

A G R E E M E N T.

THIS AGREEMENT made and entered into this 11th day of June, 1928, by and between J. C. ROMBACH, VAUGHN BELL and LAWRENCE D. BELL, as follows to-wit:

WITNESSETH: That,

WHEREAS, J. C. Rombach is the inventor of a certain cigar and cigarette lighter, patent applied for, and,

WHEREAS, J. C. Rombach and Lawrence D. Bell are the joint inventors of two other cigar lighters, patents applied for, and,

WHEREAS, the interest in all of said inventions of said J. C. Rombach have been assigned to Lawrence D. Bell, said Lawrence D. Bell will endeavor to dispose of said inventions to the best of his ability and in accordance with his best judgment, and,

WHEREAS, Vaughn Bell has furnished the necessary capital for the development of said inventions,

IT IS HEREBY AGREED as follows:

Of the net sum that may be realized from the sale of said inventions, or through license agreements, J. C. Rombach and Vaughn S. B. Bell are to receive One-third (1/3) <sup>EACH</sup> in cash or kind, when and if <sup>JCR</sup> received by Lawrence D. Bell. The term "net sum," above mentioned, <sup>F.D.B.</sup> is hereby interpreted to mean the net sum left after the deduction of all costs and expenses of whatsoever nature, including cost of patents, cost of development work, expenses in connection with disposing of same, taxes of all nature, and the sum to be paid one George B. Fuller for engineering services in connection with development of said lighter, and any and all other expenses that may arise in connection therewith.

*J. C. Rombach*



WITNESSETH: That,

WHEREAS, J. C. Rombach is the inventor of a certain cigar and cigarette lighter, patent applied for, and,

WHEREAS, J. C. Rombach and Lawrence D. Bell are the joint inventors of two other cigar lighters, patents applied for, and,

WHEREAS, the interest in all of said inventions of said J. C. Rombach have been assigned to Lawrence D. Bell, said Lawrence D. Bell will endeavor to dispose of said inventions to the best of his ability and in accordance with his best judgment, and,

WHEREAS, Vaughn Bell has furnished the necessary capital for the development of said inventions,

IT IS HEREBY AGREED as follows:

Of the net sum that may be realized from the sale of said inventions, or through license agreements, J. C. Rombach and Vaughn <sup>S. B.</sup> Bell are to receive One-third ( $1/3$ ) <sup>EACH</sup> in cash or kind, when and if <sup>JCR</sup> received by Lawrence D. Bell. The term "net sum," above mentioned, <sup>F.P.B.</sup> is hereby interpreted to mean the net sum left after the deduction of all costs and expenses of whatsoever nature, including cost of patents, cost of development work, expenses in connection with disposing of same, taxes of all nature, and the sum to be paid one George B. Fuller for engineering services in connection with development of said lighter, and any and all other expenses that may arise in connection therewith.

Vaughn Bell  
J. C. Rombach  
Lawrence D. Bell