# PATENT ASSIGNMENT COVER SHEET

# Electronic Version v1.1 Stylesheet Version v1.2

### EPAS ID: PAT2595913

1080701

\$160.00

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SUBMISSION TYPE:		
NATURE OF CONVEYANCE:	Corrective Assignment to correct the ASSIGNEE'S ADDRESS TO: 167 MYERS CORNERS RD. WAPPINGERS FALLS, NY 12590 previously recorded on Reel 031487 Frame 0382. Assignor(s) hereby confirms the ASSIGNEE'S ADDRESS WAS INCORRECTLY RECORDED AS: 8401 COLESVILLE ROAD, SUITE 305, SILVER SPRINGS, MD 20910.	

### CONVEYING PARTY DATA

Name	Execution Date
СНІН-НАО НО	10/26/2013
DAVID FEYGIN	10/25/2013

### RECEIVING PARTY DATA

Name:	LAERDAL MEDICAL CORP.	
Street Address:	167 MYERS CORNERS RD.	
City:	WAPPINGERS FALLS	
State/Country:	NEW YORK	
Postal Code:	12590	

#### **PROPERTY NUMBERS Total: 4**

Property Type	Number
Application Number:	10807016
Application Number:	10807017
Application Number:	10807047
Application Number:	10887348

### CORRESPONDENCE DATA

Fax Number:	(732)578-0104
Phone:	732-578-0103
Email:	kelly@kbsolaw.com
Correspondence will be sent u	ia US Mail when the email attempt is unsuccessful.
Correspondent Name:	KELLY HAVEY
Address Line 1:	100 COMMONS WAY
Address Line 2:	SUITE 250
Address Line 4:	HOLMDEL, NEW JERSEY 07733

#### PATENT REEL: 031510 FRAME: 0231

ATTORNEY DOCKET NUMBER:	115-LAERDAL		
NAME OF SUBMITTER:	KELLY HAVEY		
Signature:	/Kelly Havey/		
Date:	10/29/2013		
source=Recorded Assignment_10-28-2013 source=Recorded Assignment_10-28-2013 source=Recorded Assignment_10-28-2013 source=Recorded Assignment_10-28-2013 source=Recorded Assignment_10-28-2013 source=Recorded Assignment_10-28-2013	Total Attachments: 8 source=Recorded Assignment_10-28-2013#page1.tif source=Recorded Assignment_10-28-2013#page2.tif source=Recorded Assignment_10-28-2013#page3.tif source=Recorded Assignment_10-28-2013#page4.tif source=Recorded Assignment_10-28-2013#page5.tif source=Recorded Assignment_10-28-2013#page6.tif source=Recorded Assignment_10-28-2013#page7.tif source=Recorded Assignment_10-28-2013#page8.tif		

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYP	'E:	NEW ASSIGNMENT			
NATURE OF CON	VEYANCE:		ASSIGNMENT		
CONVEYING PAR	CONVEYING PARTY DATA				
		Na	me	Execution Date	
СНІН-НАО НО			10/26/2013		
DAVID FEYGIN			10/25/2013		
RECEIVING PARTY DATA					
Name:	2		ICAL CORP.		
Street Address:	8401 COLE	SVILI	LE ROAD		
Internal Address:		SUITE 305			
City:	SILVER SPRINGS				
State/Country:	2	ARYLAND			
Postal Code:	20910	**********			
} <del>,</del>	PROPERTY NUMBERS Total: 4				
Application Numb	Property Type		<b>Number</b> 017		
Application Numb	***************************************				
Application Numb			)7047		
Application Numb		10887348			
CORRESPONDENCE DATA					
Fax Number:(732)578-0104Phone:732-578-0103Email:kelly@kbsolaw.comCorrespondence will be sent via US Mail when the email attempt is unsuccessful.Correspondent Name:KELLY HAVEYAddress Line 1:100 COMMONS WAYAddress Line 2:SUITE 250Address Line 4:HOLMDEL, NEW JERSEY 07733					
ATTORNEY DOCKET NUMBER: 115-LAERDAL					
NAME OF SUBMITTER: KELI		KELLY HAVEY			

file:///C:/Users/kdk/AppData/Local/Microsoft/Windows/Temporary REFLie A31520 FRAME/282333

