

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

EPAS ID: PAT6782567

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	NOTICE OF DISPUTE
<b>CONVEYING PARTY DATA</b>	
<b>Name</b>	<b>Execution Date</b>
POINT INNOVATION, INC.	06/03/2021
<b>RECEIVING PARTY DATA</b>	
<b>Name:</b>	MEDIGLIDER CORPORATION
<b>Street Address:</b>	1909 W. BRAKER LANE SUITE 200
<b>City:</b>	AUSTIN
<b>State/Country:</b>	TEXAS
<b>Postal Code:</b>	78758
<b>PROPERTY NUMBERS Total: 19</b>	
<b>Property Type</b>	<b>Number</b>
Patent Number:	9668929
Patent Number:	9730849
Patent Number:	7540044
Patent Number:	7603729
Patent Number:	7856682
Patent Number:	7861336
Patent Number:	7975329
Patent Number:	8096004
Patent Number:	8112833
Patent Number:	8214943
Patent Number:	8214944
Patent Number:	8307478
Patent Number:	8356368
Patent Number:	8359683
Patent Number:	8434174
Patent Number:	8448272
Patent Number:	8869322
Patent Number:	9107788
Patent Number:	9186287

**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:** 4045583670**Email:** keats.quinalty@fisherbroyles.com**Correspondent Name:** KEATS QUINALTY**Address Line 1:** 945 EAST PACES FERRY, SUITE 2000**Address Line 4:** ATLANTA, GEORGIA 30328

<b>ATTORNEY DOCKET NUMBER:</b>	16995.000001
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<b>NAME OF SUBMITTER:</b>	KEATS QUINALTY
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<b>SIGNATURE:</b>	/Keats Quinalty/
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<b>DATE SIGNED:</b>	06/25/2021
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**Total Attachments: 2**

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# Fisher Broyles

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Austin, Texas 78701  
www.FisherBroyles.com

June 3, 2021

## VIA E-MAIL

Brian W. Clark  
bclark@krci.com  
Kane Russell Coleman Logan  
Bank of America Plaza  
901 Main Street  
Suite 5200  
Dallas, Texas 75202

Re: Cause No. 16-00580-16; Point Innovation Incorporated v. Mediglider Corporation; In the 16<sup>th</sup> Judicial District Court, Denton County, Texas; Turnover Order

Dear Mr. Clark:

We have been retained by Mediglider Corporation ("Mediglider") for certain intellectual property legal issues. We are also working with The Snell Law Firm on this matter. Please direct all further correspondence with respect to this matter to me and/or Jason Snell at The Snell Law Firm.

I am in receipt of your firm's letter to Mediglider dated April 27, 2021. I am also in receipt of the *Ex Parte Application for Turnover Order* filed on February 18, 2020 and the *Turnover Order* dated March 16, 2020. At the outset, we find it curious that your client sought relief from the Court in early 2020, but only provided a written letter to Mediglider about these matters over a year later. The *Turnover Order* required that Mediglider perform certain acts within fifteen (15) days of the order, yet your client did not provide timely formal notice to Mediglider to do such acts or provide timely formal notice to Mediglider so it could contest such acts with the Court. To date, I'm unaware of any formal notice provided by you or your client to Mediglider other than the untimely April 27, 2021 letter, which is still not proper notice under Texas state laws for service of process.

Please be aware that Mediglider intends to contest your *ex parte* application and the Court's subsequent order. The value of the intellectual property your client seeks assignment of *far exceeds* the alleged amount owed to your client by Mediglider. We intend to highlight this fact to the Court in our filing and raise other legal issues with the default judgment, application, and order. Moreover, as required by the *Turnover Order*, Mediglider has not assigned over to your client any of the identified intellectual property rights and does not intend to assign over any such rights.

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PHILADELPHIA | PRINCETON | SALT LAKE CITY | SEATTLE | WASHINGTON D.C.

**PATENT**  
**REEL: 056681 FRAME: 0726**

# Fisher Broyles

June 3, 2021

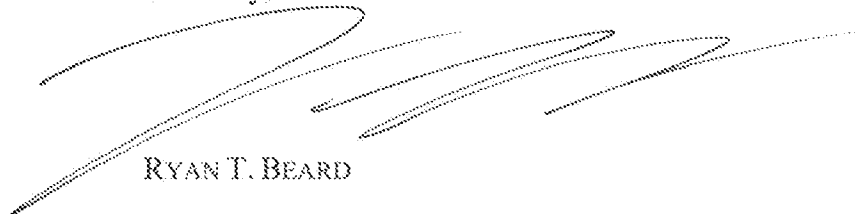
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I find it very suspicious that your client filed assignment documents with the USPTO without providing my client with proper formal notice of the *Turnover Order* or allowing my client an opportunity to contest such order. It appears that your client wanted to attempt to effectuate these assignments under the cover of darkness and without proper formal notice to my client. Given this, these assignment documents filed with the USPTO are unlawful, inaccurate, and contrary to the terms of the *Turnover Order*. In sum, they are null and void. Mediglider contests any alleged assignments to your client, the recordation of such assignments with the USPTO, and demands that no action be taken by your client or any third party with respect to these intellectual property rights until the Court has had an opportunity to consider my client's filings contesting the *Turnover Order*, as is my client's right.

If your client attempts to sell, auction, or transfer any of my client's intellectual property rights in any way, then Mediglider will be forced to seek legal remedies against your client and seek sanctions from the Court for such conduct.

If you have any questions or concerns about this letter, please contact me.

Sincerely,



RYAN T. BEARD

**FISHERBROYLES, LLP**

CC: Jason Snell, The Snell Law Firm

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