

PATENT ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
FAST-T, LLC	01/28/2013
RECEIVING PARTY DATA	
Name:	RICARDO REIS
Street Address:	2310 Pleasant Rdg.
City:	Howell
State/Country:	MICHIGAN
Postal Code:	48843
PROPERTY NUMBERS Total: 1	
Property Type	Number
Patent Number:	7947061
CORRESPONDENCE DATA	
Fax Number:	8008613071
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>	
Phone:	520-731-1364
Email:	Quan@ntiplaw.com
Correspondent Name:	Quan Nguyen
Address Line 1:	6039 E. Grant Rd.
Address Line 4:	Tucson, ARIZONA 85712
ATTORNEY DOCKET NUMBER:	INTROMARK FAST-T LLC
NAME OF SUBMITTER:	Quan Nguyen
Total Attachments: 3 source=Signed Assignment FAST-T LLC#page1.tif source=Signed Assignment FAST-T LLC#page2.tif source=Signed Assignment FAST-T LLC#page3.tif	

OP \$40.00 7947061

ASSIGNMENT

"COMPANY" means FAST-T, LLC, a limited liability company, having its principal office and place of business AT 16 Club Court, Pleasantville, New York 10570.

"INVENTOR" means RICARDO REIS, an individual, with an address at 2310 Pleasant Rdg., Howell, MI 48843.

"INVENTIONS" means all inventions and discoveries made by the INVENTOR (or persons working with, under the direction or supervision of, or on behalf of, the INVENTOR) relating to RATCHETING TOURNIQUET APPARATUS in U.S. Patent Application No. 11/863,059 filed September 27, 2007 (now U.S. Patent No. 7,947,061), and all information, data, know-how, and materials pertinent to any of the foregoing, whether or not included or claimed in any PATENT or PATENT APPLICATION.

"PATENT" means a patent or Certificate of Invention or Utility Model or Design Registration or other form of protection for the INVENTIONS issued by a government or governmental agency, including any reexamination certificates, reissues, renewals and extensions thereof.

"PATENT APPLICATION" means an application for a PATENT, including any divisionals, continuations, continuations-in-part, continuing applications, additions and substitutions thereof, claiming any INVENTION, including, without limitation, U.S. Patent Application No. 11/863,059 filed September 27, 2007 (now U.S. Patent No. 7,947,061).

"PATENT RIGHTS" means (a) all right, title and interest in and to the INVENTIONS, any PATENT APPLICATIONS filed or to be filed, and any PATENTS issued or issuing on such PATENT APPLICATIONS; (b) the right to file PATENT APPLICATIONS on any INVENTION and to have any PATENTS issued in the name of the owner or assignee, and (c) the right to claim any priority right to which the INVENTOR or anyone claiming under the INVENTOR may be entitled, including, without limitation, rights to claim priority to U.S. Patent Application No. 11/863,059 filed September 27, 2007 (now U.S. Patent No. 7,947,061).

1. In consideration of \$100.00 and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, COMPANY hereby assigns, sells and transfers to INVENTOR all his/her right, title and interest in and to the INVENTIONS and PATENT RIGHTS. Further, COMPANY grants INVENTOR the right to claim priority to any PATENT APPLICATION.

2. This assignment shall allow INVENTOR to file PATENT APPLICATIONS in his own name in all countries of the world (where it is permissible) and the right to claim the benefit of the priority right provided by the Paris Convention or the Patent Cooperation Treaty.

3. COMPANY hereby authorizes and requests the Commissioner of Patents and Trademarks of the United States of America and all other patent authorities and agencies to issue to INVENTOR all PATENTS that may be granted.

4. The COMPANY agrees to execute any and all further documents that INVENTOR considers necessary or appropriate to fully protect and perfect INVENTOR's interest in the INVENTIONS and PATENT RIGHTS.

5. The COMPANY represents and covenants that it has not granted any right or license to make, use or sell the INVENTIONS or PATENT RIGHTS to anyone.

6. The COMPANY also represents and covenants that no consents of any other parties are necessary to give legal effect to the assignment made hereby, that INVENTOR shall have good and marketable title to the INVENTIONS and PATENT RIGHTS, free and clear of all liens, encumbrances, licenses or charges of any nature whatsoever, and that he has not signed and will not sign any document that conflicts with this assignment, except for documents necessary to memorialize or protect the rights, if any, of the U.S. Government in the INVENTIONS.

FAST-T, LLC



Benjamin G. Rosenshine
Managing Member

1-28-13
Date