P.O. Box 1450 Alexandria, VA 22313-1450 Please record the attached document. Total number of pages including cover sheet, attachments, and do	Attorney Docket No. <u>151940</u>
Total number of pages including cover sheet, attachments, and do	
	ocument: <u>11</u>
1. A. Name of conveying parties:         1) Christopher P. STEINMAN         2) David PETTINATO         3) Robert J. ALLEN         4) Frank P. NANNA         5) Matthew COPITHORNE         6) Brian OTTS         7) Peter DEMUYLDER         8) Aaron Randall FERBER         9) Ross LOCKWOOD         10) Rodney Hal MONSON         11) Evan David SHAPIRO         B. Additional name(s) of conveying party(ies) attached?         □ Yes ⊠ No         3. A. Nature of conveyance:         ⊠ Assignment       □ Merger         □ Other	<ul> <li>2. A. Name and address of receiving party: LIFELINE SCIENTIFIC, INC. ONE PIERCE PLACE, SUITE 475W ITASCA, ILLINOIS 60143</li> <li>B. Additional name(s) &amp; address(es) attached? □Yes ⊠ No</li> </ul>
7) July 9, 2012 8-11) July 10, 2012	
4. A. Patent Application No. <u>29/426,755</u>	B. Patent No.(s)
Additional numbers	attached? 🔲 Yes 🖾 No
C. Title of Application: <u>COOLANT CONTAINER</u>	
<ol><li>Name and address of party to whom correspondence concerning document should be mailed:</li></ol>	6. Total number of applications and patents involved: 1
Name: William P. Berridge	<ol> <li>Please charge Deposit Account No. 15-0461 total fee (37 CFR 3.41) in the amount of \$40.00</li> </ol>
Address: OLIFF & BERRIDGE, PLC P.O. Box 320850 Alexandria, VA 22320-4850 Phone Number: 703-836-6400 Fax Number: 703-836-2787	<ol> <li>Credit any overpayment or charge any underpayment to deposit account number 15-0461.</li> </ol>
<ol> <li>Statement and signature. To the best of my knowledge and belief, the foregoing information original document.</li> </ol>	gion is true and correct and any attached copy is a true copy of the
William P. Ferridge, Registration No. 30,024 Justin T. Lingard, Registration No. 61,276	Date: <u>September 7, 2012</u>

