

PATENT ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
MEVIS RESEARCH GMBH	12/09/2008
RECEIVING PARTY DATA	
Name:	Fraunhofer-Gesellschaft zur Forderung der angewandten Forschung e.V.
Street Address:	Hansastrasse 27c
City:	Munich
State/Country:	GERMANY
Postal Code:	80686
PROPERTY NUMBERS Total: 1	
Property Type	Number
Patent Number:	6985612
CORRESPONDENCE DATA	
Fax Number:	3058302605
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>	
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ATTORNEY DOCKET NUMBER:	7082-X01-005
NAME OF SUBMITTER:	Paul D. Bianco
Signature:	/Paul D. Bianco/
Date:	05/09/2013
Total Attachments: 4 source=Contract#page1.tif source=Contract#page2.tif source=Contract#page3.tif source=Contract#page4.tif	

OP \$40.00 6985612

Excerpt from Commercial Register B

Commercial Register B 16222 HB

October 4, 2007, 09:45 a.m. processing request

Registration number	a) Company name b) Principal place of business, branch, agency c) Purpose of the company	Joint stock or Common capital stock	a) General rules of agency b) Executive board, management body, managing directors, personally liable partners, managing directors, authorized representatives and specific powers of representation	Power of attorney	a) Legal form, beginning, articles of association or shareholders' agreement b) Other legal relationships	a) Registration date b) Comments
1	2	3	4	5	6	7
1	a) <u>MeVis - Centrum für medizinische Diagnosesysteme und Visualisierung GmbH</u> b) Bremen c) Interdisciplinary and application-oriented research and development in the field of medical imaging and diagnostic systems and associated fields	DEM200,000	a) If one managing director has been appointed, he/she alone will represent the company. If several managing directors have been appointed, the company will be jointly represented by two managing directors or by one managing director together with one Authorized officer. Sole power of representation can be conferred. All managing director can be exempted from the prohibition of entering into legal transactions with himself in his own name or as an agent of a third party (§ 181 BGB [German Civil Code])	1. <u>Dr. Carl Evertsz, Bremen</u> <u>Joint Power of attorney with one managing director or with one other Authorized officer</u> 2. Dr. Markus Lang, Bremen <u>Joint Power of attorney with one managing director or with one other Authorized officer</u>	a) GmbH [approximately equivalent to an a privately-held limited-liability company in the United States] Shareholders' agreement of: May 22, 1995, with amendment of November 6, 1995	a) June 30, 2005 Nancy Scherbaum b) Shareholder's agreement B1.28 Resolution B1.24 Date of first registration August 15, 1995 For continuation, this sheet was transcribed into an electronic format and has taken the place of the previous register sheet

PATENT

REEL: 030382 FRAME: 0078

Excerpt from Commercial Register B

Commercial Register B 16222 HB

Request for Delivery of October 4, 2007, 09:45 a.m.

Registration number	a) Company name b) Principal place of business, branch, agency c) Purpose of the company	Joint stock or Common stock	a) General rules of agency b) Executive board, management body, managing directors, personally liable partners, managing directors, authorized representatives and specific powers of representation	Power of attorney	a) Legal form, beginning, articles of association or shareholders' agreement b) Other legal relationships	a) Registration date b) Comments
1	2	3	4	5	6	7
				Joint Power of attorney with one managing director or with one other Authorized officer		
3	a) MeVis Research GmbH				a) As per resolution of the meeting of shareholders on August 22, 2006, the name of the company has been changed and the shareholder's agreement has been amended in § 1 as well as in § 8 to reflect this change (Financial Statement).	a) August 28, 2006, Gerhard Wilhelm Landzettel, b) Shareholders' agreement sheet 66 Resolution sheet 62

October 4, 2007

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Contract

between

**Fraunhofer-Gesellschaft zur Förderung
der angewandten Forschung eingetragener Verein ("FhG")**

and

Dr. Lorenz Kaiser

Preliminary remark

The parties are the sole shareholders of MeVis Research GmbH entered in the Commercial Register of Bremen District Court under HRB 16222 with a share capital of EUR 136,600 (the "company"). FhG holds a share in the company with a nominal value of EUR 102,300.00 and a further share with a nominal value of EUR 33,300.00; Dr. Kaiser holds a share with a nominal value of EUR 1000.00. In accordance with the trust agreement of September 12, 2008 (Document Register No. 329/2008 of the notary Rolf Werther, Bremen), Dr. Kaiser holds his share in the company in trust for FhG.

By notarial deed of September 12, 2008 (Document Register No. 330/2008 of the notary Rolf Werther, Bremen), the parties resolved to convert the company by means of a change in form to a limited partnership with the name MeVis Research e.V. & Co. KG. Upon execution of the change in form, FhG, as general partner, has a share in the future MeVis Research e.V. & Co. KG with a contribution of EUR 135,600.00 and Dr. Kaiser, as limited partner, has a share in said company with a contribution of EUR 1000.00.

On the basis of the abovementioned trust agreement, Dr. Kaiser is obliged to reassign his future limited partner's share in MeVis Research e.V. & Co. KG directly to FhG once the modifying conversion of the company comes into force.

THAT HAVING BEEN SAID, the parties agree the following:

1. Dr. Kaiser assigns his limited partner's share in the future MeVis Research e.V. & Co. KG, replacing his previous share through the change in form of the company to a limited partnership, in the amount of EUR 1000.00 to FhG free of charge with all

rights associated therewith by way of succession to specific rights. A condition precedent for the assignment is the entry of the change in form in the commercial register of the company.

2. FhG accepts the above assignment.
3. The trust relationship is cancelled and terminated when the assignment comes into force.
4. As partners of the limited partnership, FhG and Dr. Kaiser approve the transfer of the limited partner's share in accordance with clause 1 above.
5. Through the assignment of the limited partner's share from Dr. Kaiser to FhG in accordance with clause 1 above, all participations in the limited partnership will be in the hands of FhG. The limited partnership will thereby come to an end. Its assets will pass over to FhG with assets and liabilities by way of universal succession.
6. The parties concerned will declare the termination of the limited partnership as soon as the assignment comes into force for entry in the Commercial Register of Bremen District Court.

Munich, 09.12.2008

[signed]

Fraunhofer-Gesellschaft zur Förderung
der angewandten Forschung eingetragener Verein,

represented by Prof. Ulrich Buller and
Prof. Marion Schick

[signed]

Dr. Lorenz Kaiser