

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

ETAS ID: TM867640

SUBMISSION TYPE:	RESUBMISSION		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
RESUBMIT DOCUMENT ID:	900822971		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Centinel Spine, LLC		10/19/2023	Limited Liability Company: DELAWARE
RECEIVING PARTY DATA			
Name:	Silony Medical Corp		
Street Address:	8200 nw 27th street, 104		
City:	Doral		
State/Country:	FLORIDA		
Postal Code:	33122		
Entity Type:	Corporation: FLORIDA		
PROPERTY NUMBERS Total: 17			
Property Type	Number	Word Mark	
Serial Number:	90634406	TI-ACTIVE	
Serial Number:	85274726	ABO	
Serial Number:	90606493	ACTILIF	
Serial Number:	86755577	ALTOS	
Serial Number:	90606518	FLX	
Serial Number:	90606508	FORTOS-C	
Serial Number:	90606533	FUSE-THRU	
Serial Number:	90619471	INTEGRATED INTERBODY	
Serial Number:	87258345	MIDLINE II	
Serial Number:	88064543	MIDLINE II-TI	
Serial Number:	76696863	NO PROFILE	
Serial Number:	85412853	STALIF	
Serial Number:	77335083	STALIF C	
Serial Number:	88064531	STALIF C FLX	
Serial Number:	88064523	STALIF C-TI	
Serial Number:	88064515	STALIF L	
Serial Number:	77874913	STALIF MIDLINE	

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: 9494003041**Email:** ncuetara@gmail.com**Correspondent Name:** F Nicolas Cuetara**Address Line 1:** 8200 nw 27th street, 104**Address Line 4:** Doral, FLORIDA 33122

NAME OF SUBMITTER:	F Nicolas Cuetara
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SIGNATURE:	/F. Nicolas Cuetara/
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DATE SIGNED:	01/11/2024
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Total Attachments: 5

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WORLDWIDE TRADEMARK ASSIGNMENT

THIS TRADEMARK ASSIGNMENT (this "Assignment") is dated as of October 19, 2023 and is made from **Centinel Spine, LLC**, a Delaware limited liability company having a principal place of business at 900 Airport Road, Suite 3A, West Chester, Pennsylvania 19380 United States (the "Assignor") to **Silony Medical Corp.**, a Florida corporation having a business address at 8200 NW 27th Street, Suite #104, Doral, Florida 33122, United States (the "Assignee").

WHEREAS, upon the terms and subject to the conditions of the Asset Purchase and Transfer Agreement dated as of September 6, 2023 (the "Purchase Agreement"), among, *inter alia*, *Assignor and Assignee*, Assignor agreed to sell, convey, assign and transfer to Assignee the trademarks and trademark applications identified on Schedule 1 attached hereto (the "Assigned Trademarks").

NOW, THEREFORE, in consideration of premises and the agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. Effective as of the date hereof, Assignor hereby sells, conveys, assigns and transfers to Assignee, and Assignee hereby purchases, acquires and accepts from Assignor, all the right, title and interest of Assignor in, to and under the Assigned Trademarks, together with the goodwill pertaining thereto, any and all common law rights thereof, all registrations, applications and renewals therefor, and all rights to (i) bring an action, whether at law or in equity, for past, present or future infringement of the Assigned Trademarks against any third party, (ii) any proceeds, benefits, privileges, causes of action, and remedies relating to the Assigned Trademarks and (iii) recover damages, profits and injunctive relief for all past, present or future infringement of the Assigned Trademarks.

2. From and after the date hereof, Assignee shall be responsible for and shall pay all costs relating to the registration, maintenance and prosecution of the Assigned Trademarks, including payment of any associated fees therefor, for the notarization, authentication, legalization or consularization of the signatures hereof, and for the recording of such assignment documents with the appropriate governmental entities.

3. Assignor hereby authorizes and requests the applicable trademark offices or other relevant governmental entities to record this Assignment and issue such additional trademark and service mark registrations or amended registrations that have been or may be granted upon any application or petition for same, to Assignee, its successors or assigns solely in connection with the Assigned Trademarks.

4. Neither the making nor the acceptance of this Assignment shall enlarge, restrict or otherwise modify any of the terms or conditions of the Purchase Agreement and nothing herein shall constitute a waiver or release by any party to the Purchase Agreement of any liabilities, duties or obligations imposed thereby. In the event of any conflict between the provisions of this Assignment, on the one hand, and the provisions of the Purchase Agreement (including all Schedules and Exhibits thereto), on the other hand, the provisions of the Purchase Agreement shall

control.

5. This Assignment and the rights and obligations hereunder shall be binding upon and inure solely to the benefit of the parties hereto, their respective successors and permitted assigns.

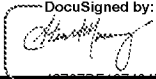
6. This Assignment may be executed in one or more counterparts, each of which shall be deemed an original and all of which shall be deemed to constitute the same agreement. If any signature is delivered by facsimile transmission or by email in portable document format ("PDF"), such signature shall create a valid and binding obligation of the party executing (or on whose behalf the signature is executed) with the same force and effect as if such facsimile or PDF signature were an original thereof.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, Assignor and Assignee have caused this Agreement to be executed by their respective duly authorized officers as of the date first above written.

ASSIGNOR

Centinel Spine, LLC

By: 
Name: Steven Murray
Title: Chief Executive Officer

[Signature Page to Trademark Assignment – Centinel Spine, LLC to Silony Medical Corp.]

IN WITNESS WHEREOF, Assignor and Assignee have caused this Agreement to be executed by their respective duly authorized officers as of the date first above written.

ASSIGNEE

Silony Medical Corp.

By: 

Name:

JAMES R HENS

Title:

MANAGING DIRECTOR

[Signature Page to Trademark Assignment – Centinel Spine, LLC to Silony Medical Corp.]

Schedule 1
Assigned Trademarks

Territory	Mark	Serial No.	Registration No.
United States	ABO	85/274,726	4,044,714
United States	ACTILIF	90/606,493	7,049,695
United States	ALTOS	86/755,577	5,142,671
United States	FLX	90/606,518	
United States	FORTOS-C	90/606,508	7,146,152
United States	FUSE-THRU	90/606,533	6,896,415
United States	INTEGRATED INTERBODY	90/619,471	
United States	MIDLINE II	87/258,345	5,342,887
United States	MIDLINE II-TI	88/064,543	5,823,588
United States	NO PROFILE	76/696,863	3,868,807
European Union	STALIF		002419257
United Kingdom	STALIF		902419257
United States	STALIF	85/412,853	4,170,623
United States	STALIFC	77/335,083	3,680,564
United States	STALIFC FLX	88/064,531	5,725,944
United States	STALIFC-TI	88/064,523	5,725,943
United States	STALIFL	88/064,515	5,725,942
European Union	STALIF MIDLINE		008661746
United Kingdom	STALIF MIDLINE		908661746
United States	STALIF MIDLINE	77/874,913	4,003,160
United States	TI-ACTIVE	90/634,406	