			ASSIGNMENT		
	Insert	(1)	Christopher P. STEINMAN	(7)	Peter DEMUYLDER
1-11)	Name(s)	(2)	David PETTINATO	(8)	Aaron Randall FERBER
	of Inventor(s)	(3)	Robert J. ALLEN	(9)	Ross LOCKWOOD
		(4)	Frank P. NANNA	(10)	Rodney Hal MONSON
		(5)	Matthew COPITHORNE	(1))	Evan David SHAPIRO
		(6)	Brian OTTS	(12)	
		the unc	sideration of the sum of one dollar (\$1.00) lersigned, the receipt and sufficiency of v and hereby does assign, transfer and set	which are hereby	i and valuable consideration paid to each of acknowledged, each undersigned agrees to
12)	Insert Name of Assignee	(12)	LIFELINE SCIENTIFIC, INC.		
13)	Insert Address of Assignee	(13)	One Pierce Place, Suite 475W Itasca, Illinois 60143		
	Insert Address of	(herein the ent inventi	Itasca, Illinois 60143 after designated as the Assignee) and As	States of Americ uding any and a tute and reissue	Il provisional, non-provisional, divisional, application(s), and all Letters Patent,
	Insert Address of Assignee Insert Identification	(herein the ent inventi	Itasca, Illinois 60143 lafter designated as the Assignee) and Assi ire right, title and interest for the United ion, and in all applications for patent incl wation international confirmation subst	States of Americ uding any and a tute and reissue	a as defined in 35 U.S.C. §100, or the Il provisional, non-provisional, divisional, application(s), and all Letters Patent,
13)	Insert Address of Assignee	(herein the ent inventi contim extensi (14) (Attor for wh	Itasca, Illinois 60143 after designated as the Assignee) and As- ire right, tide and interest for the United ion, and in all applications for patent inclu- nation, international, confirmation, substi- ions, reissues and reexamination certifica COOLANT CONTAINER 	States of Americ uding any and a thie and reissue tes that may be	a as defined in 35 U.S.C. §100, in the Il provisional, non-provisional, divisional, application(s), and all Letters Patent,
13) 14)	Insert Address of Assignee Insert Identification such as Title, Case Number, or Foreign Application Number	(herein the ent inventi contim extensi (14) (Attor for wh	Itasca, Illinois 60143 after designated as the Assignee) and As ire right, tide and interest for the United ion, and in all applications for patent incl pation, international, confirmation, subst ions, reissues and reexamination certifica COOLANT CONTAINER 	States of Americ uding any and a thie and reissue tes that may be	a as defined in 35 U.S.C. §100, in the Il provisional, non-provisional, divisional, application(s), and all Letters Patent, granted on the invention known as
13) 14)	Insert Address of Assignee Insert Identification such as Title, Case Number, or Foreign	(herein the ent inventi contim extensi (14) (Attor for wh	Itasca, Illinois 60143 after designated as the Assignee) and As ire right, tide and interest for the United ion, and in all applications for patent incl nation, international, confirmation, subst ions, reissues and reexamination certifica COOLANT CONTAINER ney Docket No. <u>151940</u> ich the undersigned has (have) executed ate herewith or	States of Americ uding any and a thie and reissue tes that may be	a as defined in 35 U.S.C. §100, in the Il provisional, non-provisional, divisional, application(s), and all Letters Patent, granted on the invention known as
13)	Insert Address of Assignee Insert Identification such as Title, Case Number, or Foreign Application Number Insert Date of Signing	(herein ihe ent inventi contin extens: (14) (Attor for wh even d (15)	Itasca, Illinois 60143 after designated as the Assignee) and As ire right, tide and interest for the United ion, and in all applications for patent incl nation, international, confirmation, subst ions, reissues and reexamination certifica COOLANT CONTAINER ney Docket No. <u>151940</u> ich the undersigned has (have) executed ate herewith or	States of Americ uding any and a thie and reissue tes that may be	a as defined in 35 U.S.C. §100, in the Il provisional, non-provisional, divisional, application(s), and all Letters Patent, granted on the invention known as

to execute separate assignments in connection with such applications and patents as the Assignee may deem necessary.

 2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning any application or patents for the invention and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference.

3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.
 4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm by reissue or

reexamination a grant of a valid United States patent to the Assignee.

reexamination a grant of a valid United States patent to the Assignee. 5) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office and other issuing authorities to issue any and all patents resulting from said application(s) to the said Assignee, as Assignee of the entire interest, and covenants that he has full right to convey the entire interest herein assigned, and that he has not executed, and will not execute, any agreement(s) in conflict herewith, and agrees that this assignment is binding on Assignor and Assignor's heirs, successors, assigns and legal representatives. 6) Each undersigned hereby grants the firm of OLLFF & BERRIDGE, FLC the power to insert on this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patient and Trademark Office for recorder to of the document

recordation of this document.

	In witness whereof, executed by the ander	signed on the date(s) of	posite the undersigne	ed name(s).	
Date	05-JULY - 2012	Inventor Signature	Mith		(SEAL)
Date	7-5-12	Inventor Signature	Mind	Petternoto_	(SEAL)
Date		Inventor Signature		•	(SEAL)
Date		Inventor Signature			(SEAL)
Date		Inventor Signature			(SEAL)
Date		Inventor Signature			(SEAL)
Date		Inventor Signature		·······	(SEAL)
Date		Inventor Signature		MANU Manuer	(SEAL)
Date		Inventor Signature		1 1 <b>1 - 1 - 1 - 1 - 1</b> - 1 - 1 - 1 - 1 - 1 -	(SEAL)
Date		Inventor Signature			(SEAL)

or Signature (SEAL)
y Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A. If neither, ign here: Witness Witness Witness
ir

•

.

