506829253 08/20/2021 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6876073

	SUBMISSION TYPE:		NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		SECURITY INTER	SECURITY INTEREST			
CONVEYING PARTY						
		Name	Name E			
MEDRON, LLC					08/20/2021	
RECEIVING PARTY	DATA					
Name:	ANTAR AGENT	NTARES CAPITAL LP, AS ADMINISTRATIVE AGENT AND COLLATERAL				
Street Address:	500 WE	500 WEST MONROE STREET				
City:	CHICAC	3O				
State/Country:	ILLINOI	ILLINOIS				
Postal Code:	60661	60661				
PROPERTY NUMBE	RS Total: 2					
Property Typ	be	Number				
Patent Number: 77		7712237				
Patent Number:		3435249				
Eav Numper		617)526-9799				
Fax Number:	'l ha sant to	the e-mail address fire	st [,] if that is une	successful	it will be sent	
Correspondence wil		the e-mail address firs ; if that is unsuccessfu				
Correspondence wil	if provided					
<i>Correspondence wil using a fax number,</i> Phone: Email:	if provided	; if that is unsuccessfu 617.526.9748 /pan@proskauer.com				
Correspondence will using a fax number, Phone: Email: Correspondent Nam	if provided	<i>; if that is unsuccessfu</i> 617.526.9748 /pan@proskauer.com MICHAEL C. CURRAN	ul, it will be sen			
Correspondence will using a fax number, Phone: Email: Correspondent Nam Address Line 1:	if provided	; <i>if that is unsuccessfu</i> 617.526.9748 /pan@proskauer.com MICHAEL C. CURRAN PROSKAUER ROSE LL	<i>ıl, it will be sen</i> .P			
Correspondence will using a fax number, Phone: Email: Correspondent Nam Address Line 1: Address Line 2:	if provided	; <i>if that is unsuccessfu</i> 517.526.9748 /pan@proskauer.com MICHAEL C. CURRAN PROSKAUER ROSE LL ONE INTERNATIONAL	<i>ıl, it will be sen</i> .P PLACE	nt via US Ma		
Correspondence will using a fax number, Phone: Email: Correspondent Nam Address Line 1:	if provided	; <i>if that is unsuccessfu</i> 617.526.9748 /pan@proskauer.com MICHAEL C. CURRAN PROSKAUER ROSE LL	<i>ıl, it will be sen</i> .P PLACE	nt via US Ma		
Correspondence will using a fax number, Phone: Email: Correspondent Nam Address Line 1: Address Line 2:	if provided	; <i>if that is unsuccessfu</i> 517.526.9748 /pan@proskauer.com MICHAEL C. CURRAN PROSKAUER ROSE LL ONE INTERNATIONAL	<i>ıl, it will be sen</i> .P PLACE	nt via US Ma		
Correspondence will using a fax number, Phone: Email: Correspondent Nam Address Line 1: Address Line 2: Address Line 4:	if provided	<i>; if that is unsuccessfu</i> 517.526.9748 /pan@proskauer.com MICHAEL C. CURRAN PROSKAUER ROSE LL DNE INTERNATIONAL BOSTON, MASSACHUS	<i>ıl, it will be sen</i> P PLACE SETTS 02110-2	nt via US Ma		
Correspondence will using a fax number, Phone: Email: Correspondent Nam Address Line 1: Address Line 2: Address Line 4:	if provided	; <i>if that is unsuccessfu</i> 617.526.9748 /pan@proskauer.com MICHAEL C. CURRAN PROSKAUER ROSE LL DNE INTERNATIONAL BOSTON, MASSACHUS	<i>II, it will be sen</i> PLACE SETTS 02110-24	nt via US Ma		
Correspondence will using a fax number, Phone: Email: Correspondent Nam Address Line 1: Address Line 2: Address Line 2: Address Line 4:	if provided	; if that is unsuccessfu 517.526.9748 /pan@proskauer.com MICHAEL C. CURRAN PROSKAUER ROSE LL DNE INTERNATIONAL BOSTON, MASSACHUS 2528-016 MICHAEL C. CUF	<i>II, it will be sen</i> PLACE SETTS 02110-24	nt via US Ma		
Correspondence will using a fax number, Phone: Email: Correspondent Nam Address Line 1: Address Line 2: Address Line 2: Address Line 4: ATTORNEY DOCKET NAME OF SUBMITTE SIGNATURE:	if provided	; if that is unsuccessfu 517.526.9748 /pan@proskauer.com MICHAEL C. CURRAN PROSKAUER ROSE LL DNE INTERNATIONAL 30STON, MASSACHUS 2528-016 MICHAEL C. CUI /MICHAEL C. CUI	<i>II, it will be sen</i> PLACE SETTS 02110-24	nt via US Ma		
Correspondence will using a fax number, Phone: Email: Correspondent Nam Address Line 1: Address Line 2: Address Line 2: Address Line 4: ATTORNEY DOCKET NAME OF SUBMITTE SIGNATURE: DATE SIGNED: Total Attachments: 5 source=Patent Security	if provided	; if that is unsuccessfu 517.526.9748 /pan@proskauer.com MICHAEL C. CURRAN PROSKAUER ROSE LL ONE INTERNATIONAL 30STON, MASSACHUS 2528-016 MICHAEL C. CUF /MICHAEL C. CUF 08/20/2021 #page1.tif	<i>II, it will be sen</i> PLACE SETTS 02110-24	nt via US Ma		
Correspondence will using a fax number, Phone: Email: Correspondent Nam Address Line 1: Address Line 2: Address Line 2: Address Line 4: ATTORNEY DOCKET NAME OF SUBMITTE SIGNATURE: DATE SIGNED: Total Attachments: 5	if provided	; if that is unsuccessfu 517.526.9748 /pan@proskauer.com MICHAEL C. CURRAN PROSKAUER ROSE LL ONE INTERNATIONAL BOSTON, MASSACHUS 2528-016 MICHAEL C. CUF /MICHAEL C. CUF 08/20/2021 #page1.tif #page2.tif	<i>II, it will be sen</i> PLACE SETTS 02110-24	nt via US Ma		

