

PATENT ASSIGNMENT COVER SHEET

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 Stylesheet Version v1.2

EPAS ID: PAT5537369

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
ADVANCED BLAST & BALLISTIC SYSTEMS LTD.	04/18/2019
ROGER M. SLOMAN	04/18/2019
RECEIVING PARTY DATA	
Name:	TENCATE ACTIVE PROTECTION APS
Street Address:	DAMSBOVEJ 10
City:	VISSENBJERG
State/Country:	DENMARK
Postal Code:	5492
PROPERTY NUMBERS Total: 1	
Property Type	Number
Patent Number:	9163911
CORRESPONDENCE DATA	
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<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>	
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ATTORNEY DOCKET NUMBER:	065377-1140728
NAME OF SUBMITTER:	MINIKIA D. HOUSE, PARALEGAL
SIGNATURE:	/Minikia D. House/
DATE SIGNED:	05/23/2019
Total Attachments: 5	
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Exhibit C
Assignment of Acquired Patent Rights

This Assignment of Acquired Patent Rights ("**Assignment**") is made and entered into on this ____ day of _____ 2019, by and between **Advanced Blast & Ballistic Systems Ltd., and its Associated Companies**, an **United Kingdom** limited company having a corporate address at Hazelhurst Farm, Mercaston, Ashbourne, Derbyshire, DE9 3BH, Great Britain , and **Roger M. Sloman** (collectively, defined as "**Assignor**") and **TenCate Active Protection ApS**, a Danish company with a principal place of business at Damsbovej 10, 5492 Vissenbjerg, Denmark ("**Assignee**"). As used in this Assignment, "**Affiliate**" means, with respect to Assignee, any entity controlling, controlled by or under common control with, directly or indirectly, Assignee, where "control" of an entity means the ownership of greater than thirty percent (30%) of the equity or voting interest of such entity.

WHEREAS, Assignor is the owner of all right, title and interest in and to the patents and patent applications set forth on Attachment A attached hereto ("**Assigned Patents**"), and has agreed to assign and transfer to Assignee all right, title and interest in and to such Assigned Patents;

WHEREAS, Assignee is desirous of acquiring all right, title, and interest in and to the Assigned Patents.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor and Assignee hereby agree as follows:

1. **Assignment.** Assignor hereby assigns to Assignee, or its Affiliates, designees, all right, title and interest that exist today and may exist in the future in and to all of the following (collectively, the "**Patent Rights**"): (a) the Assigned Patents, including: all rights pursuant to 35 U.S.C. § 154; (b) all patents or patent applications (i) to which any of the foregoing claim priority and/or (ii) for which any of the foregoing forms a basis for priority; (c) any and all continuing, divisional and continuation-in-part applications of any of the foregoing; (d) all requests for continuing examination, substitutions, reissues, extensions, renewals and reexaminations of any of the foregoing; (e) all foreign patents, patent applications and counterparts to any of the foregoing, including certificates of invention, utility models, industrial design protection, design patent protection, and other governmental grants or issuances; and (f) all rights to apply in any country for patents, certification of invention, utility models, industrial design protections, design patent protection or other governmental grants or issuances corresponding to any of the foregoing throughout the world, including, without limitation, under the Paris Convention for the Protection of Industrial Property, the International Patent Cooperation Treaty, or any other convention, treaty, agreement or understanding; (g) all inventions set forth in any of the Assigned Patents; (h) all past, present and future causes of action (whether currently pending, filed, or otherwise) and other enforcement actions (including, without limitation, all rights to damages, injunctive remedies and relief, and other remedies of any kind for past, current and future infringement) and all rights to collect royalties, damages and profits, due or accrued, relating to any of

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the foregoing, including the right to sue and recover for, and the right to profits and damages, due or accrued, arising out of or in connection with, any and all past, present or future infringements or dilutions. The assignment of the Assigned Patents includes all documents related to the conception, diligence and reduction to practice of the inventions disclosed in the Assigned Patents and all domestic and international patent filing documents. The terms and conditions of this Assignment of Acquired Patent Rights will inure to the benefit of Assignee, its Affiliates, successors, assigns, and other legal representatives and will be binding upon Assignor, its Affiliates, successors, assigns, and other legal representatives.

2. Authorization. Assignor hereby authorizes and requests the Director of the U.S. Patent and Trademark Office and any official of any other country or region whose duty it is to issue patents on the applications included in the Patent Rights, to issue all Letters Patent, patents, certificates of invention, utility models or other governmental grants or issuances for the inventions disclosed therein to Assignee, its successors and assigns, as the assignee to the entire interest therein.

3. Entire Agreement. This Assignment, together with the Patent License and Acquisition Agreement ("**Agreement**") contain the entire agreement of Assignor and Assignee with regard to the subject matter hereof.

4. Counterparts. This Assignment may be executed in multiple counterparts, each of which shall for all purposes be deemed to be an original and all of which, when taken together, shall constitute one and the same instrument. Signatures of the parties transmitted by electronic transmission shall be deemed to be their original signatures for all purposes.

5. Conflicts Between Agreements. This Assignment is made pursuant to the Agreement and is subject to the terms and conditions thereof. If any conflicts exist between this Assignment and the Agreement, the Agreement shall control.

[Signature Page Follows]

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IN WITNESS WHEREOF, the parties have caused this Agreement to be executed by their duly authorized representatives.

Advanced Blast & Ballistic Systems Ltd.

By: R.M. Sloman

Name: _____

Title: _____

Company: _____

Date: _____

Roger M. Sloman

By: R.M. Sloman

Date: _____

TenCate Active Protection APS

By: STEAN TANDERUP

Name: STEAN TANDERUP

Title: CEO

Company: TENCATE ADVANCED ARMOR

Date: APRIL 18 2009

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ATTACHMENT A
ASSIGNED PATENTS

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S&P Reference	Country	Invention	Official Number
22600AT1	Austria	BME	EP2577216
22600AU1	Australia	BME	AU2010353819
22600AU2	Australia	C	AU2016204242
22600BE1	Belgium	BME	EP2577216
22600CA1	Canada	BME	CA2800390
22600CH1	Switzerland	BME	EP2577216
22600DE1	Germany	BME	EP2577216
22600DK1	Denmark	BME	EP2577216
22600ES1	Spain	BME	EP2577216
22600FI1	Finland	BME	EP2577216
22600FR1	France	BME	EP2577216
22600GB1	UK	BME	GB2480709
22600GB2	UK	C	GB2491468
22600GB3	UK	SA	GB2491469
22600GR1	Greece	BME	EP2577216
22600IT1	Italy	BME	EP2577216
22600NL1	Netherlands	BME	EP2577216
22600NO1	Norway	BME	EP2577216
22600PL1	Poland	BME	EP2577216
22600SE1	Sweden	BME	EP2577216
22600SG1	Singapore	BME, C, SA	2012086260
22600TR1	Turkey	BME	EP2577216
22600ZA1	South Africa	BME, C, SA	2012/08920
22600IL1	Israel	BME	223187
22600IL2	Israel	C	243810
22600IL3	Israel	SA	243811
22600IN1	India	BME, C, SA	11244/DELNP/2012
22600KR1	Republic of Korea	BME, C, SA	10-1642549
22600US1	USA	BME	US9163911