1

### ASSIGNMENT

	Insert	(1)	Christopher P. STEINMAN	(7)	Peter DEMUYLDER
(1-11)	Name(s)	(2)	David PETTINATO	(8)	Aaron Randall FERBER
	of Inventor(s)	(3)	Robert J. ALLEN	(9)	Ross LOCKWOOD
		(4)	Frank P. NANNA	(10)	Rodney Hal MONSON
		(5)	Matthew COPITHORNE	(11)	Evan David SHAPIRO
		(6)	Brian OTTS	(12)	
		the un	sideration of the sum of one dollar (\$1.00) an dersigned, the receipt and sufficiency of which , and hereby does assign, transfer and set over	h are hereby	
(12)	Insert Name of Assignce	(12)	LIFELINE SCIENTIFIC, INC.		
(13)	Insert Address of Assignee	(13)	One Pierce Place, Suite 475W Itasca, Illinois 60143		
		the entinvent contin	nafter designated as the Assignee) and Assign the right, title and interest for the United State ion, and in all applications for patent includin ustion, international, confirmation, substitute ions, reissues and reexamination certificates t	es of Americ g any and al and reissue	a as defined in 35 U.S.C. §100, in the l provisional, non-provisional, divisional, application(s), and all Letters Patent,
(14)	Insert Identification such as Title, Case	(14)	COOLANT CONTAINER		
	Number, or Foreign Application Number	for wh	ney Docket No. 151940 ich the undersigned has (have) executed an a ate herewith or	pplication fo	r patent in the United States of America on
(15)	Insert Date of Signing				
	of Application	(15)	on		
(16)	Alternative Identification for	(16)	U.S. Application Number		
	filed applications	filed			

Each undersigned agrees to execute all papers necessary in connection with any application and/or patent for the invention and also to execute separate assignments in connection with such applications and patents as the Assignee may deem necessary.
 Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning any

application or patents for the invention and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference.

3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.

ciaims or provisions of the international Convention for Protection of Industrial Property of similar agreements.
 4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm by reissue or reexamination a grant of a valid United States patent to the Assignee.
 5) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office and other issuing authorities to issue any and all patents resulting from said application(s) to the said Assignee, as Assignee of the entire interest, and covenants that he has full right to convey the entire interest herein assigned, and that he has not executed, and will not execute, any agreement(s) in conflict herewith, and agrees that this assignment is binding on Assignor and Assignor's heirs, successors, assigns and legal representatives.
 6) Each undersigned hereby grants the firm of OLIFF & BERNEDGE, PLC the power to insert on this assignment any further identification that may be necessary to grants the firm of OLIFF & DERIDER PLC the power to insert and Trademark Office for the said Assignee for the probability of the probab

identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

In witness whereof, executed by the undersigned on the date(s) opposite the undersigned name(s).

Date	7/5/12	Inventor Signature	- Haby	fall	(SEAL)
Date	July 5, 2012	Inventor Signature	Jakp 7	Your	(SEAL)
Date		Inventor Signature			(SEAL)
Date		Inventor Signature			(SEAL)
Date	•	Inventor Signature			(SEAL)
Date	-	Inventor Signature			(SEAL)
Date		Inventor Signature			(SEAL)
Date		Inventor Signature			(SEAL)
Date		Inventor Signature			(SEAL)
Date		Inventor Signature			(SEAL)

÷

.