source=Patent Security Agreement#page4.tif source=Patent Security Agreement#page5.tif

PATENT SECURITY AGREEMENT

This **PATENT SECURITY AGREEMENT**, dated as of August 20, 2021 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, this "**Patent Security Agreement**"), is made by Medron, LLC, a Delaware limited liability company ("**Grantor**") in favor of Antares Capital LP, as Administrative Agent and Collateral Agent for the Secured Parties (in such capacities and together with its successors and permitted assigns, the "**Administrative Agent**").

WHEREAS, Grantor is party to that certain Amended and Restated Security Agreement, dated as of August 20, 2021 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement"), among Grantor, the other grantors party thereto, and the Administrative Agent pursuant to which Grantor granted a security interest to the Administrative Agent in the Patent Collateral (as defined below) and is required to execute and deliver this Patent Security Agreement.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Grantor hereby agrees with the Administrative Agent as follows:

SECTION 1. DEFINED TERMS

Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

SECTION 2. GRANT OF SECURITY INTEREST

Grantor, as security for the payment and performance in full of the Secured Obligations of Grantor (including, if Grantor is a Guarantor, the Secured Obligations of Grantor arising under the Guaranty), hereby grants and pledges to the Administrative Agent, its successors and permitted assigns, for the benefit of the Secured Parties, a continuing security interest in all right, title and interest in and to the Patents (including those listed on Schedule A hereto) (collectively, the "**Patent Collateral**"); *provided* that the Patent Collateral shall not include any Excluded Assets.

SECTION 3. SECURITY AGREEMENT

The security interest granted pursuant to this Patent Security Agreement is granted in conjunction with the security interest granted to the Administrative Agent for the Secured Parties pursuant to the Security Agreement, and Grantor hereby acknowledges and affirms that the rights and remedies of the Administrative Agent with respect to the security interest in the Patent Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Patent Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control.

SECTION 4. RECORDATION

Grantor hereby authorizes and requests that the USPTO record this Patent Security Agreement.

SECTION 5. TERMINATION

This Patent Security Agreement shall terminate and the lien on and security interest in the Patent Collateral shall be released upon the payment and performance of the Secured Obligations in accordance

with the Loan Documents. Upon the termination of this Patent Security Agreement, the Administrative Agent shall execute all documents, make all filings, and take all other actions reasonably requested by Grantor, and at Grantor's sole cost and expense, to evidence and record the release of the lien on and security interests in the Patent Collateral granted herein.

SECTION 6. GOVERNING LAW

THIS PATENT SECURITY AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK.

SECTION 7. COUNTERPARTS

This Patent Security Agreement may be executed in one or more counterparts and by different parties hereto in separate counterparts, each of which when so executed and delivered shall be deemed an original, but all such counterparts together shall constitute but one and the same instrument.

[*Remainder of page intentionally left blank; signature pages follow*]

IN WITNESS WHEREOF, Grantor has caused this Patent Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

MEDRON, LLC, as Grantor

By:

Name: David Milner Title: Chief Financial Officer, Treasurer and Secretary

[Signature Page to Patent Security Agreement]

ACCEPTED AND ACKNOWLEDGED BY:

ANTARES CAPITAL LP, as Administrative Agent and Collateral Agent

By:

Name: Andrew Jones Title: Duly Authorized Signatory

[Signature Page to Patent Security Agreement]

SCHEDULE A to PATENT SECURITY AGREEMENT

PATENTS

Grantor	Patent	Patent No.	Issuance Date
Medron, LLC	Clamp Identification Marker	7,712,237	5/11/2010
Medron, LLC	Flexible connection catheter tunneler and methods for using the same	8,435,249	05/07/2013

PATENT APPLICATIONS

None.

003998-0003-Active.43293569.4

PATENT REEL: 057244 FRAME: 0232

RECORDED: 08/20/2021