PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6451565

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
SOTTO GROUP LLC	12/14/2020

RECEIVING PARTY DATA

Name:	SINE SUSPENSION LLC
Street Address:	7700 E CHERRY CREEK S DRIVE
Internal Address:	STE 101
City:	DENVER
State/Country:	COLORADO
Postal Code:	80231

PROPERTY NUMBERS Total: 3

Property Type	Number
Patent Number:	8382136
Patent Number:	8066297
Patent Number:	8201841

CORRESPONDENCE DATA

Fax Number:

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: 5039941650

Email: sherry@kolitchromano.com

Correspondent Name: DAVID CHARLES BOURGEAU III

Address Line 1: KOLITCH ROMANO LLP

Address Line 2:520 SW YAMHILL ST., STE 200Address Line 4:PORTLAND, OREGON 97204

ATTORNEY DOCKET NUMBER:	SGU222
NAME OF SUBMITTER:	SHERRY SUTTERFIELD
SIGNATURE:	/Sherry Sutterfield/
DATE SIGNED:	12/15/2020

Total Attachments: 3

source=20201215 Assignment from Sotto to Sine Suspension SGU222#page1.tif source=20201215 Assignment from Sotto to Sine Suspension SGU222#page2.tif

PATENT 506404809 REEL: 054655 FRAME: 0589

source=20201215 Assignment from Sotto to Sine Suspension SGU222#page3.tif

PATENT REEL: 054655 FRAME: 0590

ASSIGNMENT OF PATENT RIGHTS

THIS ASSIGNMENT is between SOTTO GROUP LLC, a California corporation having an address at 250 Robin Meadow Lane, Watsonville, California (the "Assignor"), and SINE SUSPENSION LLC, a Colorado corporation having an address at 7700 E Cherry Creek S Drive, Ste 101, Denver, Colorado (the "Assignee") (collectively, the "Parties").

WHEREAS, Assignor is the owner of the Patent Rights listed below, and wishes to transfer all of its Patent Rights to Assignee; and

WHEREAS, Assignee wishes to obtain all of Assignor's Patent Rights, as laid out below;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

- 1. Assignor does hereby sell, assign, transfer, and convey to Assignee, or its designees, all of its right, title, and interest that exist today and may exist in the future in and to any and all of the following (collectively, the "Patent Rights"):
 - 1.1. All patent applications and patents listed in the table below (the "Patents");

Country or Region	Patent No. or Publication No.	Application No.	Issue or Filing Date (MM/DD/YYYY)
US	8,382,136	12/426,037	02/26/2013
US	8,066,297	12/506,508	11/29/2011
US	8,201,841	13/227,226	06/19/2012

- 1.2. All patents and patent applications (a) to which any of the Patents directly or indirectly claims priority, and/or (b) for which any of the Patents directly or indirectly forms a basis for priority;
- 1.3. All reissues, reexaminations, extensions, continuations, continuations in part (other than new matter), continuing prosecution applications, requests for continuing examinations, divisions, and registrations of any item in category 1.1 and/or 1.2;
- 1.4. All non-United Sates patents, patent applications, and counterparts relating to any item in any of categories 1.1 through 1.3, including certificates of invention, utility models, industrial design protection, design patent protection, and other governmental grants or issuances;
- 1.5. All items in any of categories 1.2 through 1.4, whether or not expressly listed as Patents above and whether or not claims in any of categories 1.2 through 1.4 have been rejected, withdrawn, canceled, or the like;

Page 1 of 3

- 1.6. All inventions, invention disclosures, and discoveries described in any of the Patents and/or any item in categories 1.2 through 1.5 that (a) are included in any claim in the Patents and/or any item in categories 1.2 through 1.5, (b) are subject matter capable of being reduced to a patent claim in a reissue or reexamination proceeding brought on any of the Patents and/or any item in categories 1.2 through 1.5, and/or (c) could have been included as a claim in any of the Patents and/or any item in categories 1.2 through 1.5;
- 1.7. All rights to apply in any or all countries of the world for patents, certificates of invention, utility models, industrial design protections, design patent protections, or other governmental grants or issuances of any type related to and/or claiming priority to any item in any of categories 1.1 through 1.6, including under the Paris Convention for the Protection of Industrial Property, the International Patent Cooperation Treaty, or any other convention, treaty, agreement, or understanding;
- 1.8. All causes of action (whether known or unknown or whether currently pending, filed, or otherwise) and other enforcement rights under, or because of, any of the Patents and/or any item in any of categories 1.2 through 1.7, including all causes of action and other enforcement rights for: (a) damages, (b) injunctive relief, and (c) any other remedies of any kind for past, current, and future infringement;
- 1.9. All rights to collect royalties and other payments under or because of any of the Patents and/or any item in any of categories 1.2 through 1.8; and
- 1.10. With respect to any abandoned, lapsed, or expired assets in any of the foregoing categories 1.1 through 1.9, all rights, if any, to revive prosecution of claims under such assets and to sue or otherwise enforce any claims under such assets for past, present, or future infringement.
- 2. "Application Derivatives" are defined as all applications identified in categories 1.2, 1.3, 1.4, 1.5, and/or 1.7, above. Assignor hereby authorizes and requests that Assignee's legal representative insert the Application No., Filing Date, and Office into the following table for any Application Derivatives after they are known:

Application No.	Filing Date	Office

3. Assignor authorizes and requests the Patent Office officials in the United States and all other countries and regions to issue all patents resulting from the Patent Rights, when granted, to SINE SUSPENSION LLC, as the Assignee of its entire right, title, and interest in and to the same, for the sole use of Assignee, and its successors and assigns.

- 4. Assignor hereby covenants and agrees to and with Assignee, and its successors and assigns, at the time of execution and delivery of this document, that it is the lawful owner of the entire right, title, and interest in and to the Patent Rights, and that the same are unencumbered, and that it has good and full right and lawful authority to sell and convey the same in the manner herein set forth.
- 5. Assignor further covenants that it will cooperate with Assignee in the execution of all documents, forms, lawful oaths, and authorizations, and take other actions, at Assignee's expense, that may be deemed reasonably necessary by Assignee for securing, completing, or vesting in Assignee all of Assignee's right, title, and interest in the Patent Rights, in the United States and in any and all other countries.
- 6. The terms and conditions of this Assignment of Patent Rights will be binding upon and will inure to the benefit of Assignee, its successors, assigns, and other legal representatives.
- 7. Jurisdiction/Disputes. This Agreement shall be governed in accordance with the laws of the State of California. All disputes under this Agreement shall be resolved by litigation in the courts of the State of California, including the federal courts therein, and the Parties each consent to the jurisdiction of such courts, agree to accept service of process by mail, and hereby waive any jurisdictional or venue defenses otherwise available.

IN TESTIMONY WHEREOF, Assignor and Assignee hereby enter into this Assignment of Patent Rights as of the date last signed below (the "Effective Date"):

ASSIGNOR SOTTO GROUP LLC	ASSIGNEE SINE SUSPENSION LLC
Docusigned by: David Early	Kyan (annizzaro / 24A15940A7CB484 12/15/2020 13:10 PST Date:
Name: David EARLE	Name: Ryan CANNIZZARO
Title: Member	Title: Member

Page 3 of 3