Date	Inventor Signature	(SEAL)
	signment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A. should be signed before at least two witnesses who also sign here: $\frac{7-5-12}{2}$ Witness $Millorab(A, Kustle)$	If neither,
Date	Witness	
	"OFFICIAL SEAL" DEBORAH A. KOESTER NOTARY PUBLIC, STATE OF ILLINOIS My Commission Expires 12/17/2012	

Þ

			ASSIGNMENT		
	Insert	(1)	Christopher P. STEINMAN	(7)	Peter DEMUYLDER
1-11)	Name(s)	(2)	David PETTINATO	(8)	Aaron Randall FERBER
	of Inventor(s)	(3)	Robert J. ALLEN	(9)	Ross LOCKWOOD
		(4)	Frank P. NANNA	(10)	Rodney Hal MONSON
		(5)	Matthew COPITHORNE	(11)	Evan David SHAPIRO
		(6)	Brian OTTS	(12)	
		the und	ideration of the sum of one dollar (\$1.00 lessigned, the receipt and sufficiency of v and hereby does assign, transfer and set	which are hereby	I and valuable consideration paid to each of acknowledged, each undersigned agrees to
12)	Insert Name of Assignce	(12)	LIFELINE SCIENTIFIC, INC.		and the second
13)	Insert Address of Assignce	(13)	One Pierce Place, Suite 475W Itasca, Illinois 60143		
		harain	after designated as the Assignce) and As	nimes's hoirs a	second actions and least representatives
		the enti- inventi- continu	ire right title and interest for the United	States of Americ uding any and a tute and reissue	as defined in 35 U.S.C. §100, in the Il provisional, non-provisional, divisional, application(s), and all Letters Patent,
14)	Insert Identification	the enti- inventi- continu	ire right, title and interest for the United on, and in all applications for patent inclusion, international, confirmation, substi-	States of Americ uding any and a tute and reissue	as defined in 35 U.S.C. §100, in the Il provisional, non-provisional, divisional, application(s), and all Letters Patent,
14)	such as Title, Case Number, or Foreign	the enti inventi continu extersi	ire right, title and interest for the United on, and in all applications for patent incl nation, international, confirmation, subst ions, reissues and reexamination certific:	States of Americ uding any and a tute and reissue	as defined in 35 U.S.C. §100, in the Il provisional, non-provisional, divisional, application(s), and all Letters Patent,
14)	such as Title, Case	the eath inventi continu extensi (14) (Attor	ire right, title and interest for the United on, and in all applications for patent incl intion, international, confirmation, subst ions, reissues and reexamination certifics COOLANT CONTAINER	States of Americ uding any and a itute and reissue ites that may be	as as defined in 35 U.S.C. §100, in the Il provisional, non-provisional, divisional, application(s), and all Letters Patent, granted on the invention known as
14)	such as Title, Case Number, or Foreign	the enti- inventi- continu- extensi (14) (Attor for wh	ire right, title and interest for the United on, and in all applications for patent incl intion, international, confirmation, subst ions, reissues and reexamination certifics COOLANT CONTAINER	States of Americ uding any and a itute and reissue ites that may be	as defined in 35 U.S.C. §100, in the Il provisional, non-provisional, divisional, application(s), and all Letters Patent,
	such as Title, Case Number, or Foreign	the enti- inventi- continu- extensi (14) (Attor for wh	ire right, title and interest for the United on, and in all applications for patent incl intion, international, confirmation, subst ions, reissues and reexamination certific: COOLANT CONTAINER ney Docket No. <u>151940</u> ich the undersigned has (have) executed	States of Americ uding any and a itute and reissue ites that may be	as as defined in 35 U.S.C. §100, in the Il provisional, non-provisional, divisional, application(s), and all Letters Patent, granted on the invention known as
	such as Títle, Case Number, or Foreign Application Number	the enti- inventi- continu- extensi (14) (Attor for wh	ire right, title and interest for the United on, and in all applications for patent incl inition, international, confirmation, subst ions, reissues and reexamination certifics COOLANT CONTAINER 	States of Americ uding any and a itute and reissue ites that may be	as as defined in 35 U.S.C. §100, in the Il provisional, non-provisional, divisional, application(s), and all Letters Patent, granted on the invention known as
(14) (15) (16)	such as Title, Case Number, or Foreign Application Number Insert Date of Signing	the eatinventi continu extensi (14) (Attor for wh even d (15)	ire right, title and interest for the United on, and in all applications for patent incl inition, international, confirmation, subst ions, reissues and reexamination certifics COOLANT CONTAINER 	States of Americ uding any and a itute and reissue ites that may be	as as defined in 35 U.S.C. §100, in the Il provisional, non-provisional, divisional, application(s), and all Letters Patent, granted on the invention known as
(15)	such as Title, Case Number, or Foreign Application Number Insert Date of Signing of Application	the eatinventi continu extensi (14) (Attor for wh even d (15)	ire right, title and interest for the United on, and in all applications for patent incl nation, international, confirmation, subst ions, reissues and reexamination certifics COOLANT CONTAINER 	States of Americ uding any and a itute and reissue ites that may be	as as defined in 35 U.S.C. §100, in the Il provisional, non-provisional, divisional, application(s), and all Letters Patent, granted on the invention known as