Signature:	/Kelly Havey/	
Date:	10/28/2013	
Total Attachments: 4 source=signed_assignment_Laerdal Medical Corp#page1.tif source=signed_assignment_Laerdal Medical Corp#page2.tif source=signed_assignment_Laerdal Medical Corp#page3.tif source=signed_assignment_Laerdal Medical Corp#page4.tif		
RECEIPT INFORMATION		
EPAS ID:	PAT2592904	
Receipt Date:	10/28/2013	
Fee Amount:	\$160	

### Patent and Intellectual Property Assignment

I, Chih-Hao Ho, an individual, residing at 10880 Hunter Gate Way, Reston, VA 20194 ("ASSIGNOR") acknowledge that I am an inventor of the inventions entitled:

"Vascular-Access Simulation System With Skin-Interaction Features," which was described in the patent application No. 10/807,017, filed with the U.S. Patent and Trademark Office on March 23, 2004 and issued as U.S. Patent No. 7,625,211 on December 1, 2009;

"Vascular-Access Simulation System With Ergonomic Features," which was described in the patent application No. 10/807,016, filed with the U.S. Patent and Trademark Office on March 23, 2004 and issued as U.S. Patent No. 8,403,674 on March 26, 2013;

"Vascular-Access Simulation System With Receiver for an End Effector," which was described in the patent application No. 10/807,047, filed with the U.S. Patent and Trademark Office on March 23, 2004 and abandoned in favor of patent application No. 12/606,724, filed with the U.S. Patent and Trademark Office on October 27, 2009 and still pending; and

"Vascular-Access Simulation System With Three-Dimensional Modeling," which was described in the patent application No. 10/887,348, filed with the U.S. Patent and Trademark Office on July 8, 2004 and issued as U.S. Patent No. 7,731,500 on June 8, 2010; all of which inventions are hereinafter collectively referenced "Inventions".

WHEREAS ASSIGNOR executed Assignment Agreements for the Inventions, transferring all his Intellectual Property Rights covering the Inventions to Laerdal, DC, referring to the Laerdal Medical Corp.'s ("ASSIGNEE's") operational office at 8401 Colesville Road, suite 305, in Silver Springs, Maryland 20910, and whereas the Assignment Agreements were recorded with the U.S. Patent and Trademark Office, as provided below:

Application Number	Date Assigned	Reel/Frame Number
10/807,017	March 18, 2004	015137/0202
10/807,016	March 18, 2004	015137/0205
10/807,047	March 18, 2004	015136/0909
10/887,348	May 24, 2004	015573/0758

WHEREAS transferred Intellectual Property Rights covering the Inventions included all the U.S. and foreign patents and patent applications (issued, pending and those that may be filed in the future) that claim priority date, share the disclosure or otherwise relate to the Invention(s), together with all continuations, continuations-in-part, divisionals, reissues, reexamination certificates, extensions, renewals, foreign counterparts and corresponding applications to the Invention(s) and technology covered by the Invention(s);

WHEREAS, in furtherance of avoiding confusion caused by the designation of Laerdal Medical Corp. as Laerdal DC and with the intention of ASSIGNOR confirming assignment of the Intellectual Property Rights covering the Inventions to ASSIGNEE;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby mutually acknowledged, ASSIGNOR confirms its assignment, transfer, grant and conveyance to, and hereby does assign, sell, transfer, grant, and convey to ASSIGNEE, its successors, legal representatives and assigns all of ASSIGNOR'S worldwide rights, title, interest and benefit in and to (a) the above-

PATENT REEL: 031510 FRAME: 0235

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mentioned Inventions; (b) Intellectual Property Rights for the Inventions under the patent, copyright and other laws of the United States and all foreign countries for the full term or terms thereof (and including all patent rights accruing by reason of patent treaties and conventions) including, but not limited to, any reissues, reexamination certificates, divisionals, continuations, and continuations-in-part, registrations, renewals, extensions or revisions thereof now or hereafter provided by law, and all rights to make applications for and receive patent or copyright registrations therefor, insofar as any patent right in the Inventions or any part thereof is not considered to vest in or be owned by ASSIGNEE by operation of law; and (c) any rights that I have to sue for, assert claims or demands, settle or release, recover damages, seek and obtain injunctive relief and all other remedies, cost and fees, for any past, present or future infringement, misappropriation or any other claim with respect to the above-mentioned Inventions(s) and Intellectual Property Rights for the Inventions.

