

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT6150322

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
ROBERT C. RANKINS III	05/29/2020
ADAM COLE EWING	05/31/2020
RECEIVING PARTY DATA	
Name:	RCR MEDICAL PRODUCTS LLC
Street Address:	POB 244
City:	MELISSA
State/Country:	TEXAS
Postal Code:	75454
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	16882611
CORRESPONDENCE DATA	
Fax Number:	(214)220-0445
<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>	
Phone:	2142200444
Email:	firm@ipoftexas.com
Correspondent Name:	BOOTH ALBANESI SCHROEDER PLLC
Address Line 1:	10000 NORTH CENTRAL EXPRESSWAY
Address Line 2:	SUITE 400
Address Line 4:	DALLAS, TEXAS 75231
ATTORNEY DOCKET NUMBER:	RCRM-003-USU1
NAME OF SUBMITTER:	TODD E. ALBANESI
SIGNATURE:	/Todd E. Albanesi/
DATE SIGNED:	06/11/2020
Total Attachments: 8	
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ASSIGNMENT OF INTELLECTUAL PROPERTY

The "Assignor" is: **Robert C. Rankins, III**
having for postal address
4190 FM 2933
McKinney, Texas 75071
USA
and having a citizenship of
USA.

The "Assignee" is: **RCR Medical Products LLC**
a corporation organized and existing under the laws of the State of
Texas
and having a principal business address of
POB 244
Melissa, TX 75454
USA.

The "Intellectual Property" is:

- (a) the invention(s) disclosed or claimed in:
- (i) application for patent
filed in the **U.S. Patent and Trademark Office**
of the following type **Non-Provisional Utility**
application Serial Number **16/882,611**
on the filing date of **May 25, 2020**
having for named inventor(s) **Robert Clifton Rankins, III; and**
Adam Cole Ewing
entitled **Tourniquet with Twisting Assembly**
and attorney docket no. **RCRM-003-USU1**
 - (ii) application for patent
filed in the **U.S. Patent and Trademark Office**
of the following type **Provisional**
application Serial Number **62/892,463**
on the filing date of **August 27, 2019**
having for named inventor(s) **Robert Clifton Rankins, III; and**
Adam Cole Ewing
entitled **Tourniquet with Twisting Assembly**
and attorney docket no. **RARO-019-USV4**
 - (iii) application for patent
filed in the **U.S. Patent and Trademark Office**
of the following type **Provisional**
application Serial Number **62/873,958**
on the filing date of **July 14, 2019**
having for named inventor(s) **Robert Clifton Rankins, III; and**

entitled **Adam Cole Ewing**
and attorney docket no. **Tourniquet with Twisting Assembly**
RARO-019-USV3

(iv) application for patent
filed in the **U.S. Patent and Trademark Office**
of the following type **Provisional**
application Serial Number **62/862,641**
on the filing date of **June 17, 2019**

having for named inventor(s) **Robert Clifton Rankins, III; and**
Adam Cole Ewing
entitled **Tourniquet with Twisting Assembly**
and attorney docket no. **RARO-019-USV2**

(v) application for patent
filed in the **U.S. Patent and Trademark Office**
of the following type **Provisional**
application Serial Number **62/852,173**
on the filing date of **May 23, 2019**

having for named inventor(s) **Robert Clifton Rankins, III; and**
Adam Cole Ewing
entitled **Tourniquet with Twisting Assembly**
and attorney docket no. **RARO-019-USV1**

- (b) any and all applications for patent and patents on the invention(s) or based on, corresponding to, or claiming the priority of the above-identified application(s) for patent that have been made or may in the future be made by or on behalf of the Assignor or that have been granted or may in the future be granted to the Assignor in the United States of America or any other place anywhere in the world, including without limitation any and all substitutions, divisions, continuations, continuations-in-part, and the like;
- (c) any and all rights of priority in the above-identified application(s) for patent; and
- (d) any and all contractual rights, licenses, and chooses in action of every kind that now are, or that may at any time hereafter be, due or owing to or owned by Assignor based on any of the foregoing.

The Assignor believes that he is the original inventor or an original joint inventor of the Intellectual Property.