1) Each undersigned agrees to execute all papers necessary in connection with any application and/or patent for the invention and also to execute separate assignments in connection with such applications and patents as the Assignee may deem necessary.

2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning any application or patents for the invention and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference.

3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.

4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm by reissue or reexamination a grant of a valid United States patent to the Assignee.

5) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office and other issuing authorities to issue any and all patents resulting from said application(s) to the said Assignee, as Assignee of the entire interest, and covenants that he has full right to convey the entire interest herein assigned, and that he has not executed, and will not execute, any agreement(s) in conflict herewith, and agrees that this assignment is binding on Assignor and Assignor's heirs, successors, assigns and legal representatives.

6) Each undersigned hereby grants the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

In witness whereof, executed by the undersigned on the date(s) opposite the undersigned name(s).

Date	1997-1998 - 1997 - 1998 - 1997 - 19	Inventor Signature	(SEAL)
Date		Inventor Signature	(SEAL)
Date		Inventor Signature	(SEAL)
Date		Inventor Signature	(SEAL)
Date	7-672	Inventor Signature	A h (SEAL)
Date		Inventor Signature	(SEAL)
Date		Inventor Signature	(SEAL)
Date		Inventor Signature	(SEAL)
Date		Inventor Signature	PATENT (SEAL)
	an a	4. 4	REEL: 028940 FRAME: 0036

Date

Inventor Signature

(SEAL)

This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A. If neither, then it should be signed before at least two witnesses who also sign here:

Witness

Witness

PERI

Date 7/6/12

Date 7-6-12

v <u> Jahdob</u>

(16)	Identification for				
(10)		• •			
40	Alternative	(16)	U.S. Application Number		
	of Application	(15)	on 07/06/12	e	······································
(15)	Insert Date of Signing		<i>r i</i>		
			ch the undersigned has (have) executed ate herewith or	an application fo	r patent in the United States of America or
	whhereanou manager.	• • • •	rey Docket No. 151940		
	Number, or Foreign Application Number				lan Amananan Manananan Amananan Aman Amananan Aman Maran Maran Mahar Mahar Mananan Amanan Amanan Amananan Amana Manananan Manananan Manananan Manananan Amananan Amananan Mahar Mananan Mahar Mahar Mananan Amananan Amanana Ma
(14)	Insert Identification such as Title, Case	(14)	COOLANT CONTAINER		
		the cati inventi- continu	re right, title and interest for the United	States of Americ luding any and al itute and reissue	l provisional, non-provisional, divisional, application(s), and all Letters Patent,
(13)	Insert Address of Assignce	(13)	One Pietce Place, Suite 475W Itasca, Illinois 60143		No. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
(12)	Assignee .	(12)	LIFELINE SCIENTIFIC, INC.		
(12)	Insert Name of	assign,	and hereby does assign, transfer and set		r acknowledged, each undersigned agrees t
					and valuable consideration paid to each o
		(6)	Brian OTTS	(12)	-ht-shurnes-lawn-linearin-dillonnanananan-shurn-humanananananan-humanananananan-humanananan-
		(5)	Mauhow COPITHORNE	(11)	Evan David SHAPIRO
		(4)	Frank P. NANNA	(10)	Rodney Hal MONSON
	of Inventor(s)	(3)	Robert J. ALLEN	(9)	Ross LOCKWOOD
(1-11)	Name(s)	(2)	David PETTINATO	(8)	Aaron Randall FERBER
	Jusert	(1)	Christopher P. STEINMAN	(7)	Peter DEMUYLDER

2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning any application or patents for the invention and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference.

