### TRADEMARK ASSIGNMENT

## Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 SECURITY INTEREST

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
CIT Healthcare LLC		01/02/2014	LIMITED LIABILITY COMPANY: DELAWARE

### **RECEIVING PARTY DATA**

Name:	Microflex Corporation
Street Address:	2301 Robb Drive
City:	Reno
State/Country:	NEVADA
Postal Code:	89523
Entity Type:	CORPORATION: DELAWARE

### PROPERTY NUMBERS Total: 15

3279 8102 8101 8098 0236	HIGH FIVE  E-GRIP  E-GRIP ENHANCED  APPLAUSE  SENSATION
8101 8098 0236	E-GRIP ENHANCED  APPLAUSE
0236	APPLAUSE
0236	
	SENSATION
9326	
	COBALT
7285	NEOGARD
6240	ALOEFLEX
1065	MEGAPRO
3802	ONYX
4442	BLAZE
5964	INTEGRA
0384	ALOESENSE
5933	SOFTWEAR TRADEMARK
	5240 1065 3802 1442 5964

900282017 REEL: 005230 FRAME: 0500

P \$390.00 4183279

Registration Number: 2526703 A+

#### **CORRESPONDENCE DATA**

Fax Number: 7329357122

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 732-935-7100

Email: docketing@mtiplaw.com

Correspondent Name: Gwynne B. Sugg
Address Line 1: Moser Taboada

Address Line 2: 1030 Broad Street /Suite 203

Address Line 4: Shrewsbury, NEW JERSEY 07702

ATTORNEY DOCKET NUMBER:

BSSIGEN

NAME OF SUBMITTER:

Gwynne B. Sugg

Signature:

/Gwynne B. Sugg/

Date:

03/04/2014

#### Total Attachments: 4

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#### TRADEMARK SECURITY AGREEMENT RELEASE

This TRADEMARK SECURITY AGREEMENT RELEASE (the "Release") dated as of January 2, 2014, is made by CIT Healthcare LLC, a Delaware limited liability company ("Agent"), as collateral agent as administrative agent (in such capacity, together with its successors and permitted assigns, the "Agent") for the Secured Parties in favor of Microflex Corporation (the "Grantor"). All capitalized terms used herein and not otherwise defined shall have the meaning assigned to such terms in that certain Credit Agreement, dated November 2, 2011 (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), among the Borrower, the Lenders party thereto, the L/C Issuer, and CIT, as Agent for the Lenders and the L/C Issuer.

WHEREAS, pursuant to the Credit Agreement, the Grantor executed that certain Trademark Security Agreement, dated as of June 28, 2013 (as amended, amended and restated, supplemented, or otherwise modified from time to time, the "*Trademark Agreement*") whereby the Grantor granted to the Agent for the ratable benefit of the Secured Parties a security interest in and to certain intellectual property of the Grantor;

WHEREAS, the Trademark Security Agreement was recorded with the United States Patent and Trademark Office on August 1, 2013 at Reel 05083 and Frames 0128-0133;

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

SECTION 1. Release of Grant of Security. The Agent hereby releases to the Grantor its security interest in all of the Grantor's right, title and interest in and to the following (the "*Collateral*"):

- (i) all of the Trademarks, owned by such Grantor, including, without limitation, those referred to in Schedule A hereto, together with the goodwill symbolized thereby (the "*Trademarks*");
- (ii) all reissues, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto:
- (iii) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and
- (iv) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral of or arising from any of the foregoing.

Trademark Security Agreement Release

SECTION 2. <u>Recordation</u>. The Agent authorizes and requests that the Register of Copyrights, the Commissioner for Patents and the Commissioner for Trademarks and any other applicable government officer record this Release.

SECTION 3. <u>Governing Law</u>. This Release shall be governed by, and construed in accordance with, the laws of the State of New York.

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Trademark Security Agreement Release

IN WITNESS WHEREOF, the Agent has caused this Release to be duly executed and delivered by its officer thereunto duly authorized as of the date first above written.

CITHEALTHCARE LLC,

as Agent

By:

Name: Joice Spendyope

Title:

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Trademark Security Agreement Release

### Schedule A

# **Trademark Registrations**

### A. REGISTERED TRADEMARKS

TRADEMARKS	REG. NOS.	DATES OF REGISTRATION
HIGH FIVE	4183279	July 31, 2012
E-GRIP	4088102	January 17, 2012
E-GRIP ENHANCED	4088101	January 17, 2012
APPLAUSE	4088098	January 17, 2012
SENSATION	3500236	September 9, 2008
COBALT	3229326	April 17, 2007
NEOGARD	3327285	October 30, 2007
ALOEFLEX	2936240	March 29, 2005
MEGAPRO	3971065	May 31, 2011
ONYX	3553802	December 30, 2008
BLAZE	3584442	March 3, 2009
INTEGRA	3595964	March 24, 2009
ALOESENSE	3680384	September 8, 2009
SOFTWEAR	3725933	December 15, 2009
A+	2526703	January 8, 2002

### B. TRADEMARK APPLICATIONS

None.

RECORDED: 03/04/2014

Trademark Security Agreement Release