The Assignor represents to the Assignee that the Assignor has not assigned, granted, conveyed, or licensed and is under no obligation under contract or law to assign, grant, convey, or license any rights in the Intellectual Property to any person or business entity except the Assignee.

IN CONSIDERATION OF good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Assignor hereby assigns, grants, and conveys to the Assignee his or her entire right, title, and interest in and to the Intellectual Property, to the full extent of the Assignor's interest therein.

The Assignor authorizes the Assignee to make applications for and to receive Letters Patent directed to any of the subject matter of the Intellectual Property in the United States or any foreign country in the Assignee's name.

The Assignor authorizes and requests the Commissioner of Patents to issue any and all Letters Patent of the United States resulting from any and all U.S. applications directed to any of the subject matter of the Intellectual Property to the Assignee, as the assignee of the Assignor's interest therein.

The Assignor covenants and agrees that without further consideration the Assignor will upon request of the Assignee, promptly disclose to the Assignee any and all information of which the Assignor is currently aware that may be material to the patentability of any pending claim in an application, as materiality is defined in U.S. Title 37, Code of Federal Regulations, § 1.56, namely information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or (2) It refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability. A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

The Assignor covenants and agrees that, upon the request and at the expense of the Assignee but without further consideration, the Assignor will:

- (a) execute or procure and deliver any further assurance of title to the Intellectual Property as the Assignee may reasonably deem necessary or desirable;
- (b) execute and deliver any truthful papers and testimony in any legal proceedings that the Assignee may reasonably deem necessary or desirable to perfect the Assignee's title to or enforce the Assignee's rights in the Intellectual Property; and
- (c) execute any applications, continuations, divisions, reexaminations, reissues, renewals, extensions, or any other additional applications for patent directed to any of the subject matter of the Intellectual Property and make all rightful oaths, and do all lawful acts requisite for procuring the same therein as the Assignee may reasonably deem necessary or desirable.

The Assignor recognizes and agrees that its obligations to the Assignee under this Assignment will be transferred to any assign or successor in interest of the Assignee.



Robert C. Rankins, III

5/29/2020

Date

ATTEST

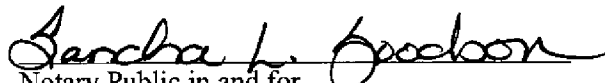
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§

BEFORE ME, a Notary Public, on this day personally appeared **Robert C. Rankins, III** known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and considerations therein expressed.

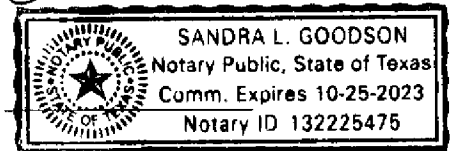
GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the 29th day of May, 2020


Print Name of Notary Public

[Seal]


Notary Public in and for
the State of Texas

My commission expires:



Accepted by Assignee (only for purposes of some jurisdictions outside US):

RCR Medical Products LLC

By: 

ROBERT RANKINS
Printed Name

PRESIDENT
Corporate Title

5/29/2020
Date

ASSIGNMENT OF INTELLECTUAL PROPERTY

The "Assignor" is: **Adam Cole Ewing**
having for postal address
10916 Brownwood Place
McKinney, Texas 75071
USA
and having a citizenship of
USA.

The "Assignee" is: **RCR Medical Products LLC**
a corporation organized and existing under the laws of the State of
Texas
and having a principal business address of
POB 244
Melissa, TX 75454
USA.

The "Intellectual Property" is:

- (a) the invention(s) disclosed or claimed in:
- (i) application for patent
filed in the **U.S. Patent and Trademark Office**
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Adam Cole Ewing
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and attorney docket no. **RARO-019-USV4**
 - (iii) application for patent
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of the following type **Provisional**
application Serial Number **62/873,958**
on the filing date of **July 14, 2019**
having for named inventor(s) **Robert Clifton Rankins, III; ~~PA~~TENT**

entitled **Adam Cole Ewing**
and attorney docket no. **Tourniquet with Twisting Assembly**
RARO-019-USV3

(iv) application for patent
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of the following type **Provisional**
application Serial Number **62/862,641**
on the filing date of **June 17, 2019**
having for named inventor(s) **Robert Clifton Rankins, III; and**

entitled **Adam Cole Ewing**
and attorney docket no. **Tourniquet with Twisting Assembly**
RARO-019-USV2

