19
S365	1	("9517789").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2017/06/12 10:20
S366	1	("9561817").PN.	US- PGPUB; USPAT;	OR	OFF	2017/06/12 10:20

			USOCR			
S367	1	("9493179").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2017/06/12 10:21
S368	3453	(B62B7/008,00,006,14,142,145).CPC.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 10:22
S369	2353	(B62B9/12,28,102).CPC.	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 10:22
S370	5004	S368 or S369	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 10:22
S371	23	S370 and (cover\$4 same door)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 10:22
S372	5	S370 and (cavit\$3 same door)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 10:23
S373	35	("2917316" "2993702" "3110504" "3248125" "3309101" "5579556" "5622375" "5664795" "5725238" "6086087" "6276759" "6312005" "D319493" "D444738" "D450265").PN. OR ("6447001").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 10:23
S374	40	S370 and (cavit\$3 same cover\$4)	US-PGPUB; USPAT; USOCR; FPRS; EPO; JPO	OR	ON	2017/06/12 10:24
S375	1	("5522121").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2017/06/12 10:28
S376	25	("0461069" "1318850" "1352647" "1688148" "1707186" "4805938").PN. OR ("5522121").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 10:29
S377	1	("6449801").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2017/06/12 10:29
S378	1	("20070114738").PN.	US-	OR	OFF	2017/06/12

			PGPUB; USPAT; USOCR			10:30
S379	2	"38052732".FMID.	US- PGPUB; USPAT; FPRS	OR	ON	2017/06/12 10:30
S380	41	("20010033069" "20020135142" "20030025304" "20030127835" "20040164510" "20070090619" "5463853" "5622375" "5625923" "5725238" "5882022" "5909887" "5967190" "6098492" "6422634" "6447001" "6453921" "6530591" "6540238" "6557878" "6698772" "6827356" "6893028" "7159829" "7290776").PN. OR ("8029007").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2017/06/12 10:30
S381	13	("20040164510" "20070090619" "20120098237" "20130234419" "20130264787" "20160001805" "3061328" "5622375" "6422634" "6530591" "7004272" "8029007").PN. OR ("9545941").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2017/06/12 10:31
S382	91	("1239498" "1322788" "1418929" "1832770" "20020125662" "20040011884" "20050253348" "20050253431" "20050264064" "20060290107" "20070001410" "20070075510" "20070114738" "20070257526" "20080042476" "20090072520" "20090302556" "20090302578" "20100032925" "20100072731" "20100109270" "20100109293" "20100140902" "20100148553" "20100314925" "20110074195" "20110101742" "20110115264" "20120080244" "20130154215" "3173396" "3831960" "4310167" "4433869" "4893826" "4936629" "5022669" "5158319" "5301968" "5417449" "5556118" "5581843" "5653460" "5664795" "5722594" "6086087" "6135222" "6267406" "6312005" "6394470" "6454286" "6540239" "6698788" "6702306" "6935652" "6938906" "7059625" "7261308" "7338122" "7481439" "7497449" "7559606" "7597332" "7740313" "7770970" "7780184" "7789413" "7832756" "7854435" "7887129" "7891732" "7938433" "7971897" "7992889" "8029007" "8070179" "8128119" "8157273" "8262107" "8276935" "D326748" "D431798").PN. OR ("8882134").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2017/06/12 10:33
S383	42	("0522608" "1707186" "3223431" "3524655" "3997180" "4620686" "4632409" "4836573" "6267406" "6752405" "7364183").PN. OR ("8157273").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2017/06/12 10:46
S384	15	("20050242548" "20070052271" "4518139" "4681340" "6022077" "6536842").PN. OR	US- PGPUB;	OR	ON	2017/06/12 10:49

		("7364183").URPN.	USPAT; USOCR			
S385	1	("6286844").PN.	US- PGPUB; USPAT; USOCR	OR	OFF	2017/06/12 12:09
S386	119	("1727335" "2435733" "2508905" "2509103" "2574743" "2722966" "2805076" "2864429" "3083997" "3116069" "3549164" "3829113" "4108468" "4412689" "4537414" "4570956" "4697845" "4743063" "4750783" "4762331" "4768795" "4786064" "4822064" "4832354" "4834403" "4861105" "4874182" "4915401" "4921261" "5121940" "5133567" "5197753" "5201535" "5203577" "5234224" "5265931" "5364137" "5375869" "5385386" "5499831" "5527096" "5564778" "5567008" "5601297" "5676386" "5707106" "5727798" "5772279" "5865447" "5876046" "5974555").PN. OR ("6286844").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2017/06/12 12:13
S387	91	("0706448" "1480451" "1508500" "1952467" "20010013689" "20040212161" "20060085953" "20070085302" "20070120404" "20090029784" "20090181780" "20110278810" "20120023662" "20120060326" "20120235450" "20130334781" "20140042729" "20150008659" "20150042056" "20150042076" "20150175189" "2708585" "2961248" "3564626" "4476649" "5099528" "5201535" "5562548" "5676386" "5772279" "5846136" "5947555" "5987665" "5988670" "6250654" "6286844" "6471597" "6671926" "6872146" "6893040" "7037205" "7100724" "7354352" "7377537" "7445559" "7475942" "7497461" "7607734" "7681894" "7686323" "7694996" "7766366" "7905791" "7938435" "8029014" "8251382" "8292750" "8550556" "8672341" "8746794" "8851505" "8944927" "8955869" "9085312" "D156930" "D371094" "D377466" "D408768" "D442895" "D452195" "D475951" "D481976" "D498713" "D498714" "D519063" "D604055" "D622640" "D623429" "D667229" "D682562" "D684789" "D687352" "D743304").PN. OR ("9421992").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2017/06/12 12:16
S388	20	("20010040357" "20080106070" "20100127480" "20110181026" "20160144879" "5257799" "5645293" "6102432" "6312005" "7281732" "7641216" "8141895" "8240698" "8585075" "8696015" "8696016" "8998241" "9050993" "9421991" "9540028").PN. OR ("9637155").URPN.	US- PGPUB; USPAT; USOCR	OR	ON	2017/06/12 12:16

S389	9	("20120326474" "4306749" "4634177" "4915446" "5947556" "6286844" "6595583" "8251382" "8678498").PN. OR ("9346378").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 12:21
S390	9	("20120326474" "4306749" "4634177" "4915446" "5947556" "6286844" "6595583" "8251382" "8678498").PN. OR ("9346378").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 12:54
S391	28	("20030015895" "20090066130" "20090295207" "4306749" "4750783" "5385387" "5478135" "5562548" "5586351" "5997098" "6017088" "6170911" "6299249" "6331032" "6336682" "6347832" "6428099" "6428100" "6443522" "6554358" "6705676" "6793280" "6921359" "6979057" "7090294").PN. OR ("8678498").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 12:55
S392	54	("20080150247" "20080179848" "20080224451" "20080303232" "20090102162" "20090121455" "20090256323" "20100001492" "20100109272" "20100127480" "4645371" "5028061" "5257799" "5364137" "5676386" "5772279" "5865447" "5947555" "6286844" "6446990" "6513827" "6991248" "7032922" "7296820" "7314247" "7367581" "7377537" "7584985" "7658399" "7681894" "7686323" "7694996" "7712765" "7753398").PN. OR ("8251382").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 13:08
S393	15	("20080231022" "5773379" "5947555" "6286844" "6893040" "7032922" "7267359" "7475900" "7658399" "7681894" "7766366" "7938435" "8033555" "D621306").PN. OR ("8851505").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 13:09
S394	58	("20010013689" "20050264062" "20060214397" "20070257458" "20070296182" "20080136127" "20080231023" "20100219616" "20100230933" "20120025492" "4834403" "5028061" "5201535" "5203577" "5257799" "5277472" "5364137" "5564778" "5567008" "5676386" "5772279" "5794951" "5947555" "6086086" "6089653" "6286844" "6318807" "6446990" "6572134" "6595583" "6793280" "6802514" "6863286" "6942294" "6983986" "7032922" "7070197" "7207628" "7370913" "7377537" "7681894" "7686322" "7694996" "7753398" "8029014" "8070228" "8172253" "8282120" "8382150").PN. OR ("8651502").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 13:09
S395	76	("3779655" "4191397" "4216974" "4412688" "4602889" "4634177" "4645371" "4834403" "5028061" "5257799" "5527096" "5772279" "5865447" "6286844").PN. OR	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 13:12

