# 507691131 01/12/2023

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7738274

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

# **CONVEYING PARTY DATA**

Name	Execution Date
DEERFIELD IMAGING HOLDINGS, INC.	05/09/2022

# **RECEIVING PARTY DATA**

Name:	me: DEERFIELD IMAGING, INC.	
Street Address:	5101 SHADY OAK ROAD	
City:	MINNETONKA	
State/Country:	MINNESOTA	
Postal Code:	55343	

# **PROPERTY NUMBERS Total: 4**

Property Type	Number
Patent Number:	8738181
Patent Number:	8554368
Patent Number:	9044257
Patent Number:	9492239

# **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.

Email: request@slwip.com

Correspondent Name: SCHWEGMAN LUNDBERG & WOESSNER P.A.

Address Line 1: P.O. BOX 2938

Address Line 4: MINNEAPOLIS, MINNESOTA 55402

ATTORNEY DOCKET NUMBER:	4336.026USA
NAME OF SUBMITTER:	ROBIN L. MONSEES
SIGNATURE:	/ ROBIN L. MONSEES /
DATE SIGNED:	01/12/2023

**Total Attachments: 13** 

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# RECORDATION FORM COVER SHEET PATENTS ONLY

Form PTO-1595 (Rev. 6-18) OMB No. 0651-0027 (exp. 10/31/2024) U.S. Department of Commerce United States Patent and Trademark Office

To the Director of the U.S. Patent and Trademark Office: Please re	cord the attached docum	nents or the new address(es) below.			
1. Name of conveying party(ies):	2. Name and address of receiving party(ies):				
Deerfield Imaging Holdings, Inc.	Name:	Deerfield Imaging, Inc.			
Additional name(s) of conveying party(ies) attached?	Street Address:	Minnetonka  MN  55343  United States of America  (s) & address(es) attached?			
[ ]Yes [X]No  3. Nature of conveyance/Execution Date(s):  Execution Date(s): May 9, 2022  [X] Assignment [ ] Merger [ ] Security Agreement [ ] Change of Name [ ] Joint Research Agreement [ ] Government Interest Assignment [ ] Executive Order 9424, Confirmatory License [ ] Other	City: State/Province: Zip: Country: Additional name				
4. Application number(s) or patent number(s): [ ] This doc A. Patent Application No.(s)	1 8 8	ath/Declaration (37 CFR 1.63)  3. Patent No.(s)  3,738,181  3,554,368  9,044,257  9,492,239			
Additional numbers attached? [ ]Yes [X]No  5. Name and address of party to whom correspondence concerning document should be mailed:  Name: Timothy J. Christman  Address:  Schwegman Lundberg & Woessner, P.A. P.O. Box 2938 Minneapolis, Minnesota 55402  Phone Number: (612) 359-3274  Docket Number: 4336.026USA  Email Address: request@slwip.com	7. Total fee (37 c)  []Authoriz 0743  []Enclosec  [] None r affecting ()  8. Payment Info Deposit Acco	equired (government interest not title)			
9. Signature:  Timothy J. Christman/Reg. No. 59,481  Name of Person Signing  Total number of pages including	Signature ng cover sheet, attach	Date ments, and documents: 13			

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

**ASSIGNMENT** 

WHEREAS, Deerfield Imaging Holdings, Inc., an entity organized and existing under and

by virtue of the laws of Delaware, and having an office and place of business at 5101 Shady Oak

Road, Minnetonka, Minnesota, 55343, United States of America (hereinafter "Assignor"), is the

owner of assets identified in Appendix A (hereinafter collectively "Patent Properties"), including

all inventions and other subject matter described in the Patent Properties, by virtue of the prior

Dissolution of Deerfield Imaging, S.à r.l. dated December 12, 2015 (attached herewith in redacted

form and annotated as Appendix B);

AND WHEREAS, Deerfield Imaging, Inc., an entity organized and existing under and by

virtue of the laws of Delaware, and having an office and place of business at 5101 Shady Oak