I, said ASSIGNOR, hereby agree and acknowledge that ASSIGNEE and any of its successors-in-interest, agents or legal representatives may apply for a patent for the stated Inventions and/or application(s), or claim priority date of the stated patent application(s) in the future patent application(s), if any, in any country;

AND, if requested by the Assignce or any of its successors-in-interest, agents or legal representatives, I will (a) communicate to any or them any facts known to me with respect to the above Inventions and Intellectual Property Rights for any of the Inventions; (b) execute and provide any legal or other documents that may be necessary or desirable to confirm, acknowledge, complete or record the ownership title to the above Inventions and Intellectual Property Rights, including without limitation any patent applications(s) and any patents that may issue from them to the Assignee or any of its successors-in-interest or appointed agents or legal representatives; (c) cooperate with, sign and provide any of them with any document needed for filing, continued application process, filing of future patent applications that are based (partially or in full) on the above Inventions or patent application(s), or for any reissue or reexamination patent, and (d) generally assist them with everything possible to obtain and enforce patent protection for the Intellectual Property Rights assigned herein for the above Inventions in all countries, and without further compensation but at the reasonable expense of the ASSIGNEE or any of its successors-in-interest, agents or representatives.

I, said ASSIGNOR, authorize the U.S. Commissioner of Patents and Trademarks and any official of any other country or countries whose duty it is to receive, process or issue patents, to do so for ASSIGNEE, its successor-in-interest or designated agents or representatives (as the owner of my entire right, title and interest to the above Inventions in accordance with this Assignment) for the stated Inventions or any application based on or claiming priority filing date of the above Inventions.

I, said ASSIGNOR, also authorize and request the Register of Copyrights and or head of any foreign Copyright Office to issue all copyright registrations which may issue on an application for any copyright covering the stated Inventions to ASSIGNEE, its successor-in-interest or designated agents or representatives, in accordance with this Assignment.

IN WITNESS WHEREOF, the parties have caused to be executed this instrument effective as of this 26 day of 0.1, 2013 ("Effective Date").

ASSIGNOR: <u>he Hao Ho</u> vame: Chih-Hao Ho By:

ASSIGNEE (Laerdal Medical Corp.):

By:

Name: Title:

> PATENT REEL: 031510 FRAME: 0236

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#### Patent and Intellectual Property Assignment

I, David Feygin, an individual, residing at 41 Goodviet Place, Glen Rock, NJ 07452 ("ASSIGNOR") acknowledge that I am an inventor of the inventions entitled:

"Vascular-Access Simulation System With Skin-Interaction Features," which was described in the patent application No. 10/807,017, filed with the U.S. Patent and Trademark Office on March 23, 2004 and issued as U.S. Patent No. 7,625,211 on December 1, 2009;

"Vascular-Access Simulation System With Ergonomic Features," which was described in the patent application No. 10/807,016, filed with the U.S. Patent and Trademark Office on March 23, 2004 and issued as U.S. Patent No. 8,403,674 on March 26, 2013;

"Vascular-Access Simulation System With Receiver for an End Effector," which was described in the patent application No. 10/807,047, filed with the U.S. Patent and Trademark Office on March 23, 2004 and abandoned in favor of patent application No. 12/606,724, filed with the U.S. Patent and Trademark Office on October 27, 2009 and still pending; and

"Vascular-Access Simulation System With Three-Dimensional Modeling," which was described in the patent application No. 10/887,348, filed with the U.S. Patent and Trademark Office on July 8, 2004 and issued as U.S. Patent No. 7,731,500 on June 8, 2010; all of which inventions are hereinafter collectively referenced "Inventions".