		("6513827").URPN.				
S396	49	("4915401" "5133567" "5277472" "5564778" "5644816" "5676386" "5772279").PN. OR ("5865447").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 13:13
S397	88	("0763771" "0921361" "1167525" "2509972" "2982562" "3029087" "3083997" "3596986" "4306749" "4345791" "4371206" "4385769" "4501032" "4545613" "4634177" "4664396" "4733909" "4861105" "4915446" "4943113" "4984813" "4998307" "5052750" "5058283" "5203577" "5277472" "5385387" "D294777" "D305583" "D322001" "D325132").PN. OR ("5567008").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 13:14
S398	92	("2982562" "3100651" "3290050" "3330575" "3784252" "4072318" "4378946" "4412688" "4428598" "4478427" "4606550" "4762364" "4815764" "5004253" "5074575").PN. OR ("5201535").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 13:16
S399	119	("1727335" "2435733" "2508905" "2509103" "2574743" "2722966" "2805076" "2864429" "3083997" "3116069" "3549164" "3829113" "4108468" "4412689" "4537414" "4570956" "4697845" "4743063" "4750783" "4762331" "4768795" "4786064" "4822064" "4832354" "4834403" "4861105" "4874182" "4915401" "4921261" "5121940" "5133567" "5197753" "5201535" "5203577" "5234224" "5265931" "5364137" "5375869" "5385386" "5499831" "5527096" "5564778" "5567008" "5601297" "5676386" "5707106" "5727798" "5772279" "5865447" "5876046" "5974555").PN. OR ("6286844").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 13:23
S400	82	S397 not S399	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 13:23
S401	20	("20040164593" "3145442" "5865447" "5947555" "6446314" "7032922").PN. OR ("7681894").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 13:28
S402	59	("20020175498" "20020195797" "20030111825" "20040046364" "20050098982" "20060071452" "20060237949" "5772235" "5823564" "7032922").PN. OR ("7267359").URPN.	US-PGPUB; USPAT; USOCR	OR	ON	2017/06/12 13:30
S403	1	("5201535").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2017/06/12 13:32
S404	1	("6286844").PN.	US-PGPUB; USPAT; USOCR	OR	OFF	2017/06/12 13:47

EAST Search History (Interference)

Ref #	Hits	Search Query	DBs	Default Operator	Plurals	Time Stamp
L6	0	(A stroller, comprising a stroller frame a plurality of wheels coupled to the stroller frame a first seat coupled to the stroller frame a first seat attachment housing disposed along a first portion of the stroller frame and comprising a first adapter receiving cavity extending through the first seat attachment housing and a first door rotatably coupled to the first seat attachment housing along a top end of the first adapter receiving cavity, wherein the first door rotates from a closed configuration, preventing access to the first adapter receiving cavity from a top side of the first seat attachment housing to an open configuration allowing access to the first adapter receiving cavity from the top side of the first seat attachment housing a second seat attachment housing disposed along a second portion of the stroller frame and comprising a second adapter receiving cavity extending through the second seat attachment housing and a second door rotatably coupled to the second seat attachment housing along a second top end of the second adapter receiving cavity, wherein the second door rotates from a second closed configuration, preventing access to the second adapter receiving cavity from a top side of the second seat attachment housing, to a second open configuration allowing access to the second adapter receiving cavity from the top side of the second seat attachment housing a first removable seat attachment adapter removably coupled to the first seat attachment housing and a second removable seat attachment adapter removably coupled to the second seat attachment housing).CLM.	US-PGPUB; USPAT	AND	ON	2017/11/13 16:52
L7	0	(stroller frame wheel seat attachment housing first adapter receiving cavity extending through housing first door rotatably coupled to housing closed configuration preventing access to cavity from top side open configuration allowing access to cavity first removable seat attachment adapter removably coupled to housing and second removable seat attachment adapter removably coupled to housing).CLM.	US-PGPUB; USPAT	AND	ON	2017/11/13 16:55
L8	1	(stroller frame wheel seat attach\$4 hous\$4 adapter receiv\$4 cavity extend\$4 door rotat\$4 closed configuration prevent\$4 access\$4 open configuration allow\$4 access).CLM.	US-PGPUB; USPAT	AND	ON	2017/11/13 16:56
L9	1	(stroller frame wheel seat attach\$4 hous\$4 adapter receiv\$4 cavity door rotat\$4 closed configuration prevent\$4 access\$4).CLM.	US-PGPUB; USPAT	AND	ON	2017/11/13 17:21
L10	1	(stroller wheel seat attach\$4 hous\$4 cavity door closed configuration prevent\$4 access\$4).CLM.	US-PGPUB; USPAT	AND	ON	2017/11/13 17:22

L11	1	(stroller wheel seat attach\$4 hous\$4 cavity door clos\$4 access\$4).CLM.	US-PGPUB; USPAT	AND	ON	2017/11/13 17:22
L12	1	(stroller seat attach\$4 hous\$4 cavity door clos\$4 access\$4).CLM.	US-PGPUB; USPAT	AND	ON	2017/11/13 17:23
L13	1	(stroller seat\$3 attach\$4 cavity door clos\$4 access\$4).CLM.	US-PGPUB; USPAT	AND	ON	2017/11/13 17:24
L14	1	(stroller seat\$3 cavity door clos\$4 access\$4).CLM.	US-PGPUB; USPAT	AND	ON	2017/11/13 17:24
L15	3	(stroller seat\$3 door clos\$4 access\$4).CLM.	US-PGPUB; USPAT	AND	ON	2017/11/13 17:24
L16	2	(stroller seat\$3 cavit\$3 clos\$4 access\$4).CLM.	US-PGPUB; USPAT	AND	ON	2017/11/13 17:26
L17	21	(stroller seat\$3 cavit\$3 clos\$4).CLM.	US-PGPUB; USPAT	AND	ON	2017/11/13 17:26
S163	0	(A seat attachment for a stroller, comprising a separate left attachment portion, wherein the left attachment portion comprises a connector portion capable of removably connecting to a stroller frame adjacent a left front wheel of the stroller and a left seat support element removably connecting a seat in either a forward or backward position and a separate right attachment portion, wherein the right attachment portion comprises a connector portion capable of removably connecting to the stroller frame adjacent a right front wheel of the stroller and a right seat support element removably connecting the seat in either a forward or backward position between the left and right seat support elements).clm.	US-PGPUB; USPAT	AND	ON	2014/02/03 17:17
S164	0	(seat attachment stroller separate left right attachment portion connector portion removably connecting frame adjacent front wheel seat support element removably connecting seat forward backward position).clm.	US-PGPUB; USPAT	AND	ON	2014/02/04 09:35
S165	0	(seat attach\$4 stroller separate left right portion connect\$4 remov\$4 frame adjacent front wheel support\$4 element forward backward position).clm.	US-PGPUB; USPAT	AND	ON	2014/02/04 09:46
S166	1	(seat attach\$4 stroller separate left right connect\$4 remov\$4 frame wheel support\$4).clm.	US-PGPUB; USPAT	AND	ON	2014/02/04 09:46
S167	19	(seat attach\$4 stroller left right connect\$4 remov\$4 frame wheel).clm.	US-PGPUB; USPAT	AND	ON	2014/02/04 09:47
S213	0	(A seat attachment for a stroller, comprising a separate left attachment portion, wherein the left attachment portion comprises a connector portion capable of removably connecting to a stroller frame adjacent a left front wheel of the stroller and a left seat support element removably connecting a seat in either a	US-PGPUB; USPAT	AND	ON	2014/09/24 14:26

