506372250 11/25/2020

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6419006

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST	

CONVEYING PARTY DATA

Name	Execution Date
ARES CAPITAL CORPORATION	11/18/2020

RECEIVING PARTY DATA

Name:	KVILLC		
Street Address:	WATER STREET HEALTHCARE PARTNERS		
Internal Address:	444 WEST LAKE STREET, SUITE 1800		
City:	CHICAGO		
State/Country:	ILLINOIS		
Postal Code:	60606		

PROPERTY NUMBERS Total: 10

Property Type	Number
Patent Number:	10086118
Application Number:	15729192
Application Number:	15260782
Application Number:	15240538
Application Number:	14086434
Application Number:	13372494
Application Number:	10776781
Application Number:	62651418
Application Number:	62667778
Application Number:	16148612

CORRESPONDENCE DATA

Fax Number: (212)294-4700

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.

Email: mnair@winston.com

Correspondent Name: WINSTON & STRAWN LLP - PEJMAN SHARIFI

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Address Line 4: WASHINGTON, D.C. 20036

PATENT 506372250 REEL: 054465 FRAME: 0625

ATTORNEY DOCKET NUMBER:	016478/6			
NAME OF SUBMITTER:	PEJMAN SHARIFI			
SIGNATURE:	/Pejman Sharifi/			
DATE SIGNED:	11/25/2020			
Total Attachments: 4 source=Patent Release_Ares Cpaital_KVI LLC#page1.tif source=Patent Release_Ares Cpaital_KVI LLC#page2.tif source=Patent Release_Ares Cpaital_KVI LLC#page3.tif				

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PATENT RELEASE AND REASSIGNMENT

THIS PATENT RELEASE AND REASSIGNMENT (this "Release") is made as of November 18, 2020, by ARES CAPITAL CORPORATION ("Agent") in favor of KVI LLC, a Delaware limited liability company ("Grantor"). Capitalized terms used but not defined herein shall have the same meanings assigned to such terms in the Guaranty and Security Agreement or the Security Agreement (as defined below), as applicable.

WITNESSETH:

WHEREAS, pursuant to the terms of that certain Guaranty and Security Agreement, dated as of June 1, 2017, by and among Agent, Grantor and the other Credit Parties party thereto from time to time (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Guaranty and Security Agreement"), Grantor granted to Agent, for its benefit and the benefit of the Lenders, a security interest in and lien upon substantially all of the assets of Grantor, including all right, title and interest of Grantor in, to and under all now owned and hereafter acquired Patents (as defined in the Guaranty and Security Agreement, including registrations and applications therefor), and all products and proceeds thereof, to secure the payment of all amounts owing by the Borrower under the Credit Agreement;

WHEREAS, pursuant to the Guaranty and Security Agreement, Agent and Grantor entered into that certain Patent Security Agreement, dated as of October 31, 2018 (the "Security Agreement"), to record Agent's security interest in the Patent Collateral (as defined below), including the Patents set forth on Schedule A annexed hereto;

WHEREAS, the Security Agreement was recorded with the United States Patent and Trademark Office on November 5, 2018, at Reel 047414, Frame 0272;

WHEREAS, Grantor has requested that Agent release its security interest in the Patent Collateral and reassign any and all right, title and interest in, to and under the same to Grantor; and

WHEREAS, Grantor has satisfied and fulfilled all of its obligations of the Guaranty and Security Agreement for Agent to release its security interest in the Patent Collateral.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged:

- 1. Agent hereby releases its security interest in Grantor's entire right, title and interest in and to the following (collectively, the "Patent Collateral"):
 - (a) each Patent listed on <u>Schedule A</u> annexed hereto, together with all reissues, reexaminations, continuations, continuations-in-part, divisionals, renewals and extensions of the foregoing; and
 - (b) all income, royalties, proceeds and Liabilities at any time due or payable or asserted under and with respect to any of the foregoing, including, without limitation, all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or impairment thereof.

- 2. Agent hereby reassigns, grants and conveys to Grantor, without any representation, recourse or undertaking by Agent, any and all of Agent's right, title and interest in and to the Patent Collateral.
- 3. This Release is made under and governed by the laws of the State of New York applicable to contracts made and to be performed entirely within such State, without regard to conflict of laws principles.

[Signature Page Follows]

IN WITNESS WHEREOF, Agent has duly executed this Release as of the date first above written.

ARES CAPITAL CORPORATION

Title: Authorized Signatory

SCHEDULE A

Description	Application No.	Application Date	Publication/Patent No.	Publication/Patent Date	Owner/ Applicant
Vacuum powered saline injection system	15016977	2/5/16	10086118	10/2/18	KVI LLC
CLEANING SOLUTION	15729192	10/10/17	N/A	N/A	KVI LLC
INSUFFLATION NEEDLE	15260782	9/9/16	N/A	N/A	KVI LLC
METHOD AND MATERIAL FOR COATING ELECTRO- CAUTERY PROBES AND MASKING SURGICAL ODOR	15240538	8/18/16	N/A	N/A	KVI LLC
Vacuum powered saline injection system	14086434	11/21/13	9468710	10/18/16	KVI LLC
Insufflation needle with dual indicator and method of use	13372494	2/13/12	8840588	9/23/14	KVI LLC
Method and material for coating electro- cautery probes and lubricating surgical instruments	10776781	2/11/04	7217270	5/15/07	KVI LLC
WARMING DEVICE AND METHOD	62/651418	4/2/18	N/A	N/A	KVI LLC
MEDICAL LUBRICANT	62/667778	5/7/18	N/A	N/A	KVI LLC
VACUUM POWERED SALINE INJECTION SYSTEM	16/148612	10/1/18	N/A	N/A	KVI LLC

RECORDED: 11/25/2020