Road, Minnetonka, Minnesota, 55343, United States of America (hereinafter "Assignee"), is

desirous of acquiring the entire right, title and interest in and to said Patent Properties, including

all inventions and other subject matter described therein, and any patent to be obtained in

relation therefor;

NOW, THEREFORE, to all whom it may concern, be it known that for good and valuable

consideration, the receipt and sufficiency whereof is hereby acknowledged, the Assignor hereby:

ASSIGNS, CONVEYS AND TRANSFERS to the Assignee the Assignor's entire right, title, and

interest for the United States and all foreign countries and jurisdictions in and to:

said Patent Properties, including all original and reissued patents which have been or shall

be issued in the United States and all foreign countries and jurisdictions based in whole or in part on

any of said Patent Properties;

all divisional, continuing (including continuation-in-part), substitute, renewal, reissue, and all

other applications for a patent or patents which have been or shall be filed in the United States

(including all provisional and non-provisional applications), and in all foreign countries and

jurisdictions, based in whole or in part on any of said Patent Properties (including any application

for a utility model or an innovation patent application);

the right to claim priority to said Patent Properties in relation to subject matter based in whole or in part on said Patent Properties and any of the foregoing including the right to file foreign applications under the provisions of any convention or treaty; and

the right to all causes of action, remedies, and other enforcement rights related to said Patent Properties, including without limitation the right to sue for past, present, or future infringement, misappropriation, or violation of any and all rights related to said Patent Properties and any of the foregoing, including the right to obtain and collect damages and/or royalties due for past, present, or future infringement;

AUTHORIZES AND REQUESTS the issuing authority to issue any and all United States and foreign patents granted on said Patent Properties to the Assignee;

AUTHORIZES AND REQUESTS that any attorney associated with U.S. Patent and Trademark Office (USPTO) Customer No. 21186 may (directly or through his/her designee) delete, insert, or alter any information related to said Patent Properties or any of the foregoing, after execution of this Assignment;

COVENANTS, that should any provision of this agreement be held unenforceable by an authority of competent jurisdiction, such a ruling shall not affect the validity and enforceability of the remaining provisions.

THIS AGREEMENT IS TO BE BINDING on the assigns, representatives, and successors of the Assignor, and is to extend to the benefit of the successors, assigns, and nominees of the Assignee.

AGREED to by Assignor as of the Date of the Signature Below:

Assignor:

Deerfield Imaging Holdings, Inc.

Signature:

Printed Name: Marc Buntaine

Title: Chief Executive Officer and President

Date:

May 9, 2022

ACCEPTED by Assignee as of the Date of the Signature Below:

Assignee:

Deerfield Imaging, Inc.

Signature:

Printed Name: Marc Buntaine

Title: Chief Executive Officer and President

Date:

