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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM854406

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST	
SEQUENCE:	1	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
CRESTLINE DIRECT FINANCE, L.P.		11/17/2023	Limited Partnership: DELAWARE

RECEIVING PARTY DATA

Name:	Valant Medical Solutions, Inc.	
Street Address:	600 Stewart Street, Suite 501	
City:	Seattle	
State/Country:	WASHINGTON	
Postal Code:	98101	
Entity Type:	Corporation: WASHINGTON	

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Registration Number:	5647881	VALANT
Registration Number:	5647884	V VALANT
Registration Number:	6044173	VALANT IO
Serial Number:	97474340	MYIO
Serial Number:	97474346	MYIO MY IMPROVED OUTCOMES

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: 404-881-4458

Email: elissa.hart@alston.com

Correspondent Name: Alston & Bird

Address Line 1:1201 W. Peachtree St.Address Line 4:Atlanta, GEORGIA 30309

ATTORNEY DOCKET NUMBER:	605441
NAME OF SUBMITTER:	Elissa Hart
SIGNATURE:	/Elissa Hart/
DATE SIGNED:	11/17/2023

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REEL: 008262 FRAME: 0309

900814895 REEL:

Total Attachments: 4

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TERMINATION OF TRADEMARK SECURITY AGREEMENTS

This TERMINATION OF TRADEMARK SECURITY AGREEMENTS is made as of November 17, 2023, by **CRESTLINE DIRECT FINANCE**, **L.P.** as collateral agent for the Secured Parties (in such capacity, "<u>Agent</u>"), in favor of the entities identified as grantors in the Trademark Security Agreement (as defined below) (each individually, a "<u>Grantor</u>" and collectively, the "<u>Grantors</u>"). Capitalized terms used but not defined herein shall have the same meanings assigned to such terms or incorporated by reference in the Pledge and Security Agreement or Trademark Security Agreements, as applicable (each defined below).

WITNESSETH:

WHEREAS, reference is made to the Pledge and Security Agreement dated as of December 30, 2021 (as amended, restated, supplemented or otherwise modified from time to time, the "<u>Pledge and Security Agreement</u>"), among each of the Grantors and the Agent, pursuant to which the Grantors assigned and pledged to the Agent, for the benefit of the Secured Parties, a security interest in or to the Trademark Collateral;

WHEREAS, reference is also made to (i) that certain Trademark Security Agreement, dated as of December 30, 2021, made by the Grantors in favor of the Agent, which was recorded with the Trademark Division of the United States Patent and Trademark Office on January 3, 2022, at Reel 7547 and Frame 0659 and (ii) that certain Trademark Security Agreement, dated as of August 15, 2022 made by the Grantors in favor of the Agent, which was recorded with the Trademark Division of the United States Patent and Trademark Office on August 16, 2022, at Reel 7823 and Frame 0673 (each as amended, restated, supplemented or otherwise modified from time to time, collectively the "<u>Trademark Security Agreements</u>"), pursuant to which the Grantors granted the Agent a Lien in all right, title or interest in the Trademark Collateral; and

WHEREAS, the Grantors have satisfied and fulfilled all of their obligations to release the Agent's security interest in the Trademark Collateral.

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and upon the terms set forth herein, the Agent hereby states as follows:

- 1. The term "<u>Trademark Collateral</u>" as used herein, shall have the meaning assigned thereto in the Trademark Security Agreements, and, for the avoidance of doubt, shall include the Trademarks listed on <u>Schedule I</u> hereto. The term "<u>Trademarks</u>" shall have the meaning provided by reference in the Pledge and Security Agreement.
- 2. The Agent (on behalf of the secured creditors), hereby confirms effective as of the date hereof that (a) the Trademark Security Agreements are terminated, (b) the Agent, on behalf of the Secured Parties, hereby terminates, cancels, releases and discharges any and all security interests it has in or to the Trademark Collateral, including under the Pledge and Security Agreement and the Trademark Security Agreements, and any right, title or interest of the Agent in such Trademark Collateral shall hereby cease and become void, and (c) at the Grantors' expense,

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the Agent hereby agrees to duly execute, acknowledge, procure and deliver any further documents and to do such other acts as may be reasonably requested by the Grantors to effect the termination and release of the security interest contemplated hereby and authorizes the Grantors or their designee to take such actions.

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IN WITNESS WHEREOF, the Agent has caused this Termination of Trademark Security Agreements to be executed as of the day and year first above written.

CRESTLINE DIRECT FINANCE, L.P., as Agent

By: Crestline Direct Finance (GP), L.L.C., its general partner

By: Crestline Investors, Inc., its manager

By: Will Palmer

Name: Will Palmer

Title: Managing Director

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SCHEDULE I

Trademark	Country/ Jurisdiction	Registration No./ Serial No.	Filing Date	Registration Date	Owner
VALANT (standard character mark)	United States	RN: 5647881 SN: 87930165	May 21, 2018	Jan. 8, 2019	Valant Medical Solutions, Inc.
VVALANT (stylized) ₩ välant	United States	RN: 5647884 SN: 87930219	May 21, 2018	Jan. 8, 2019	Valant Medical Solutions, Inc.
VALANT IO	United States	RN: 6044173 SN: 88976959	Feb. 15, 2019	April 28, 2020	Valant Medical Solutions, Inc.
MYIO	United States	RN: n/a SN: 97474340	Jun. 24, 2022	n/a	Valant Medical Solutions, Inc.
MYIO MY IMPROVED OUTCOMES	United States	RN: n/a SN: 97474346	Jun. 24, 2022	n/a	Valant Medical Solutions, Inc.

RECORDED: 11/17/2023

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