		forward or backward position and a separate right attachment portion, wherein the right attachment portion comprises a connector portion capable of removably connecting to the stroller frame adjacent a right front wheel of the stroller and a right seat support element removably connecting the seat in either a forward or backward position between the left and right seat support elements).clm.				
S214	1	(seat attach\$4 stroller separate left right connect\$4 remov\$4 frame wheel support\$4).clm.	US-PGPUB; USPAT	AND	ON	2014/09/24 14:26
S215	19	(seat attach\$4 stroller left right connect\$4 remov\$4 frame wheel).clm.	US-PGPUB; USPAT	AND	ON	2014/09/24 14:26
S216	19	(seat\$3 attach\$4 stroller left right connect\$4 remov\$4 fram\$3 wheel).clm.	US-PGPUB; USPAT	AND	ON	2014/09/24 14:29
S217	68	(seat\$3 attach\$4 stroller connect\$4 remov\$4 fram\$3 wheel).clm.	US-PGPUB; USPAT	AND	ON	2014/09/24 14:29
S218	5	("20020036391" "20070069505" "20070187914" "4753453" "4779883").PN. OR ("8033554").URPN.	US-PGPUB; USPAT	OR	ON	2014/09/24 14:32
S248	4	"Term Removed" or "Term Removed"	US-PGPUB; USPAT	OR	ON	2015/04/20 14:14

11/13/2017 5:29:16 PM
C:\Users\jdolak\Documents\EAST\Workspaces\15225326_update.wsp



UNITED STATES PATENT AND TRADEMARK OFFICE

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United States Patent and Trademark Office
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Alexandria, Virginia 22313-1450
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NOTICE OF ALLOWANCE AND FEE(S) DUE

134811 7590 12/06/2017
Eversheds Sutherland (US) LLP/NWL
999 Peachtree Street
Suite 2300
Atlanta, GA 30309

EXAMINER

DOLAK, JAMES M

ART UNIT

PAPER NUMBER

3618

DATE MAILED: 12/06/2017

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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15/225,326

08/01/2016

Jon Hee Lee

34757-1526

4030

TITLE OF INVENTION: REMOVABLE SEAT ATTACHMENT FOR A STROLLER

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$960	\$0	\$0	\$960	03/06/2018

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. 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 THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. 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.

IMPORTANT REMINDER: Maintenance fees are due in utility patents issuing on applications filed on or after Dec. 12, 1980. It is patentee's responsibility to ensure timely payment of maintenance fees when due. More information is available at www.uspto.gov/PatentMaintenanceFees.

PART B - FEE(S) TRANSMITTAL

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
or Fax (571)-273-2885

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications.

CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address)

Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission.

134811 7590 12/06/2017
Eversheds Sutherland (US) LLP/NWL
999 Peachtree Street
Suite 2300
Atlanta, GA 30309

Certificate of Mailing or Transmission

I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, on the date indicated below.

(Depositor's name)
(Signature)
(Date)

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/225,326	08/01/2016	Jon Hee Lee	34757-1526	4030

TITLE OF INVENTION: REMOVABLE SEAT ATTACHMENT FOR A STROLLER

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$960	\$0	\$0	\$960	03/06/2018

EXAMINER	ART UNIT	CLASS-SUBCLASS
DOLAK, JAMES M	3618	280-650000

1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363).

- ☐ Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached.
- ☐ "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. **Use of a Customer Number is required.**

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 _____

3. ASSIGNEE 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 has been filed for recordation as set forth in 37 CFR 3.11. 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. The following fee(s) are submitted:

- ☐ Issue Fee
- ☐ Publication Fee (No small entity discount permitted)
- ☐ Advance Order - # of Copies _____

4b. Payment of Fee(s): (Please first reapply any previously paid issue fee shown above)

- ☐ A check is enclosed.
- ☐ Payment by credit card. Form PTO-2038 is attached.
- ☐ The director is hereby authorized to charge the required fee(s), any deficiency, or credits any overpayment, to Deposit Account Number _____ (enclose an extra copy of this form).

5. Change in Entity Status (from status indicated above)

- ☐ Applicant certifying micro entity status. See 37 CFR 1.29
- ☐ Applicant asserting small entity status. See 37 CFR 1.27
- ☐ Applicant changing to regular undiscounted fee status.

NOTE: 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.

NOTE: If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.

NOTE: Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.

NOTE: This form must be signed in accordance with 37 CFR 1.31 and 1.33. See 37 CFR 1.4 for signature requirements and certifications.

Authorized Signature _____

Date _____

Typed or printed name _____

Registration No. _____



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/225,326	08/01/2016	Jon Hee Lee	34757-1526	4030

134811 7590 12/06/2017
Eversheds Sutherland (US) LLP/NWL
999 Peachtree Street
Suite 2300
Atlanta, GA 30309

EXAMINER

DOLAK, JAMES M

ART UNIT	PAPER NUMBER
----------	--------------

3618

DATE MAILED: 12/06/2017

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 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, 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.

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 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.

Notice of Allowability	Application No. 15/225,326	Applicant(s) Lee et al.	
	Examiner JAMES M DOLAK	Art Unit 3618	AIA Status No

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

All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. **THIS NOTICE OF ALLOWABILITY 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.

1. ☒ This communication is responsive to 9/19/2017 .
☐ 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 restriction requirement set forth during the interview on _____; the restriction requirement and election have been incorporated into this action.

3. ☒ The allowed claim(s) is/are 1-20 . 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 under 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 been received.

2. ☐ Certified copies of the priority documents have been received in Application No. _____ .

3. ☐ Copies of the certified copies of the priority documents 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" of this communication to file areply complying with the requirements noted below. Failure to timely comply will result in ABANDONMENT of this application.
THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.

5. ☐ CORRECTED DRAWINGS (as "replacement sheets") must be submitted.
☐ including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No./Mail Date _____ .

Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the front (not the back) of each sheet. Replacement sheet(s) should be labeled as such in the header according to 37 CFR 1.121(d).

6. ☐ DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.

Attachment(s)

1. <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) 2. <input type="checkbox"/> Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date _____ 3. <input type="checkbox"/> Examiner's Comment Regarding Requirement for Deposit of Biological Material _____ 4. <input type="checkbox"/> Interview Summary (PTO-413), Paper No./Mail Date. _____ .	5. <input type="checkbox"/> Examiner's Amendment/Comment 6. <input checked="" type="checkbox"/> Examiner's Statement of Reasons for Allowance 7. <input type="checkbox"/> Other _____ .
--	---

/JAMES M DOLAK/
Primary Examiner, Art Unit 3618

DETAILED CORRESPONDENCE

Notice of Pre-AIA or AIA Status

1. The present application is being examined under the pre-AIA first to invent provisions.

Response to Amendment

2. The reply filed on 9/19/2017 amended claims 1, 2, 4-7, 9, 12-17, and 19. Claims 1-20 are currently pending herein. However claims 3, 8-11, 17, and 18 were previously withdrawn in response to a restriction requirement.