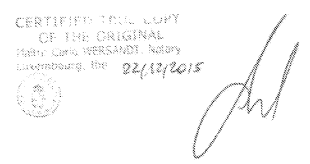
May 9, 2022

# Appendix A – Patent Properties

REF	TITLE	ISSUE OR FILING DATE	COUNTRY	APPLICATION NO.	PATENT OR PUBLICATION NO.
1	DETECTION OF COLLISIONS IN MEDICAL PROCEDURES	4/5/2006	US	11/397,910	7,446,304
2	CONTROL OF MAGNETIC FIELD HOMOGENEITY IN MOVABLE MRI SCANNING SYSTEM	12/6/2011	US	11/936,881	8,073,524
3	PATIENT SUPPORT TABLE FOR USE IN MAGNETIC RESONANCE IMAGING	2/5/2013	US	12/333,032	8,369,929
4	FLOATING SEGMENTED SHIELD CABLE ASSEMBLY	11/16/2010	US	12/168,200	7,834,270
5	SYSTEM FOR MAGNETIC RESONANCE AND X-RAY IMAGING	5/29/2012	US	12/420,859	8,190,235
6	SUPPORT COMPONENT FOR USE IN IMAGING BY MAGNETIC RESONANCE AND X-RAY	8/21/2012	US	12/413,953	8,245,335
7	IMAGE GUIDED RADIATION THERAPY	10/23/2012	US	12/792,383	8,295,430
8	COIL DECOUPLING FOR AN RF COIL ARRAY	3/20/2012	US	12/546,148	8,138,762
9	IMAGING SYSTEM USING MARKERS	3/24/2015	US	12/907,398	8,988,505
10	MOVABLE TABLE FOR MAGNETIC RESONANCE IMAGING	8/20/2013	US	12/780,085	8,513,946
11	RF COIL FOR MAGNETIC RESONANCE IMAGING WHICH IS NOT VISIBLE IN X-RAY IMAGE	10/29/2013	US	12/826,191	8,570,037
12	MRI SAFETY SYSTEM	12/2/2014	US	12/942,522	8,901,928
13	MULTI TRANSMIT / RECEIVE HEAD ARRAY COIL WITH REMOVABLE PANELS	3/26/2013	US	12/945,454	8,406,853
14	Integration of MRI into Radiation Therapy Treatment	9/22/2015	US	13/523,257	9,138,145

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15	MAGNETIC RESONANCE SIGNAL DETECTION USING REMOTELY POSITIONED RECEIVE COILS	8/5/2014	US	13/090,816	8,797,029
16	MAGNETIC RESONANCE SIGNAL DETECTION USING REMOTELY POSITIONED RECEIVE COILS (CON)	7/16/2013	US	13/231,004	8,487,615
17	Phased Array MR RF Coil which is not Visible in X- Ray Image	7/14/2015	US	13/455,849	9,081,067
18	Stacked coil for magnetic resonance imaging	10/21/2014	US	13/290,176	8,866,481
19	Drive system for Head Clamp for Use in Imaging by Magnetic Resonance and X-Ray	12/8/2015	US	13/690,385	9,204,818
20	MR Imaging in separate rooms using a magnet having a diagnostic table	4/5/2016	US	13/670,944	9,301,707
21	Method for MR-guided Brachytherapy with Consistent Patient Positioning	2/21/2017	US	14/072,397	9,575,148
22	Surface electrode design that can be left in place during MR imaging	8/16/2016	US	13/311,677	9,414,759
23	Tools and techniques for image guided resection	5/9/2017	US	16/610,355	US20200085512A1
24	RF COIL ASSEMBLY FOR USE IN MAGNETIC RESONANCE IMAGING	12/10/2013	US	12/770,882	8,604,789
25	MOVABLE INTEGRATED SCANNER FOR SURGICAL IMAGING APPLICATIONS	10/23/2012	US	11/765,845	8,295,905
26	MRI GUIDED RADIATION THERAPY	10/23/2012	US	12/194,963	8,295,906
27	TRANSCEIVER COIL ARRAY FACILITATING MR-GUIDED PROCEDURES	11/26/2019	US	14/677,700	10,488,475
28	Frame mapping and force feedback methods, devices and systems	6/2/2015	US	14/049,043	9,044,257
29	Frame mapping and force feedback methods, devices and systems	10/8/2013	US	12/596,417	8,554,368

30	Devices for interfacing between manipulators and surgical tools	11/15/2016	US	12/596,420	9,492,239
31	SYSTEM FOR MAGNETIC RESONANCE AND X-RAY IMAGING (CON)	5/14/2013	US	13/365,336	8,442,617
32	Methods, devices and systems useful in registration	8/6/2013	US	12/596,397	8,503,759
33	METHODS, DEVICES, AND SYSTEMS FOR AUTOMATED MOVEMENTS INVOLVING MEDICAL ROBOTS	5/27/2014	US	12/596,418	8,738,181
34	Methods, devices, and systems for non-mechanically restricting and/or programming movement of a tool of a manipulator along a single axis	9/15/2015	US	14/054,664	9,131,986
35	Microsurgical robot system	12/26/2006	US	10/639,692	7,155,316
36	Microsurgical robot system	8/23/2011	US	11/480,701	8,005,571
37	MICROSURGICAL ROBOT SYSTEM	5/1/2012	US	12/027,043	8,170,717
38	Methods relating to Microsurgical robot system	10/18/2011	US	12/027,066	8,041,459
39	MICROSURGICAL ROBOT SYSTEM	3/12/2013	US	11/562,768	8,396,598
40	Microsurgical robot system	12/29/2015	US	11/735,983	9,220,567
41	METHODS, DEVICES, AND SYSTEMS FOR NON- MECHANICALLY RESTRICTING AND/OR PROGRAMMING MOVEMENT OF A TOOL OF A MANIPULATOR ALONG A SINGLE AXIS	10/15/2013	US	12/596,426	8,560,118