(v) application for patent
filed in the **U.S. Patent and Trademark Office**
of the following type **Provisional**
application Serial Number **62/852,173**
on the filing date of **May 23, 2019**
having for named inventor(s) **Robert Clifton Rankins, III; and**

entitled **Adam Cole Ewing**
and attorney docket no. **Tourniquet with Twisting Assembly**
RARO-019-USV1

- (b) any and all applications for patent and patents on the invention(s) or based on, corresponding to, or claiming the priority of the above-identified application(s) for patent that have been made or may in the future be made by or on behalf of the Assignor or that have been granted or may in the future be granted to the Assignor in the United States of America or any other place anywhere in the world, including without limitation any and all substitutions, divisions, continuations, continuations-in-part, and the like;
- (c) any and all rights of priority in the above-identified application(s) for patent; and
- (d) any and all contractual rights, licenses, and chooses in action of every kind that now are, or that may at any time hereafter be, due or owing to or owned by Assignor based on any of the foregoing.

The Assignor believes that he is the original inventor or an original joint inventor of the Intellectual Property.

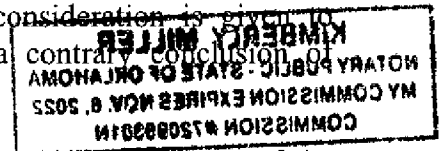
The Assignor represents to the Assignee that the Assignor has not assigned, granted, conveyed, or licensed and is under no obligation under contract or law to assign, grant, convey, or license any rights in the Intellectual Property to any person or business entity except the Assignee.

IN CONSIDERATION OF good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Assignor hereby assigns, grants, and conveys to the Assignee his or her entire right, title, and interest in and to the Intellectual Property, to the full extent of the Assignor's interest therein.

The Assignor authorizes the Assignee to make applications for and to receive Letters Patent directed to any of the subject matter of the Intellectual Property in the United States or any foreign country in the Assignee's name.

The Assignor authorizes and requests the Commissioner of Patents to issue any and all Letters Patent of the United States resulting from any and all U.S. applications directed to any of the subject matter of the Intellectual Property to the Assignee, as the assignee of the Assignor's interest therein.

The Assignor covenants and agrees that without further consideration the Assignor will upon request of the Assignee, promptly disclose to the Assignee any and all information of which the Assignor is currently aware that may be material to the patentability of any pending claim in an application, as materiality is defined in U.S. Title 37, Code of Federal Regulations, § 1.56, namely information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or (2) It refutes, or is inconsistent with, a position the applicant takes in: (i) Opposing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability. A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.



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- (b) execute and deliver any truthful papers and testimony in any legal proceedings that the Assignee may reasonably deem necessary or desirable to perfect the Assignee's title to or enforce the Assignee's rights in the Intellectual Property; and
- (c) execute any applications, continuations, divisions, reexaminations, reissues, renewals, extensions, or any other additional applications for patent directed to any of the subject matter of the Intellectual Property and make all rightful oaths, and do all lawful acts requisite for procuring the same therein as the Assignee may reasonably deem necessary or desirable.

The Assignor recognizes and agrees that its obligations to the Assignee under this Assignment will be transferred to any assign or successor in interest of the Assignee.

Adam Cole Ewing
Adam Cole Ewing

5/31/2020
Date

ATTEST

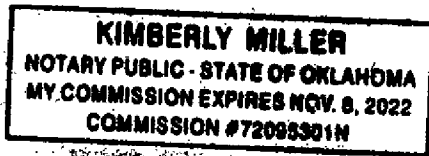
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BEFORE ME, a Notary Public, on this day personally appeared **Adam Cole Ewing** known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same for the purposes and considerations therein expressed.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this the 1 day of June, 2020.

Kimberly Miller
Print Name of Notary Public

[Seal]



Kim Miller
Notary Public in and for
the State of Texas

My commission expires: 11/8/2022

Accepted by Assignee (only for purposes of some jurisdictions outside US):

RCR Medical Products LLC

By: [Signature]

ROBERT RANKINS
Printed Name

PRESIDENT
Corporate Title

Date

PATENT