Election/Restrictions

3. Claims 1-20 are allowable. The restriction requirement between embodiments, as set forth in the Office action mailed on 3/10/2017, has been reconsidered in view of the allowability of claims to the elected invention pursuant to MPEP § 821.04(a). **The restriction requirement is hereby withdrawn as to any claim that requires all the limitations of an allowable claim.** Specifically, the restriction requirement of Claims 3, 8-11, 17, and 18, directed to an unelected embodiment, are no longer withdrawn from consideration because the claim(s) requires all the limitations of an allowable claim.

In view of the above noted withdrawal of the restriction requirement, applicant is advised that if any claim presented in a continuation or divisional application is anticipated by, or includes all the limitations of, a claim that is allowable in the present application, such claim may be subject to provisional statutory and/or nonstatutory double patenting rejections over the claims of the instant application.

Once a restriction requirement is withdrawn, the provisions of 35 U.S.C. 121 are no longer applicable. See *In re Ziegler*, 443 F.2d 1211, 1215, 170 USPQ 129, 131-32 (CCPA 1971). See also MPEP § 804.01.

Allowable Subject Matter

4. Claims 1-20 are allowed.

5. The following is an examiner's statement of reasons for allowance: The prior art of record when taken alone or in combination with another does not teach or fairly suggest at this time at least, among other limitations: A stroller, comprising: a stroller frame; a plurality of wheels coupled to the stroller frame; a first seat coupled to the stroller frame; a first seat attachment housing disposed along a first portion of the stroller frame and comprising: ***a first adapter receiving cavity extending through the first seat attachment housing; and a first door rotatably coupled to the first seat attachment housing along a top end of the first adapter receiving cavity, wherein the first door rotates from a closed configuration, preventing access to the first adapter receiving cavity from a top side of the first seat attachment housing, to an open configuration allowing access to the first adapter receiving cavity from the top side of the first seat attachment housing;*** a second seat attachment housing disposed along a second portion of the stroller frame and comprising: ***a second adapter receiving cavity extending through the second seat attachment housing; and a second door rotatably coupled to the second seat attachment housing along a second top end of the second adapter receiving cavity, wherein the second door rotates from a second closed configuration, preventing access to the second adapter receiving cavity from a top side of the second seat***

attachment housing, to a second open configuration allowing access to the second adapter receiving cavity from the top side of the second seat

attachment housing; a first removable seat attachment adapter removably coupled to the first seat attachment housing; and a second removable seat attachment adapter removably coupled to the second seat attachment housing, as claimed in Claim 1 and similarly claimed in Claims 12 and 19 (emphasis added to allowable limitations not suggested or taught by the prior art).

6. The prior art discloses similar examples of strollers (see attached Notice of References cited). However, the prior art does not appear to teach or fairly suggest the combination of limitations of amended independent claim 1 as noted above.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure, and can be found on the attached Notice of References Cited.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to JAMES M DOLAK whose telephone number is (571)270-7757. The examiner can normally be reached on 9-530 EST Monday-Friday.

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, J ALLEN SHRIVER can be reached on 303-297-4337. 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://pair-direct.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.

/JAMES M DOLAK/
Primary Examiner, Art Unit 3618

Notice of References Cited	Application/Control No. 15/225,326		Applicant(s)/Patent Under Reexamination Lee et al.	
	Examiner JAMES M DOLAK		Art Unit 3618	Page 1 of 1

U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	CPC Classification	US Classification
*	A	US-9776652-B2	10-2017	Zhong; Zhi-Ren	B62B7/008	1/1
*	B	US-9771095-B2	09-2017	Laffan; Patrick William	B62B9/26	1/1
*	C	US-9725106-B2	08-2017	Pos; Martin	B62B7/06	1/1
*	D	US-9701333-B2	07-2017	Liu; Xiuping	B62B7/105	1/1
*	E	US-20020109321-A1	08-2002	Turner, Dennis M.	B62B7/08	280/47.38
*	F	US-8585075-B2	11-2013	Zhong; Zhi-Ren	B60N2/2845	280/47.38
*	G	US-7832755-B2	11-2010	Nolan; Patrick	B62B7/068	280/47.18
*	H	US-8596670-B2	12-2013	di Carimate; Ascanio Carimati	B62B7/008	280/47.38
	I					
	J					
	K					
	L					
	M					

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	CPC Classification
	N					
	O					
	P					
	Q					
	R					
	S					
	T					

NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
	U	
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	W	
	X	

*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.

Doc code: IDS

PTO/SB/08a (01-10)

Doc description: Information Disclosure Statement (IDS) Filed

Approved for use through 07/31/2012. OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

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

Application Number	15225326
Filing Date	2016-08-01
First Named Inventor	Jon Hee Lee
Art Unit	3618
Examiner Name	James M. Dolak
Attorney Docket Number	34757-1526

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	1	20140191483	A1	2014-07-10	Rolicki et al.	
	2	20160046315	A1	2016-02-18	Zehfuss et al.	

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	1	2014/042524	WO	A1	2014-03-20	WF INTERNATIONAL HOLDING BV		

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

Application Number	15225326
Filing Date	2016-08-01
First Named Inventor	Jon Hee Lee
Art Unit	3618
Examiner Name	James M. Dolak
Attorney Docket Number	34757-1526

Examiner Initials*	Cite No	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc), date, pages(s), volume-issue number(s), publisher, city and/or country where published.	T ⁵
	1	Extended European Search report issued in EP Application No. 17161947.1, mailed August 29, 2017 (9 pages).	

If you wish to add additional non-patent literature document citation information please click the Add button

EXAMINER SIGNATURE

Examiner Signature	/JAMES M DOLAK/	Date Considered	12/13/2017
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*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through a citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

¹ See Kind Codes of USPTO Patent Documents at www.USPTO.GOV or MPEP 901.04. ² Enter office that issued the document, by the two-letter code (WIPO Standard ST.3). ³ For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. ⁴ Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. ⁵ Applicant is to place a check mark here if English language translation is attached.

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

Application Number	15225326
Filing Date	2016-08-01
First Named Inventor	Jon Hee Lee
Art Unit	3618
Examiner Name	James M. Dolak
Attorney Docket Number	34757-1526

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.

☒ 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	/James M. Hannon/	Date (YYYY-MM-DD)	2017-11-28
Name/Print	James M. Hannon	Registration Number	48,565

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.**

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.



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/225,326	08/01/2016	Jon Hee Lee	34757-1526	4030

134811 7590 12/18/2017
Eversheds Sutherland (US) LLP/NWL
999 Peachtree Street
Suite 2300
Atlanta, GA 30309

EXAMINER

DOLAK, JAMES M

ART UNIT	PAPER NUMBER
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3618

NOTIFICATION DATE	DELIVERY MODE
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12/18/2017

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):

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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR/ PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.
15/225,326	08/01/2016	Lee et al.	34757-1526

Eversheds Sutherland (US) LLP/NWL 999 Peachtree Street Suite 2300 Atlanta, 30309		EXAMINER	
		JAMES M DOLAK	
		ART UNIT	PAPER
		3618	20171213

DATE MAILED: _____

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Commissioner for Patents

The IDS filed 11/28/2017 has been considered.