#### NUMERO 3321/2015

# DISSOLUTION DE SOCIETE DU 22 DECEMBRE 2015

In the year two thousand and fifteen, on the twenty-second day of the month of December:

Before Us Me Carlo WERSANDT, notary residing in Luxembourg (Grand Duchy of Luxembourg), undersigned;

#### APPEARED:

**Deerfield Imaging Holdings, Inc.**, an international limited partnership incorporated under the laws of Delaware (United States), having its registered office at Corporation Trust Center, 1209 Orange Street, Wilmington, DE 19801, Delaware, United States,

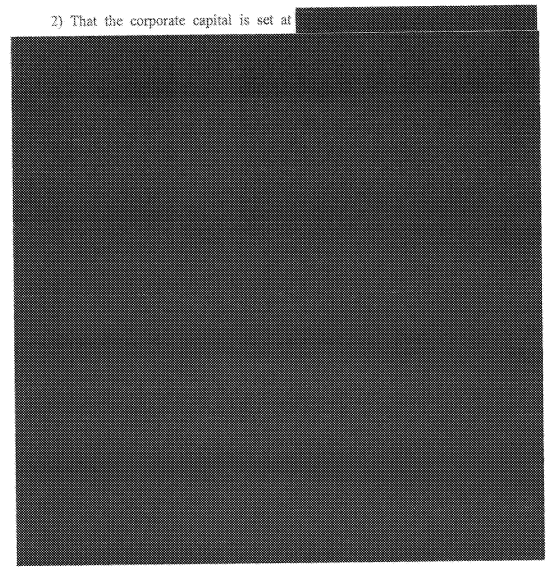
hereby represented by Mr Julien DEMELIER-MOERENHOUT, lawyer, residing professionally in Luxembourg,

(the "Proxy-holder"), by virtue of a proxy given under private seal; such proxy, after having been signed "ne varietur" by the Proxy-holder and the officiating notary, will remain attached to the present deed in order to be recorded with it.

Such appearing party, represented as said before, declares and requests the officiating notary to act:

1) That the private limited liability company ("société à responsabilité limitée") "Deerfield Imaging S.à r.I.", established and having its registered office in L-2557 Luxembourg, 7A, rue Robert Stümper, registered with the Trade and Companies Register of Luxembourg, section B, under number 199409, (the "Company"), has been incorporated by a deed of Maître Danielle KOLBACH, notary residing in Redange-sur-Attert, Grand-Duchy of Luxembourg, on 10 August 2015, published in the Mémorial C, Recueil des Sociétés et Associations number 2729 on 5 October 2015,

and that the articles of association (the "Articles") have been amended for the last time pursuant to a deed of the same notary, on 11 August 2015, published in the Mémorial C. Recueil des Sociétés et Associations, number 2755 on 6 October 2015;



- 3) That the appearing party, represented as said before, is the sole owner of all the corporate units of the Company (the "Sole Partner");
- 4) That the Sole Partner declares to have full knowledge of the Articles and the financial standing of the Company;
- 5) That the Sole Partner of the Company declares explicitly, the winding-up of the Company and the start of the liquidation process, with effect on today's date;
- 6) That the Sole Partner appoints himself as liquidator of the Company, and acting in this capacity, he has full powers to sign, execute and deliver any acts and any documents, to make any declaration and to do anything necessary or useful so to bring into effect the purposes of this deed;
- 7) That the Sole Partner, in his capacity as liquidator of the Company, requests the notary to authentify his declaration that all the liabilities of the Company have been paid

or duly provisioned and that the liabilities in relation of the close down of the liquidation have been duly provisioned; furthermore declares the liquidator that with respect to eventual liabilities of the Company presently unknown, and that remain unpaid, he irrevocably undertakes to pay all such eventual liabilities and that as a consequence of the above all the liabilities of the Company are paid;