3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.
 4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm by reissue or

4) Each undersigned agrees to pertonn an annuary v and minute or measury to communicate the second se

and agrees that this assignment is binding on Assignor and Assignor's heirs, successors, assigns and legal representatives. 6) Each undersigned hereby grants the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

### In witness whereof, executed by the undersigned on the date(s) opposite the undersigned name(s).

Date	07/06/12	Inventor Signature	Brin Otto	(SEAL)
Date	· · ·	Inventor Signature		(SEAL)
Date		Inventor Signature	·····	(SEAL)
Date		Inventor Signature		(SEAL)
Date		Inventor Signature	·····	(SEAL)
Date		Inventor Signature		(SEAL)
Date				
Date		Inventor Signature	·····	(SEAL)
Date		Inventor Signature		(SEAL)
Date		Inventor Signature		(SEAL)
Date		Inventor Signature		(SEAL)

This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S.A. If neither, then it should be signed before at least two witnesses who also sign here:

8-10-12 2011 Witness 1 natro 8-10-12 witness.

## ASSIGNMENT

	Insert	(1)	Christopher P. STEINMAN	(7)	Peter DEMUYLDER
(1-11)	Name(s)	(2)	David PETTINATO	(8)	Aaron Randall FERBER
	of Inventor(s)	(3)	Robert J. ALLEN	(9)	Ross LOCKWOOD
		(4)	Frank P. NANNA	(10)	Rodney Hal MONSON
		(5)	Matthew COPITHORNE	(11)	Evan David SHAPIRO
		(6)	Brian OTTS	(12)	Manage 24/2017
	Insert Name of	the und assign.	kersigned, the receipt and sufficiency of and hereby does assign, transfer and se	which are hereby	and valuable consideration paid to each of acknowledged, each undersigned agrees to
(12)	Assignee	(12)	LIFELINE SCIENTIFIC, INC.		
	Insert Address of	(17)	One Pierce Place. Suite 475W		
(13)	Assignee	the enti	re right, title and interest for the United	States of Americ	a as defined in 35 U.S.C. §100, in the
		(herein the enti inventio continu extensio	after designated as the Assignee) and A ire right, title and interest for the United on, and in all applications for patent inc tation, international, confirmation, subs ons, reissues and reexamination certific	States of Americ luding any and al itute and reissue	a as defined in 35 U.S.C. §100. in the I provisional, non-provisional, divisional, application(s), and all Letters Patent.
(13)	Assignee Insert Identification such as Title, Case	(herein the enti inventio continu	after designated as the Assignee) and A ire right, title and interest for the United on, and in all applications for patent inc ation. international, confirmation, subs	States of Americ luding any and al itute and reissue	I provisional, non-provisional, divisional. application(s), and all Letters Patent.
	Assignee Insert Identification	(herein the enti inventio continu extensio (14)	after designated as the Assignee) and A ire right, title and interest for the United on, and in all applications for pateru inc. lation, international, confirmation, subsi ons, reissues and reexamination certific COOLANT CONTAINER	States of Americ luding any and al itute and reissue	a as defined in 35 U.S.C. §100. in the I provisional, non-provisional, divisional, application(s), and all Letters Patent.
	Assignee Insert Identification such as Title, Case Number, or Foreign	(herein the enti inventio continu extensis (14) (Attorr for whi	after designated as the Assignee) and A ire right, title and interest for the United on, and in all applications for patent inc lation, international, confirmation, subs- ons, reissues and reexamination certific COOLANT CONTAINER	States of Americ luding any and at itute and reissue ates that may be g	a as defined in 35 U.S.C. §100, in the I provisional, non-provisional, divisional, application(s), and all Letters Patent,
	Assignee Insert Identification such as Title, Case Number, or Foreign	(herein the enti inventio continu extensis (14) (Attorr for whi	after designated as the Assignee) and A ire right, title and interest for the United on, and in all applications for patent inc. tation, international, confirmation, subsi- ons, reissues and reexamination certific COOLANT CONTAINER	States of Americ luding any and at itute and reissue ates that may be g	a as defined in 35 U.S.C. §100, in the I provisional, non-provisional, divisional, application(s), and all Letters Patent, granted on the invention known as
(14)	Assignee Insert Identification such as Tille, Case Number, or Foreign Application Number	(herein the enti inventio continu extensis (14) (Attorr for whi	after designated as the Assignee) and A ire right, title and interest for the United on, and in all applications for patent inc- tation, international, confirmation, subs- ons, reissues and reexamination certific COOLANT CONTAINER	States of Americ luding any and at itute and reissue ates that may be g	a as defined in 35 U.S.C. §100, in the I provisional, non-provisional, divisional, application(s), and all Letters Patent, granted on the invention known as
(14)	Assignee Insert Identification such as Title, Case Number, or Foreign Application Number Insert Date of Signing	(herein the enti inventi continu extensis (14) (Attorr for whi even da (15)	after designated as the Assignee) and A ire right, title and interest for the United on, and in all applications for patent inc- tation, international, confirmation, subs- ons, reissues and reexamination certific COOLANT CONTAINER	States of Americ luding any and at itute and reissue ates that may be g	a as defined in 35 U.S.C. §100, in the I provisional, non-provisional, divisional, application(s), and all Letters Patent, granted on the invention known as
(14)	Assignee Insert Identification such as Title, Case Number, or Foreign Application Number Insert Date of Signing of Application	(herein the enti inventi continu extensis (14) (Attorr for whi even da (15)	after designated as the Assignee) and A ire right, title and interest for the United on, and in all applications for patent inc lation. international, confirmation, subs- ons, reissues and reexamination certific COOLANT CONTAINER ney Docket No. <u>151940</u> the undersigned has (have) executed atte herewith or	States of Americ luding any and at itute and reissue ates that may be g	a as defined in 35 U.S.C. §100, in the I provisional, non-provisional, divisional, application(s), and all Letters Patent, granted on the invention known as