/JAMES M DOLAK/
Primary Examiner, Art Unit 3618

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)	
)	Confirmation No.: 4030
John Hee Lee, et al.)	
)	Art Unit: 3618
Serial No.: 15/225,326)	
)	Examiner: James M. Dolak
Filed: August 1, 2016)	
)	
For: REMOVABLE SEAT)	
ATTACHMENT FOR A STROLLER)	
)	

AMENDMENT UNDER 37 C.F.R. 1.312

VIA EFS-WEB

Mail Stop Issue Fee
 Commissioner for Patents
 P.O. Box 1450
 Alexandria, VA 22313-1450

Dear Examiner Dolak:

This Amendment is filed in response to the Notice of Allowance dated December 6, 2017, and pursuant to 37 C.F.R. 1.312, and includes:

Amendments to the Specification beginning on page 2 of this paper; and

Remarks beginning on page 7 of this paper.

I hereby certify that this correspondence is being electronically filed via EFS-WEB to Mail Stop Issue Fee, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, Attn: Examiner Dolak, GAU 3618, on **March 6, 2018**.

/James M. Hannon/

James M. Hannon
 Reg. No. 48,565

AMENDMENTS TO THE SPECIFICATION

Please amend the specification as shown below. These amendments to the specification are supported by the specification and drawings as-filed, do not introduce new matter, and do not affect the allowability of the claims as provided for in the Notice of Allowance. Accordingly, entry of the amendments to the specification is respectfully requested.

Please amend page 7, paragraph 2, of the specification as follows:

The seat attachment 20 can also include a folding mechanism that includes a sliding connector 25 connected to a first end of a strut 28. A second end of the strut 28 can be pivotally connected to wheel support frame 26. In such an embodiment, the sliding connector 25 may be moved between a first position and a second position on the attachment frame member 24. As the sliding connector 25 is moved, the strut 28 pushes the wheel support frame 26 from an in-use position to a storage position. The storage position is more compact as shown in Figure 2. In addition, certain example embodiments of the seat attachment 20 can also include a locking mechanism ~~[[27]]~~29 that is capable of securing the seat attachment 20 to a stroller, such as stroller 10 shown in Figure 1. The locking mechanism 29 can be engaged by moving the sliding connector 25 to the in-use position, in which the wheel support frame ~~[[28]]~~26 and wheel 23 are extended. In certain example embodiments, the wheel 23 of the seat attachment 20 is pivotally connected to the connector portion 21 and when the wheel 23 is in the in-use position the releasable connection is locked and when the wheel 23 is moved to the storage position, the releasable connection is unlocked allowing the seat attachment 20 to be removed from stroller 10. The seat attachment 20 may be stored and the stroller 10 may be conveniently used as a single stroller. As designed, the seat attachment 20 may be reconnected to the stroller 10 for use as a double stroller when needed. The seat attachment portion may be secured into position on the stroller frame and a locking mechanism may be used with an embodiment with or without the wheel. Either the seat attachment or the stroller frame can include a locking mechanism for securing the stroller and seat attachment together. The locking mechanism may be any mechanism capable of securing the components together during use and may be a friction locking device, threaded connection, peg in a hole, or an interference locking device such as a pin in a hole, for example. As shown in the example embodiment of Figure 2, the locking mechanism 29 pivots with wheel support frame 26 as the seat attachment 20 is moved from an

unfolded position to a folded position. The locking mechanism 29 may slide into a hole or notch in the attachment frame member 24 of the stroller 10 shown in Figure 1. As such, the seat attachment 20 may be attached to the stroller 10 by positioning the attachment (connector) portion 21 of the seat attachment 20 in the slot 18 of the attachment portion 17 of the stroller 10. The sliding connector 25 may be moved to the in-use position, the wheel support frame is moved, and the locking mechanism 29 is positioned into the locking slot 19 of the stroller 10.

Please amend page 9, paragraph 1, of the specification as follows:

Figure 3 presents a side elevation view of a combination of the single stroller 10 of Figure 1 attached to the seat attachment 20 of Figure 2 according to one example embodiment of the disclosure. Referring now to Figure 3, the seat attachment 20 removably coupled to the single stroller 10 to form a double stroller. The double stroller configuration is shown with two stroller seats 13 in an inline configuration, though the other configurations, such as a stroller seat and a bassinet or a pram may also be supported on the double stroller. Further, the seat support element 22 of the seat attachment 20 may be capable of supporting the front stroller seat 13 in either a forward-facing or backward-facing position.

Please amend page 11, paragraph 3, of the specification as follows:

Figures 8A-H present multiple views of a stroller apparatus capable of being converted from a single seat stroller to a double seat stroller through the use of removable seat attachment adapters, according to another example embodiment of the disclosure. Referring now to Figures 8A-H, the example stroller apparatus 80 can include a stroller frame 81 capable of supporting one or more stroller seats 85, 86. In one example embodiment, the stroller frame 81 can be made of one or more pieces fixedly coupled and/or removably coupled to one another. The stroller frame 81 can include portions that are hollow tubing and other portions that are solid core tubing and can be made from metal, plastic, or other materials known in the art.

Please amend page 11, paragraph 3, of the specification as follows:

Though it cannot be seen in the side view of Figure 8A, a typical embodiment of the stroller 80 will include at least two removable seat attachment adapters 84 (at least one along each left and right side of the stroller 80 along the stroller frame 81). For example, at least one

removable seat attachment adapter can support each lateral side of the second stroller seat 85. In certain example embodiments, each of the removable seat attachment adapters 84 may be made up of one piece or multiple parts. The removable seat attachment adapters 84 may be of any design capable of securely supporting a seat on the stroller. In one example, the removable seat attachment adapter 84 is configured to have a first end that is removably coupled to the frame 81 and/or seat attachment housing and a distal second end that is configured to be removably coupled to a second stroller seat 85. The removable seat attachment adapter 84 is designed to be capable of supporting the second stroller seat 85 in front of the first stroller seat 86. The stroller 80 may also include a storage basket 87.

Please amend page 15, paragraph 1, of the specification as follows:

Figures 8C-8H present additional examples of combinations for a variety of types of stroller seats that can be removably coupled to the stroller 80. For example, in Figure 8D, the second stroller seat 86 can be replaced by an infant carrier 93 that can be removably coupled to each of the at least two removable seat attachment adapters 84 and the first stroller seat 86 can be coupled to the stroller in a forward-facing position. In another example, as shown in Figure 8E, the first stroller seat 86 can be replaced by a child carrier 91 that may be coupled to the frame 81 and positioned in the first seat position and the second stroller seat 85 can be coupled to the stroller 80 by way of the at least two removable seat attachment adapters 84 in a rearward-facing position. In yet another example, as shown in Figure 8F, the child carrier 91, of Figure 8E, can be replaced with a pram 92 that is removably coupled to the stroller ~~[[81]]~~80 in the first seat position. In still another example configuration, as shown in Figure 8G, two child carriers ~~[[93]]~~91 may be removably coupled to the stroller frame 81. For example, the front child carrier can be coupled to the stroller by way of each of the at least two removable seat attachment adapters 84. In another example configuration, one of the child carriers ~~[[93]]~~91 may be replaced with a pram or bassinet 92, as shown in Figure 8H.