- 8) That the Sole Partner declares that he takes over all the assets of the Company, and that he will assume any existing debts of the Company pursuant to point 7);
- 9) That the Sole Partner declares formally withdraw the appointment of an auditor to the liquidation;
- 10) That the Sole Partner declares that the liquidation of the Company is closed and that any registers of the Company recording the issuance of shares or any other securities shall be cancelled;
- 11) That full and entire discharge is granted to the manager for the performance of his assignment;
- 12) That the books and documents of the Company will be kept for a period of five years at least at the former registered office in L-2557 Luxembourg, 7A, rue Robert Stümper.

# COSTS

The aggregate amount of the costs, expenditures, remunerations or expenses, in any form whatsoever, which the Company incurs or for which it is liable by reason of the present deed, is evaluated at approximately

# STATEMENT

The undersigned notary, who understands and speaks English and French, states herewith that, on request of the above appearing party, the present deed is worded in English followed by a French version; on request of the same appearing party, and in case of discrepancies between the English and the French text, the English version will prevail.

WHEREOF the present deed was drawn up in Luxembourg, at the date indicated at the beginning of the document.

After reading the present deed to the Proxy-holder of the appearing party, acting as said before, known to the notary by name, first name, civil status and residence, the said Proxy-holder has signed with Us the notary the present deed.

Suit la version en langue française du texte qui précède:

L'an deux mille quinze, le vingt-deuxième jour du mois de décembre;

Pardevant Nous Maître Carlo WERSANDT, notaire de résidence à Luxembourg (Grand-Duché de Luxembourg), soussigné;

#### A COMPARU:

Deerfield Imaging Holdings, Inc., une société, enregistrée sous les lois du Delaware (United States), ayant son siège social à Corporation Trust Center, 1209 Orange Street, Wilmington, DE 19801, Delaware, Etats-Unis,

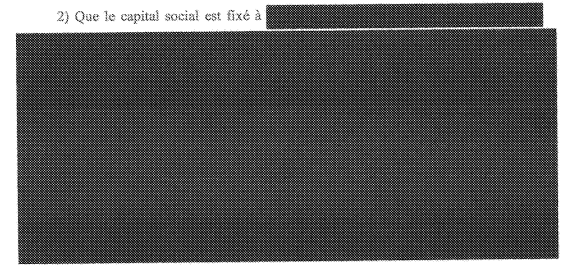
ici représentée par Monsieur Julien **DEMELIER-MOERENHOUT**, juriste, avec adresse professionnelle à Luxembourg,

(le "Mandataire"), en vertu d'une procuration sous seing privé lui délivrée; laquelle procuration, après avoir été signée "ne varietur" par le Mandataire et le notaire instrumentant, restera annexée au présent acte afin d'être enregistrée avec lui.

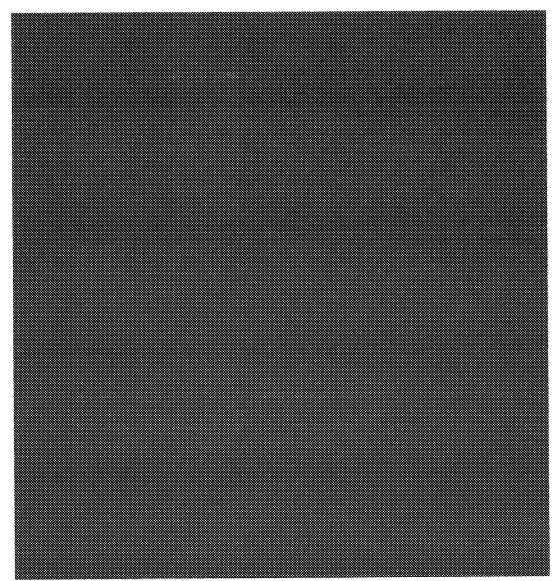
Laquelle partie comparante, représentée comme dit ci-avant, déclare et requiert le notaire instrumentant d'acter:

1) Que la société à responsabilité limitée "Deerfield Imaging S.à r.I.", établie et ayant son siège social à L-2557 Luxembourg, 7A, rue Robert Stümper, inscrite au Registre de Commerce et des Sociétés de Luxembourg, section B, sous le numéro 199409, (la "Société"), a été constituée suivant acte reçu Maître Danielle KOLBACH, notaire de résidence à Redange-sur-Attert (Grand-Duché de Luxembourg), le 10 août 2015, publié au Mémorial C, Recueil des Sociétés et Associations, numéro 2729 du 5 octobre 2015.

et que les statuts (les "Statuts") ont été modifiés pour la dernière fois suivant acte reçu par le même notaire, le 11 août 2015, publié au Mémorial C, Recueil des Sociétés et Associations, numéro 2755 du 6 octobre 2015;



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- 3) Que la partie comparante, représentée comme dit ci-avant, est la seule propriétaire de toutes les parts sociales de la Société (l'"Associé Unique");
- 4) Que l'Associé Unique déclare avoir parfaite connaissance des statuts et de la situation financière de la Société;
- Que l'Associé Unique prononce explicitement la dissolution de la Société et sa mise en liquidation, avec effet en date de ce jour;
- 6) Que l'Associé Unique se désigne comme liquidateur de la Société, et agissent en cette qualité, il aura pleins pouvoirs d'établir, de signer, d'exécuter et de délivrer tous actes et documents, de faire toute déclaration et de faire tout ce qui est nécessaire ou utile pour mettre en exécution les dispositions du présent acte;
- 7) Que l'Associé Unique, dans sa qualité de liquidateur, requiert le notaire d'acter qu'il déclare que tout le passif de la Société est réglé ou provisionné et que le passif en

APPENDIX B

relation avec la clôture de la liquidation est dûment couvert; en outre il déclare que par rapport à d'éventuels passifs de la Société actuellement inconnus, et donc non payés, il assume l'obligation irrévocable de payer ce passif éventuel et qu'en conséquence de ce qui précède tout le passif de la Société est réglé;

- 8) Que l'Associé Unique déclare qu'il reprend tout l'actif de la Société et qu'il s'engagera à régler tout le passif de la Société indiqué au point 7);
- Que l'Associé Unique déclare formellement renoncer à la nomination d'un commissaire à la liquidation;
- 10) Que l'Associé Unique déclare que la liquidation de la Société est clôturée et que tous les registres de la Société relatifs à l'émission de parts sociales ou de tous autres valeurs seront annulés;
- Que décharge pleine et entière est donnée au gérant pour l'exécution de son mandat;
- 12) Que les livres et documents de la Société seront conservés pendant cinq ans au moins à l'ancien siège social à L-2557 Luxembourg, 7A, rue Robert Stümper.

#### FRAIS

Le montant total des frais, dépenses, rémunérations ou charges, sous quelque forme que ce soit, qui incombent à la Société, ou qui sont mis à sa charge à raison du présent acte, est évalué approximativement

# DECLARATION

Le notaire soussigné, qui comprend et parle l'anglais et français, déclare par les présentes, qu'à la requête de la partie comparante le présent acte est rédigé en anglais suivi d'une version française; à la requête de la même partie comparante, et en cas de divergences entre le texte anglais et français, la version anglaise prévaudra.

DONT ACTE, le présent acte a été passé à Luxembourg, à la date indiquée en tête des présentes.

Après lecture du présent acte au Mandataire de la partie comparante, agissant comme dit ci-avant, connu du notaire par nom, prénom, état civil et domicile, ledit Mandataire a signé avec Nous notaire le présent acte.