to execute separate assignments in connection with such applications and patents as the Assignee may deem necessary,

2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning any application or patents for the invention and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference.

3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.

4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm by reissue or

retraining a grant of a valid United States patent to the Assignee. 5) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office and other issuing authorities to issue any and all patents resulting from said application(s) to the said Assignee, as Assignee of the entire interest, and covenants that he has full right to convey the entire interest herein assigned, and that he has not executed, and will not execute, any agreement(s) in conflict herewith. and agrees that this assignment is binding on Assignor and Assignor's heirs, successors, assigns and legal representatives.

6) Each undersigned hereby grants the firm of OLIFF & BERRIDGE, PLC the power to insert on this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document. ~~

	In witness whereof, executed by the u	ndersigned on the date(s) opposite the undersigned nation	Do ky Ka Peter (SEAL)
Date	0918712012	_ Inventor Signature	(SEAL)
Date	01/07/	Inventor Signature	(SEAL)
Date		_ Inventor Signature	(SEAL)
Date		Inventor Signature	(SEAL)
Date		Inventor Signature	(SEAL) -
Date		Inventor Signature	(SEAL)
Date		Inventor Signature	(SEAL)
Date		Inventor Signature	(SEAL)
Date		Inventor Signature	(SEAL)
Date	ere consider i multicality 12 daganan sun permiti	Inventor Signature	(SEAL)
Date		_ Inventor Signature	(SEAL)
This ass then it s	ignment should preferably be signed befor hould be signed before at least two witnes	pre: (a) a Notary Public if within the U.S. A. The U.S. Consult sses who also sign here:	if outside the U.S.A. If neither,
Date	09/07/2012	Witness ADD 054	PLOUTOS
Date	08/07/2011	Witness Grapither Vor	ueron
	• •		PATENT

REEL: 028940 FRAME: 0039

.