Please amend page 19, paragraph 2, of the specification as follows:

Figure 12 is a partial perspective view of one of the seat attachment housings 1105, 1110 according to one example embodiment of the disclosure. Referring now to Figures 8A, 11, and 12, the door ~~[[1130]]~~1135 of the seat attachment housing 1105, 1110 is shown having been slid

into the open configuration exposing the opening 1130 and the adapter receiving cavity 1205. The adapter receiving cavity 1205 can have any size and shape for removably coupling a portion of a removable seat attachment adapter 84 therein. In one example embodiment, all or a portion of the cross-sectional shape of the adapter receiving cavity 1205 can be keyed or have a keyed shape 1210 and all or a portion of the removable seat attachment adapter 84 can have a corresponding outer perimeter shape such that the removable seat attachment adapter 84 can only be inserted into the adapter receiving cavity 1205 in one, proper orientation.

Please amend page 20, paragraph 1, of the specification as follows:

The removable seat attachment adapter 84 can also include a stop collar 1335 disposed a predetermined distance up from the first end 84a of the adapter 84. In one example embodiment, the stop collar 1335 is sized and shaped so that it will not fit into the opening ~~[[1330]]~~1130 and will not fit into the adapter receiving cavity 1205 as the first end 84a of the adapter 84 is being inserted into the adapter receiving cavity 1205. The size and shape of the outer surface of the stop collar 1335, being greater than that of the outer surface of the previous portion of the first end 84a inserted into the adapter receiving cavity 1205 will contact and abut an outer surface of the seat attachment housing 1105 when the adapter 84 has penetrated a sufficient amount into the adapter receiving cavity 1205.

Please amend page 20, paragraph 1, of the specification as follows:

The removable seat attachment adapter 84 can also include a spring-loaded latching tab 1305 disposed along one side of the adapter 84 between the first end 84a and the stop collar 1335. In certain example embodiments, the spring-loaded latching tab 1305 can be spring biased into an extended position (as shown in Figure 13B) via, for example, a spring (not shown). As the adapter 84 is first being inserted into the adapter receiving cavity 1205, the width of the adapter 84 at the point of the spring-loaded latching tab 1305, is greater than the width of the cavity ~~[[1305]]~~1205, which causes one or more side walls of the cavity 1205 to apply a force to the spring-loaded latching tab 1305 and push it inward from the extended position towards a retracted position, thereby allowing the first end 84a of the adapter 84 to continue moving into the adapter receiving cavity 1205. When the adapter 84 is inserted into the adapter receiving cavity 1205 a sufficient distance (which can be configurable based on the design specifics on the

stroller), the spring-loaded latching tab 1305 can be positioned adjacent a tab receiver 1307. The tab receiver 1307 can be a cut-out or opening along one of the side walls of the cavity 1205 that allows the tab 1305 to move back to the extended position. The tab receiver 1307 can include a tab retainer surface 1310 that abuts a top side of the tab 1305 and prevents the removable seat attachment adapter 84 from being removed from the adapter receiving cavity 1205 while the spring-loaded latch tab 1305 is in the extended position.

REMARKS

Applicant thanks Examiner Dolak for the Notice of Allowance dated December 6, 2017. This amendment is being submitted under 37 C.F.R. 1.312 in order to correct minor typographical errors or omissions present in the specification. There are no amendments to the claims and no new matter is introduced.

It is respectfully submitted that the amendments to the specification, as presented herein, do not alter or affect the patentability of the claims, and do not alter or affect the scope of the claims in a manner that would require any additional search or examination. It is further respectfully submitted that the need for these amendments were identified by Applicant as part of a routine review of the file upon receipt of the Notice of Allowance, and would have otherwise been presented earlier if known. Accordingly, entry of the foregoing amendments is respectfully requested before issuance of a patent on the present application. If, however, a decision is made not to enter the foregoing amendments in whole, Applicant respectfully requests entry in part of those amendments for which the Examiner decides entry is proper under MPEP §714.16(e).

Respectfully submitted,

/James M. Hannon/

James M. Hannon
Reg. No. 48,565

Dated: **March 6, 2018**
EVERSHEDS SUTHERLAND (US) LLP
999 Peachtree Street, NE
Atlanta, Georgia 30309-3996
Telephone: (404) 853-8013
Facsimile: (404) 853-8806
Attorney Docket No. **34757-1526**

PART B - FEE(S) TRANSMITTAL

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
or Fax (571)-273-2885

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications.

CURRENT CORRESPONDENCE ADDRESS (Note: Use Block 1 for any change of address)

Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying papers. Each additional paper, such as an assignment or formal drawing, must have its own certificate of mailing or transmission.

134811 7590 12/06/2017
Eversheds Sutherland (US) LLP/NWL
999 Peachtree Street
Suite 2300
Atlanta, GA 30309

Certificate of Mailing or Transmission

I hereby certify that this Fee(s) Transmittal is being deposited with the United States Postal Service with sufficient postage for first class mail in an envelope addressed to the Mail Stop ISSUE FEE address above, or being facsimile transmitted to the USPTO (571) 273-2885, on the date indicated below.

(Depositor's name)
(Signature)
(Date)

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/225,326	08/01/2016	Jon Hee Lee	34757-1526	4030

TITLE OF INVENTION: REMOVABLE SEAT ATTACHMENT FOR A STROLLER

APPLN. TYPE	ENTITY STATUS	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	UNDISCOUNTED	\$960	\$0	\$0	\$960	03/06/2018

EXAMINER	ART UNIT	CLASS-SUBCLASS
DOLAK, JAMES M	3618	280-650000

1. Change of correspondence address or indication of "Fee Address" (37 CFR 1.363).

- ☐ Change of correspondence address (or Change of Correspondence Address form PTO/SB/122) attached.
- ☐ "Fee Address" indication (or "Fee Address" Indication form PTO/SB/47; Rev 03-02 or more recent) attached. Use of a Customer Number is required.

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 Eversheds Sutherland (US) LLP

2 _____

3 _____

3. ASSIGNEE 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 has been filed for recordation as set forth in 37 CFR 3.11. Completion of this form is NOT a substitute for filing an assignment.

(A) NAME OF ASSIGNEE

(B) RESIDENCE: (CITY and STATE OR COUNTRY)

BABY JOGGER, LLC

Richmond, VA

Please check the appropriate assignee category or categories (will not be printed on the patent): ☐ Individual ☒ Corporation or other private group entity ☐ Government

4a. The following fee(s) are submitted:

- ☒ Issue Fee
- ☐ Publication Fee (No small entity discount permitted)
- ☐ Advance Order - # of Copies _____

4b. Payment of Fee(s): (Please first reapply any previously paid issue fee shown above)

- ☐ A check is enclosed.
- ☐ Payment by credit card. Form PTO-2038 is attached.
- ☒ The director is hereby authorized to charge the required fee(s), any deficiency, or credits any overpayment, to Deposit Account Number 195029 (enclose an extra copy of this form).

5. Change in Entity Status (from status indicated above)

- ☐ Applicant certifying micro entity status. See 37 CFR 1.29
- ☐ Applicant asserting small entity status. See 37 CFR 1.27
- ☐ Applicant changing to regular undiscounted fee status.

NOTE: 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.

NOTE: If the application was previously under micro entity status, checking this box will be taken to be a notification of loss of entitlement to micro entity status.

NOTE: Checking this box will be taken to be a notification of loss of entitlement to small or micro entity status, as applicable.

NOTE: This form must be signed in accordance with 37 CFR 1.31 and 1.33. See 37 CFR 1.4 for signature requirements and certifications.

