506314783 10/21/2020

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6361532

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
PRATHEEV S. SREETHARAN	05/29/2020
MICHAEL KARPELSON	04/29/2020

RECEIVING PARTY DATA

Name:	VIBRANT COMPOSITES INC.
Street Address:	38 CHAUNCY STREET, 2ND FLOOR
Internal Address:	C/O STARRY (MA), INC.
City:	BOSTON
State/Country:	MASSACHUSETTS
Postal Code:	02111

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	16927912

CORRESPONDENCE DATA

Fax Number: (781)648-8873

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.

Phone: 781-648-8870

Email: Docketing@bergmanco.com

Correspondent Name: BERGMAN LLC
Address Line 1: P.O. BOX 400198

Address Line 4: CAMBRIDGE, MASSACHUSETTS 02140

ATTORNEY DOCKET NUMBER:	V5000-0034-P004
NAME OF SUBMITTER:	MICHAEL BERGMAN
SIGNATURE:	/Michael Bergman/
DATE SIGNED:	10/21/2020

Total Attachments: 9

source=V5000-0034-P004_Assignment#page1.tif source=V5000-0034-P004_Assignment#page2.tif source=V5000-0034-P004_Assignment#page3.tif source=V5000-0034-P004_Assignment#page4.tif

PATENT 506314783 REEL: 054130 FRAME: 0399

source=V5000-0034-P004_Assignment#page5.tif
source=V5000-0034-P004_Assignment#page6.tif
source=V5000-0034-P004_Assignment#page7.tif
source=V5000-0034-P004_Assignment#page8.tif
source=V5000-0034-P004_Assignment#page9.tif

Customer No.: 64884 Docket No.: V5000-0034-P003

The attached Assignment document is prepared by Bergman LLC and serves to transfer substantial legal rights. Bergman LLC represents Vibrant Composites Inc. in this transaction. The Assignors are advised to seek independent legal counsel to ensure that they understand the rights transferred by this instrument.

Docket No.: V5000-0034-P003

V5000-0034-P002-PC V5000-0034-P001 Page 1 of 7

ASSIGNMENT

THIS ASSIGNMENT, by PRATHEEV S. SREETHARAN, of Cambridge, MA,

and MICHAEL KARPELSON, of Newton, MA (hereinafter referred to as Assignors);

WHEREAS, Assignors have invented certain new and useful inventions

entitled **COMPLEX MASS TRAJECTORIES FOR IMPROVED HAPTIC EFFECT** set

forth in an application for Letters Patent of the United States already filed on October

29, 2018 as U.S. Utility Patent Application No. 16/173,922, and entitled COMPLEX

MASS TRAJECTORIES FOR IMPROVED HAPTIC EFFECT set forth in an

international application already filed on April 27, 2017 as PCT application

PCT/2017/029975, and entitled ROTATIONAL HAPTIC COMPONENT set forth in

an application for Letters Patent of the United States already filed on April 27, 2016 as

U.S. Provisional Application No. <u>62/328,524</u>; and

WHEREAS, Vibrant Composites Inc., a foreign corporation organized under

and pursuant to the laws of Delaware and having a place of business at c/o Starry

(MA), Inc., 38 Chauncy Street 2nd Floor, Boston, MA, 02111, USA (hereinafter referred to

as Assignee), is desirous of acquiring the entire right, title and interest in and to said

inventions, and improvements thereon, and in and to said application for Letters

Patent of the United States, and any Letters Patent of the United States, and of foreign

jurisdictions, to be obtained therefor and thereon, as well as the right of action and all

other rights, including the right to sue or otherwise bring action and to collect and

receive damages therefrom for past infringement thereof, and to collection of

reasonable royalties based on provisional rights thereof;

Docket No.: V5000-0034-P003

V5000-0034-P002-PC

V5000-0034-P001

Page 2 of 7

NOW, THEREFORE, in consideration of One Dollar (\$1.00) in hand paid, and other good and sufficient consideration, the receipt of which is hereby acknowledged, Assignors have sold, assigned, transferred and set over, and by these presents do sell, assign, transfer and set over, unto Assignee, its successors, legal representatives and assigns, immediately and nunc pro tunc, the entire right, title and interest in and to the above-mentioned inventions and said improvements and said applications for Letters Patent, and in and to any and all patent applications claiming priority therefrom including, but not limited to, all direct and indirect divisions, continuations and continuations-in-part of said applications, and any and all Letters Patent in the United States which may be granted therefor and thereon, and reissues, reexaminations and extensions of said Letters Patent, and all rights under all available International Agreements, Treaties and Conventions for the protection of intellectual property in its various forms in every participating country, and all applications for patents (including related rights such as utility-model registrations, inventor's certificates, and the like) heretofore or hereafter filed for said inventions and improvements in any foreign country including, but not limited to, all divisions, continuations, continuations-in-part thereof, and further including, but not limited to, extensions, renewals, substitutes and reissues granted for said inventions and improvements in any foreign country, the same to be held and enjoyed by Assignee, for its own use and benefit and the use and benefit of its successors, legal representatives and assigns, to the full end of the term or terms for which such Letters Patent may be granted and/or extended, as fully and entirely as the same would have been held and enjoyed by Assignors, had this sale and assignment not been made;

