10-14-05

FORM PTO- (595 (Modified) (Rev. 03-01) OMB No. 0651-0027 (exp.5/31/2002) P08/REV03

10-19-2005

Docket No.: 02940344AA

U.S. DEPARTMENT OF COMMERCE

Patent and Trademark Office

Tab settings → → ▼ 1031	02641	Y Y	
To the Director of the United States Patent and Trademark Office	e: Please reco.	attached original documents or copy thereof.	
1. Name of conveying party(ies): Kevin R. Ward, Marcus M. Carr Jr. OCT 1 4 2005 Additional names(s) of conveying party(ies)	Name and address of receiving party(ies): Name: Virginia Commonwealth University Internal Address:		
3. Nature of conveyance:			
	Street Addres	88: 800 E. Leigh Street, Suite 113	
☐ Security Agreement ☐ Change of Name ☐ Other	City: Richmon	nd State: Va ZIP: 23219	
Execution Date: 10/5/05; 10/5/05	Additional name(s	s) & address(es) attached? Yes No	
11/192, ^{4/27} filed on July 29, 2005			
Additional numbers attac	ched?	⊠ No	
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number	of applications and patents involved:	
Name: Michael E. Whitham	7. Total fee (37	CFR 3.41):\$ 40.00	
Internal Address: Whitham, Curtis & Christofferson, PC Customer number: 30743	Enclosed - Any excess or insufficiency should be credited or debited to deposit account		
	☐ Authorize	d to be charged to deposit account	
Street Address: 11491 Sunset Hills Road, Suite 340 0/18/2005 ECOOPER 00000148 11192427	8. Deposit acco 50-2041	unt number:	
1 FC:8021	(Attach duplicate	e copy of this page if paying by deposit account)	
9. Statement and signature.	USE THIS SPACE		
To the best of my knowledge and belief, the foregoing inform of the original document.	etion is trut and co	orrect and any attached copy is a true copy	
Michael E. Whitham Reg no. 32,635	l yr	October 14, 2005	
Name of Person Signing Total number of pages including cover significant cover sign	Signature	nd document:	

Docket No.: 02940344AA

ASSIGNMENT

WHEREAS, WE, Mark Licata, Kevin R. Ward, and Marcus E. Carr, Jr. have invented certain new and useful improvements in a U.S. Patent application Serial Number 11/192,427, filed on July 29, 2005 and titled One Hand Tourniquet with Locking Mechanism.

WHEREAS, Virginia Commonwealth University, a corporate instrumentality of the Commonwealth of Virginia, hereinafter referred to as UNIVERSITY, is desirous of acquiring certain rights thereunder; and

WHEREAS, the invention was made using facilities and resources controlled by the UNIVERSITY; and

WHEREAS, Virginia Commonwealth University's Intellectual Properties Policy, which applies to us as an employee of Virginia Commonwealth University pursuant to Section 23-4.3.B of the CODE OF VIRGINIA, provides among other things, that inventions made using facilities and resources controlled by the UNIVERSITY become the property of the UNIVERSITY and that UNIVERSITY employees-inventors are obligated to assign their rights in the invention and any patent application(s) and any patent(s) issued thereon to the UNIVERSITY;

NOW, THEREFORE, for one dollar (\$1.00) and other good and valuable consideration, receipt of which is hereby acknowledged, we agree to and do hereby sell, assign and transfer unto said UNIVERSITY the entire right, title, and interest in and throughout the United States of American (including its possessions and dependencies) and all countries foreign thereto, in and to said invention (whether patentable or not), of any country, which have been or may be granted on said invention or any part thereof, or any divisional, substitute, continuation-in-whole- or in part, renewal, reissue or other patent application based thereon, and based upon said invention, together with the right of said UNIVERSITY to apply for such patent in its own name in all countries of the world where such is permissible by law, and the right to claim the benefit of the priority right provided by the International convention of 1883, as amended to date, and any such priority right;

TO BE HELD AND ENJOYED BY said UNIVERSITY, its successors and assigns, to the full ends of the respective terms for which said patents or any of them have been or may be granted as fully and entirely as the same would have been held and enjoyed by me had no sale and assignment of said interest been made;

AND WE do hereby authorize and request the Commissioner of Patents of the United States of America to issue any and all United States Patents which may be granted upon said invention or any part thereof, to said UNIVERSITY;

AND WE hereby agree for myself, and for my heirs, executors and administrators, to execute without further consideration any further lawful documents and any further assurances, and any divisional, continuation-in-whole or in part, substitute, renewal, reissue, or other applications for patents for any country that might be deemed necessary by said assignee fully to secure to said assignee its interest as aforesaid in and to said invention or any part thereof, and in and to said several patents or any of them;

PATENT REEL: 017088 FRAME: 0021 SENT BY: VCURES;

804 628 0436;

OCT-6-05 4:12PM;

PAGE 8/8

OCT-06-2005 07:35

FROM-WHITHAM CURTIS CHRISTOFFERSON

703 787 7557

T-386 P.007/007 F-466

Docket No.: 02940344AA

AND in addition we agree that any and all royalties, rents, payments or any receipts from the sale, assignment, transfer, licensing or use of said invention, whether patented or not, which are received by the said UNIVERSITY shall be the property of the UNIVERSITY with the understanding that I will receive a percentage of said royalties, rents, payments, or receipts pursuant to and in accordance with the Virginia Commonwealth University Intellectual Properties Policy as adopted May 20, 1988, or as amended or superseded thereafter;

AND we do hereby covenant for myself and my legal representatives and agree with said UNIVERSITY, its successors and assigns that we have granted no right or license to make, use or sell said invention to anyone except said UNIVERSITY, that prior to the execution of this deed my right, title and interest in sazid invention has not been otherwise encumbered, and that I have not executed and will not execute any instrument in conflict herewith.

Executed this	day of	
		Mark Licata
Witness	-	Λ
Executed this	day of	October 1/2005.
Witness	_	Kevin R. Ward
Executed this	day of	, 2005.
	_	Marcus E. Carr, Jr.

Witness

709 767 7597

T-370 P.007/007 F-433

Docket No.: 02940344AA

OCT-(15-2005 09:2]

AND in addition we agree that any and all royalties, rents, payments or any receipts from the sale, assignment, transfer, licensing or use of said invention, whether patented or not, which are received by the said UNIVERSITY shall be the property of the UNIVERSITY with the universtanding that I will receive a percentage of said royalties, rents, payments, or receipts pursuant to and in accordance with the Virginia Commonwealth University Intellectual Properties Policy as adopted May 20, 1988, or as amended or superseded thereafter;

AND we do hereby covenant for myself and my legal representatives and agree with said UNIVERSITY, its successors and assigns that we have granted no right or license to make, use or sell said invention to anyone except said UNIVERSITY, that prior to the execution of this deed my right, withe and interest in sazid invention has not been otherwise encumbered, and that I have not executed and will not execute any instrument in conflict herewith.

FXGCnced	cnis _	°	aay on	, 2005.
				Mark Licate
Witness				
Execut ed	chis _	·	iey of	, 2005-
				Kevin R. Ward
Witness				
Executed	this _	5 ^m	iay of	MATCUS E. Carr. Jr.
				Marcus E. Carr. Jr.

Witness

RECORDED: 10/14/2005

PATENT REEL: 017088 FRAME: 0023