Authorized Signature /James M. Hannon/

Date March 6, 2018

Typed or printed name James M. Hannon

Registration No. 48,565

Electronic Patent Application Fee Transmittal				
Application Number:		15225326		
Filing Date:		01-Aug-2016		
Title of Invention:		REMOVABLE SEAT ATTACHMENT FOR A STROLLER		
First Named Inventor/Applicant Name:		Jon Hee Lee		
Filer:		James Michael Hannon/LaYonda Prue		
Attorney Docket Number:		34757-1526		
Filed as Large 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	1501	1	960	960

Description	Fee Code	Quantity	Amount	Sub-Total in USD(\$)
Extension-of-Time:				
Miscellaneous:				
Total in USD (\$)				960

Electronic Acknowledgement Receipt

EFS ID:	31966712
Application Number:	15225326
International Application Number:	
Confirmation Number:	4030
Title of Invention:	REMOVABLE SEAT ATTACHMENT FOR A STROLLER
First Named Inventor/Applicant Name:	Jon Hee Lee
Customer Number:	134811
Filer:	James Michael Hannon
Filer Authorized By:	
Attorney Docket Number:	34757-1526
Receipt Date:	06-MAR-2018
Filing Date:	01-AUG-2016
Time Stamp:	13:33:46
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	DA
Payment was successfully received in RAM	\$960
RAM confirmation Number	030618INTEFSW00012809195029
Deposit Account	195029
Authorized User	JAMES HANNON

The Director of the USPTO is hereby authorized to charge indicated fees and credit any overpayment as follows:

37 CFR 1.16 (National application filing, search, and examination fees)

37 CFR 1.17 (Patent application and reexamination processing fees)

File Listing:

Document Number	Document Description	File Name	File Size(Bytes)/ Message Digest	Multi Part /.zip	Pages (if appl.)
1	Post Allowance Communication - Incoming	34757-1526_Comments.pdf	98615	no	2
			a0a50cc3b5296ce4a99a393bab9ac8993fb7177e		
Warnings:					
Information:					
2		34757-1526_312_Amendment.pdf	135988	yes	7
			8beef6e554fb2a3463a273bffdcd2c11c8d1b7f		
	Multipart Description/PDF files in .zip description				
	Document Description		Start	End	
	Amendment after Notice of Allowance (Rule 312)		1	1	
	Claims		2	6	
	Applicant Arguments/Remarks Made in an Amendment		7	7	
Warnings:					
Information:					
3	Issue Fee Payment (PTO-85B)	34757-1526_Issue_Fee_Transmittal.pdf	687194	no	1
			7db010ae0532df2b70615dc954825db2d885d8fc		
Warnings:					
Information:					
4	Fee Worksheet (SB06)	fee-info.pdf	30376	no	2
			890a023a368b0b9ebf084ac1d72e8a43f52d9de4		
Warnings:					
Information:					
Total Files Size (in bytes):			952173		

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.

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.

PATENTS

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)	
)	
Jon Hee Lee et al.)	Confirmation No.: 4030
)	
Serial No.: 15/225,326)	Art Unit: 3618
)	
Filed: August 1, 2016)	Examiner: James M. Dolak
)	
For: REMOVABLE SEAT ATTACHMENT FOR A)	
STROLLER)	
)	

COMMENTS ON EXAMINER'S REASONS FOR ALLOWANCE

Mail Stop Issue Fee
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Examiner Dolak:

Responsive to the Notice of Allowance having a Notification Date of December 6, 2017, and the Examiner's Statement of Reasons For Allowance (the "Examiner's Statement"), Applicant submits the following clarifying remarks. The Examiner's Statement emphasizes certain claim elements as not being disclosed in the art cited during prosecution of this case, (the "prior art"). However, these statements should not be construed as properly construing what is and is not taught in the prior art and/or what is or is not claimed in the claims. Further these statements should not be construed as identifying the only novel and non-obvious features of Applicant's inventions. Applicant respectfully asserts that the allowed claims are novel and non-obvious over the prior art for reasons other than those emphasized in the Examiner's Statement.

I hereby certify that this correspondence is being filed via EFS-Web to Mail Stop Issue Fee, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, Attn: Examiner Dolak, GAU 3618, on March 6, 2018.

/James M. Hannon/
James M. Hannon
Reg. No. 48,565

Further, while Applicant believes that the claims are allowable, Applicant does not acquiesce that patentability resides in each feature, exactly as expressed in the claims, nor that each feature is required for patentability.

Respectfully submitted,

/James M. Hannon/

James M. Hannon

Reg. No. 48,565

Date: **March 6, 2018**

EVERSHEDS SUTHERLAND (US) LLP

999 Peachtree Street, NE

Atlanta, GA 30309-3996

(404) 853-8013 (phone)

(404) 853-8806 (facsimile)

Attorney Docket No. **34757-1526**



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
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Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/225,326	08/01/2016	Jon Hee Lee	34757-1526	4030
134811	7590	03/20/2018	EXAMINER	
Eversheds Sutherland (US) LLP/NWL			DOLAK, JAMES M	
999 Peachtree Street			ART UNIT	PAPER NUMBER
Suite 2300				
Atlanta, GEORGIA 30309			3618	
UNITED STATES OF AMERICA			NOTIFICATION DATE	DELIVERY MODE
			03/20/2018	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):

patentdocket@eversheds-sutherland.com

Response to Rule 312 Communication	Application No.	Applicant(s)	
	15/225,326	Lee et al.	
	Examiner	Art Unit	AIA Status
	JAMES M DOLAK	3618	No

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

1. ☒ The amendment filed on 06 March 2018 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.

/JAMES M DOLAK/ Primary Examiner, Art Unit 3618	
--	--

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

John Hee Lee, et al.Serial No.: **15/225,326**Filed: **August 1, 2016**For: **REMOVABLE SEAT
ATTACHMENT FOR A STROLLER**

)

) Confirmation No.: **4030**

)

) Art Unit: **3618**

)

) Examiner: **James M. Dolak**

)

)

)

)

)

AMENDMENT UNDER 37 C.F.R. 1.312

VIA EFS-WEB

Mail Stop Issue Fee

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Dear Examiner Dolak:

This Amendment is filed in response to the Notice of Allowance dated December 6, 2017, and pursuant to 37 C.F.R. 1.312, and includes:

Amendments to the Specification beginning on page 2 of this paper; and

Remarks beginning on page 7 of this paper.

I hereby certify that this correspondence is being electronically filed via EFS-WEB to Mail Stop Issue Fee, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, Attn: Examiner Dolak, GAU 3618, on **March 6, 2018**.

/James M. Hannon/

James M. Hannon
Reg. No. 48,565

OK TO ENTER: /J.M.D/

Doc code: IDS

PTO/SB/08a (01-10)

Doc description: Information Disclosure Statement (IDS) Filed

Approved for use through 07/31/2012. OMB 0651-0031

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.