AND for the same consideration, Assignors hereby sell, assign, transfer and set over to Assignee, any and all claims and demands that Assignors may have against

Docket No.: V5000-0034-P003

V5000-0034-P002-PC V5000-0034-P001 Page 3 of 7

any person or entity relating to the right, title and interest in and to said inventions

and improvements thereon, and said applications for Letters Patent of the United

States, and any Letters Patent of the United States, and of foreign jurisdictions, or

other rights to be obtained therefor and thereon, including but not limited to, any

claim of infringement of rights, including provisional rights, whether heretofore or

hereafter accrued, together with the right to retain for Assignee any and all sums that

Assignee may obtain or recover as a result of the assertion or enforcement of any such

claim or demand;

AND for the same consideration, Assignors hereby represent and warrant to

Assignee, its successors, legal representatives and assigns, that, at the time of

execution and delivery of these presents, except for any rights, titles and/or interests

that have arisen to Assignee under law or that have already been transferred to

Assignee, Assignors are the sole and lawful owner of the entire right, title and interest

in and to: the said inventions and improvements thereon, and said application for

Letters Patent above-mentioned, and any Letters Patent of the United States and of

any foreign jurisdiction to be obtained therefor and thereon, and that the same are

unencumbered, and that Assignors have good and full right and lawful authority to

sell and convey the same in the manner herein set forth;

AND for the same consideration, Assignors hereby covenant and agree to and

with Assignee, its successors, legal representatives and assigns, that Assignors will

sign all papers and documents, take all lawful oaths and do all acts necessary or

required to be done for the procurement, maintenance, enforcement and defense of

any Letters Patent and applications for Letters Patent for said inventions, without

charge to Assignee, its successors, legal representatives and assigns, whenever counsel

Docket No.: V5000-0034-P003

Page 4 of 7

of Assignee, or counsel of its successors, legal representatives and assigns, shall advise:

that any proceeding in connection with said inventions, or said applications for Letters

Patent, or any proceeding in connection with any Letters Patent or applications for

Letters Patent for said inventions including but not limited to interference proceedings,

is lawful and desirable; or, that any division, continuation or continuation-in-part of

any application for Letters Patent, or any reissue, reexamination or extension of any

Letters Patent, to be obtained thereon, is lawful and desirable, and agree that this

assignment may be executed in counterparts, each of which shall be deemed to be an

original, but all of which, taken together, shall constitute one and the same assignment;

AND for the same consideration, Assignors hereby authorize and request the

United States Commissioner for Patents, and any officials of foreign countries whose

duty it is to issue patents on applications as aforesaid, to issue all patents for said

improvements to Assignee, for the sole use and benefit of Assignee, its successors,

legal representatives and assigns;

AND Assignors acknowledge an obligation of assignment of this invention to

Assignee at the time the invention was made;

AND Assignors declare that the above-identified application was made or

authorized to be made by Assignors;

AND Assignors believe they are the original inventor or original joint inventor

of a claimed invention in the application;

Docket No.: V5000-0034-P003

V5000-0034-P002-PC

V5000-0034-P001

Page 5 of 7

AND Assignors here by acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.

Pratheev S. Sreetharan, an Individual

Signed by Date: Name: Pratheev S. Sreetharan, an Individual	
Witness Signature	Witness Signature
Date:	Date:
Witness Name	Witness Name

Docket No.: V5000-0034-P003

V5000-0034-P002-PC V5000-0034-P001 Page 6 of 7

Michael Karpelson, an Individual	
Signed by Name: Michael Karpelson, an Individual	Date:
Witness Signature	Witness Signature
Date:	Date:
Witness Name:	Witness Name:

Docket No.: V5000-0034-P003

V5000-0034-P002-PC V5000-0034-P001 Page 7 of 7

AND Assignors here by acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.

Pratheev S. Sreetharan, an Individual

Date: 5/29/2020 Signed by 1

Name: Pratheev S. Sreetharan, an Individual

Witness Signature Witness Signature _

Date: _

Witness Name: Abby Stectharan Witness Name:

Docker No.: V5000-0034-P003 3/5000-0034-P002-PC

V5000-0034-P001

Page 6 of 7

Michael Karpelson, an Individual		
Signed byName: Michael Karpelson, an Individual	Date: April 2	9, 2020
Witness Signature	Witness Signature	
Date: April 29, 2020	Date:	April 29, 2020
Witness Name: Leah Karpelson	Witness Name	Dmitry Herwagen

Docket No.: V5000-0034-P003

V5000-0034-P002-PC V5000-0034-P001 Page 7 of 7