.

.

### ASSIGNMENT

	Insert	(1)	Christopher P. STEINMAN	(7)	Peter DEMUYLDER
(1-11)	Name(s)	(2)	David PETTINATO	(8)	Aaron Randall FERBER
	of Inventor(s)	(3)	Robert J. ALLEN	(9)	Ross LOCKWOOD
		(4)	Frank P. NANNA	(10)	Rodney Hat MONSON
		(5)	Matthew COPITHORNE	(11)	Evan David SHAPIRO
		(6)	Brian OTTS	(12)	
		the una	ideration of the sum of one dollar (\$1.0 lersigned, the receipt and sufficiency of and hereby does assign, transfer and se	which are hereby	and valuable consideration paid to each of acknowledged, each undersigned agrees to
(12)	Insert Name of Assignee	(12)	LIFELINE SCIENTIFIC, INC.		
(13)	Insert Address of Assignee	(13)	One Pierce Place, Suite 475W Itasca, Illinois 60143		
		the ent investi contini	ire right, title and interest for the United	I States of Americ luding any and al titute and reissue	I provisional, non-provisional, divisional, application(s), and all Letters Patent,
(14)	Insert Identification such as Title, Case Number, or Foreign	(14)	COOLANT CONTAINER		
	Application Number	(Ailor	ney Docket No. 151940		)
			ich the undersigned has (have) executed ate herewith or	an application fo	r patent in the United States of America on
(15)	Insert Date of Signing				
	of Application	(15)	00		
<u>(16)</u>	Alternative Identification for	(16)	U.S. Application Number	er formale and a second sec	
	filed applications	filed			
	the Marsh second second many			with any publicat	ian and/or notent for the invention and also

 Each undersigned agrees to execute all papers necessary in connection with any application and/or patent for the invention and also to execute separate assignments in connection with such applications and patents as the Assignee may deem necessary.
 Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concerning any application or patents for the invention and to cooperate with the Assignee in every way possible in obtaining evidence and going forward with such interference.

such interforence.
3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.
4) Each undersigned agrees to perform all affinative acts which may be necessary to obtain, maintain or confirm by reissue or reexamination a grant of a valid United States patent to the Assignee.
5) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office and other issuing authorities to issue any and all patents resulting from said application(s) to the said Assignee, as Assignee, of the entire interest, and covenants that he has full right to convey the entire interest herein assigned, and that he has not executed, and will not execute, any agreement(s) in conflict herewith, and agrees that this assignment is binding on Assignor and Assignor's heirs, successors, assigns and legal representatives.
6) Each undersigned hereby grants the firm of OLIFF & BERRIDGE, FLC the power to insert on this assignment any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

recordation of this document.

#### In witness whereof, executed by the undersigned on the date(s) opposite the undersigned name(s).

Date		Inventor Signature		(SEAL)
Date		Inventor Signature		(SEAL)
Date	7/10/12	Inventor Signature	Aark. fit	(SEAL)
Date	7/10/12	Inventor Signature	Klappkan1	(SEAL)
Date	JULY 10, 2012	Inventor Signature	Ballon	(SEAL)
Date	7/10/2012	Inventor Signature	122-	(SEAL)
Date	• • •	Inventor Signature		(SEAL)
Date	······································	Inventor Signature		(SEAL)
Date		Investor Signature		(SEAL)
Date		Inventor Signature		(SEAL)

· ·

· ·

,

,

Date	Тауеда	ator Signature	(SEAL)
This as then it Date	ssignment should preferably be signed before: (a) a Notal should be signed before at least two witnesses who also $\frac{7}{10}$	ary Public if within the U.S.A. (b) LLS Consul if outside the U.S., o sign here:	A. If neither,
Date	7/0/12	Witness	

**RECORDED: 09/07/2012**