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number		15225326
	Filing Date		2016-08-01
	First Named Inventor	Jon Hee Lee	
	Art Unit	3618	
	Examiner Name	James A. Shriver II	
	Attorney Docket Number	34757-1526	

U.S.PATENTS						Remove
Examiner Initial*	Cite No	Patent Number	Kind Code ¹	Issue Date	Name of Patentee or Applicant of cited Document	Pages,Columns,Lines where Relevant Passages or Relevant Figures Appear
	1	4542915		1985-09-24	Wheeler	
	2	9260127		2016-02-16	Rolicki	
Change(s) applied to document, J.E./ 12/19/2017	3	9260128		02/2016 2016-08-16	Liu	
	4	9227650		2016-01-05	Gillett	
	5	6209892		2001-04-03	Schaaf	
	6	7475900		2009-01-13	Cheng	
	7	9242665		2016-01-26	Offord	
	8	7401803		2008-07-22	Lai	

into the open configuration exposing the opening 1130 and the adapter receiving cavity 1205. The adapter receiving cavity 1205 can have any size and shape for removably coupling a portion of a removable seat attachment adapter 84 therein. In one example embodiment, all or a portion of the cross-sectional shape of the adapter receiving cavity 1205 can be keyed or have a keyed shape 1210 and all or a portion of the removable seat attachment adapter 84 can have a corresponding outer perimeter shape such that the removable seat attachment adapter 84 can only be inserted into the adapter receiving cavity 1205 in one, proper orientation.

Please amend page 20, paragraph 1, of the specification as follows:

The removable seat attachment adapter 84 can also include a stop collar 1335 disposed a predetermined distance up from the first end 84a of the adapter 84. In one example embodiment, the stop collar 1335 is sized and shaped so that it will not fit into the opening ~~[[1330]]~~1130 and will not fit into the adapter receiving cavity 1205 as the first end 84a of the adapter 84 is being inserted into the adapter receiving cavity 1205. The size and shape of the outer surface of the stop collar 1335, being greater than that of the outer surface of the previous portion of the first end 84a inserted into the adapter receiving cavity 1205 will contact and abut an outer surface of the seat attachment housing 1105 when the adapter 84 has penetrated a sufficient amount into the adapter receiving cavity 1205.

²

Please amend page 20, paragraph ~~1~~², of the specification as follows:

The removable seat attachment adapter 84 can also include a spring-loaded latching tab 1305 disposed along one side of the adapter 84 between the first end 84a and the stop collar 1335. In certain example embodiments, the spring-loaded latching tab 1305 can be spring biased into an extended position (as shown in Figure 13B) via, for example, a spring (not shown). As the adapter 84 is first being inserted into the adapter receiving cavity 1205, the width of the adapter 84 at the point of the spring-loaded latching tab 1305, is greater than the width of the cavity ~~[[1305]]~~1205, which causes one or more side walls of the cavity 1205 to apply a force to the spring-loaded latching tab 1305 and push it inward from the extended position towards a retracted position, thereby allowing the first end 84a of the adapter 84 to continue moving into the adapter receiving cavity 1205. When the adapter 84 is inserted into the adapter receiving cavity 1205 a sufficient distance (which can be configurable based on the design specifics on the

Change(s) applied
to document,
N.D./
3/22/2018

AMENDMENTS TO THE SPECIFICATION

Please amend the specification as shown below. These amendments to the specification are supported by the specification and drawings as-filed, do not introduce new matter, and do not affect the allowability of the claims as provided for in the Notice of Allowance. Accordingly, entry of the amendments to the specification is respectfully requested.

Change(s) applied

3

to document,

N.D./

3/22/2018

Please amend page 7, paragraph 1, of the specification as follows:

The seat attachment 20 can also include a folding mechanism that includes a sliding connector 25 connected to a first end of a strut 28. A second end of the strut 28 can be pivotally connected to wheel support frame 26. In such an embodiment, the sliding connector 25 may be moved between a first position and a second position on the attachment frame member 24. As the sliding connector 25 is moved, the strut 28 pushes the wheel support frame 26 from an in-use position to a storage position. The storage position is more compact as shown in Figure 2. In addition, certain example embodiments of the seat attachment 20 can also include a locking mechanism ~~[[27]]~~29 that is capable of securing the seat attachment 20 to a stroller, such as stroller 10 shown in Figure 1. The locking mechanism 29 can be engaged by moving the sliding connector 25 to the in-use position, in which the wheel support frame ~~[[28]]~~26 and wheel 23 are extended. In certain example embodiments, the wheel 23 of the seat attachment 20 is pivotally connected to the connector portion 21 and when the wheel 23 is in the in-use position the releasable connection is locked and when the wheel 23 is moved to the storage position, the releasable connection is unlocked allowing the seat attachment 20 to be removed from stroller 10. The seat attachment 20 may be stored and the stroller 10 may be conveniently used as a single stroller. As designed, the seat attachment 20 may be reconnected to the stroller 10 for use as a double stroller when needed. The seat attachment portion may be secured into position on the stroller frame and a locking mechanism may be used with an embodiment with or without the wheel. Either the seat attachment or the stroller frame can include a locking mechanism for securing the stroller and seat attachment together. The locking mechanism may be any mechanism capable of securing the components together during use and may be a friction locking device, threaded connection, peg in a hole, or an interference locking device such as a pin in a hole, for example. As shown in the example embodiment of Figure 2, the locking mechanism 29 pivots with wheel support frame 26 as the seat attachment 20 is moved from an

unfolded position to a folded position. The locking mechanism 29 may slide into a hole or notch in the attachment frame member 24 of the stroller 10 shown in Figure 1. As such, the seat attachment 20 may be attached to the stroller 10 by positioning the attachment (connector) portion 21 of the seat attachment 20 in the slot 18 of the attachment portion 17 of the stroller 10. The sliding connector 25 may be moved to the in-use position, the wheel support frame is moved, and the locking mechanism 29 is positioned into the locking slot 19 of the stroller 10.

Please amend page 9, paragraph 1, of the specification as follows:

Figure 3 presents a side elevation view of a combination of the single stroller 10 of Figure 1 attached to the seat attachment 20 of Figure 2 according to one example embodiment of the disclosure. Referring now[[t]] to Figure 3, the seat attachment 20 removably coupled to the single stroller 10 to form a double stroller. The double stroller configuration is shown with two stroller seats 13 in an inline configuration, though the other configurations, such as a stroller seat and a bassinet or a pram may also be supported on the double stroller. Further, the seat support element 22 of the seat attachment 20 may be capable of supporting the front stroller seat 13 in either a forward-facing or backward-facing position.

Please amend page 11, paragraph 3, of the specification as follows:

Figures 8A-H present multiple views of a stroller apparatus capable of being converted from a single seat stroller to a double seat stroller through the use of removable seat attachment adapters, according to another example embodiment of the disclosure. Referring now to Figures 8A-H, the example stroller apparatus 80 can include a stroller frame 81 capable of supporting one or more stroller seats 85, 86. In one example embodiment, the stroller frame 81 can be made of one or more pieces fixedly coupled and/or removably coupled to one another. The stroller frame 81 can include portions that are hollow tubing and other portions that are solid core tubing and can be made from metal, plastic, or other materials known in the art.

13

Please amend page ~~11~~, paragraph 3, of the specification as follows:

Though it cannot be seen in the side view of Figure 8A, a typical embodiment of the stroller 80 will include at least two removable seat attachment adapters 84 (at least one along each left and right side of the stroller 80 along the stroller frame 81). For example, at least one

Change(s) applied
to document,

N.D.
3/22/2018



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United States Patent and Trademark Office
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P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	ISSUE DATE	PATENT NO.	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/225,326	04/17/2018	9944305	34757-1526	4030

134811 7590 03/28/2018

Eversheds Sutherland (US) LLP/NWL
999 Peachtree Street
Suite 2300
Atlanta, GA 30309

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):

Baby Jogger, LLC, Richmond, VA;
Jon Hee Lee, Highwood, IL;
Megan Roe, Kalamazoo, MI;
Stacy Noel Simpson, Portage, MI;
Mark Zehfuss, Glen Allen, VA;

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 SelectUSA.gov.