WHEREAS ASSIGNOR executed Assignment Agreements for the Inventions, transferring all his Intellectual Property Rights covering the Inventions to Laerdal, DC, referring to the Laerdal Medical Corp.'s ("ASSIGNEE's") operational office at 8401 Colesville Road, suite 305, in Silver Springs, Maryland 20910, and whereas the Assignment Agreements were recorded with the U.S. Patent and Trademark Office, as provided below:

Application Number	Date Assigned	Reel/Frame Number
10/807,017	March 18, 2004	015137/0202
10/807,016	March 18, 2004	015137/0205
10/807,047	March 18, 2004	015136/0909
10/887,348	May 24, 2004	015573/0758

WHEREAS transferred Intellectual Property Rights covering the Inventions included all the U.S. and foreign patents and patent applications (issued, pending and those that may be filed in the future) that claim priority date, share the disclosure or otherwise relate to the Inventions, together with all continuations, continuations-in-part, divisionals, reissues, reexamination certificates, extensions, renewals, foreign counterparts and corresponding applications to the Inventions and technology covered by the Inventions;

WHEREAS, in furtherance of avoiding confusion caused by the designation of Laerdal Medical Corp. as Laerdal DC and with the intention of ASSIGNOR confirming assignment of the Intellectual Property Rights covering the Inventions to ASSIGNEE;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby mutually acknowledged; ASSIGNOR confirms its assignment, transfer, grant and conveyance to, and hereby does assign, sell, transfer, grant, and convey to ASSIGNEE, its successors, legal representatives and assigns all of ASSIGNOR'S worldwide rights, title, interest and benefit in and to (a) the above-

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PATENT REEL: 031510 FRAME: 0237 mentioned Inventions; (b) Intellectual Property Rights for the Inventions under the patent, copyright and other laws of the United States and all foreign countries for the full term or terms thereof (and including all patent rights accruing by reason of patent treaties and conventions) including, but not limited to, any reissues, reexamination certificates, divisionals, continuations, and continuations-in-part, registrations, renewals, extensions or revisions thereof now or hereafter provided by law, and all rights to make applications for and receive patent or copyright registrations therefor, insofar as any patent right in the Inventions or any part thereof is not considered to vest in or be owned by ASSIGNEE by operation of law; and (c) any rights that I have to sue for, assert claims or demands, settle or release, recover damages, seek and obtain injunctive relief and all other remedies, cost and fees, for any past, present or future infringement, misappropriation or any other claim with respect to the above-mentioned Inventions and Intellectual Property Rights for the Inventions.

I, said ASSIGNOR, hereby agree and acknowledge that ASSIGNEE and any of its successors-in-interest, agents or legal representatives may apply for a patent for the stated Inventions and/or application(s), or claim priority date of the stated patent applications in the future patent application(s), if any, in any country;

AND, if requested by the Assignee or any of its successors-in-interest, agents or legal representatives, I will (a) communicate to any or them any facts known to me with respect to the above Inventions and Intellectual Property Rights for any of the Inventions; (b) execute and provide any legal or other documents that may be necessary or desirable to confirm, acknowledge, complete or record the ownership title to the above Inventions and Intellectual Property Rights, including without limitation any patent applications(s) and any patents that may issue from them to the Assignee or any of its successors-in-interest or appointed agents or legal representatives; (c) cooperate with, sign and provide any of them with any document needed for filing, continued application process, filing of future patent applications that are based (partially or in full) on the above Inventions or patent application(s), or for any reissue or reexamination patent, and (d) generally assist them with everything possible to obtain and enforce patent protection for the Intellectual Property Rights assigned herein for the above Inventions in all countries, and without further compensation but at the reasonable expense of the ASSIGNEE or any of its successors-in-interest, agents or representatives.

I, said ASSIGNOR, authorize the U.S. Commissioner of Patents and Trademarks and any official of any other country or countries whose duty it is to receive, process or issue patents, to do so for ASSIGNEE, its successor-in-interest or designated agents or representatives (as the owner of my entire right, title and interest to the above Inventions in accordance with this Assignment) for the stated Inventions or any application based on or claiming priority filing date of the above Inventions.

I, said ASSIGNOR, also authorize and request the Register of Copyrights and or head of any foreign Copyright Office to issue all copyright registrations which may issue on an application for any copyright covering the stated Inventions to ASSIGNEE, its successor-in-interest or designated agents or representatives, in accordance with this Assignment.

IN WITNESS WHEREOF, the parties have caused to be executed this instrument effective as of this  $25^{\prime\prime}$  day of <u>Cehler</u>, 2013 ("Effective Date").

**ASSIGNEE (Laerdal Medical Corp.):** ASSIGNOR: By: By: Name: -David-Feygin Name: Title:

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**RECORDED: 10/29/2013**