Tab settings + + V	FOR: N PTO-1594 (Modified)		2003	Docket No.:			
To the Honorable Commissioner of Paten 1 02384768	OMB No. 0651-0011 (exp.4/94) Copyright 1994-97 LegalStav			CAL-			
1. Name of conveying party(ies): CORE-VENT CORPORATION 2. B-33 Individual(s)				▼ ▼			
1. Name of conveying party(ies): CORE-VENT CORPORATION 2. 3. Street Address: 1980 Aston Avenue Individual(s)	To the Honorable Commissioner of Paten	102384	1768 tached origin	nal documents or copy thereof.			
Name: SULZER CALCITEK INC: Internal Address: Street Address: Street Address: 12 East Greenway Plaza, Suite 1000 Street Address: 12 East Greenway Plaza, Suite 1000 Do Not Use This SPace Spa	Name of conveying party(ies):	, 5225		ing party(ies):			
Individual(s)	CORE-VENT CORPORATION	13 12					
Individual(s)	\angle	·15·00	Name: <u>SULZER CALCITE</u>	K INC.			
General Parinership Limited Partnership City: Carlsbad State: CA ZIP: 92008 Corporation-State Nevada Individual(s) citizenship Association Association Association Association General Partnership Limited Partnership Limited Partnership Limited Partnership Limited Partnership Corporation-State Delaware Other Change of Name Change of Name Change of Name Corporation-State Delaware Other Security Agreement Change of Name			Internal Address:				
General Parinership Limited Partnership City: Carlsbad State: CA ZIP: 92008 Corporation-State Nevada Individual(s) citizenship Association Association Association Association General Partnership Limited Partnership Limited Partnership Limited Partnership Limited Partnership Corporation-State Delaware Other Change of Name Change of Name Change of Name Corporation-State Delaware Other Security Agreement Change of Name	☐ Individual(s) ☐ Ass	ociation	Street Address: 1900 Aston	Avenue			
Corporation-State Nevada Cother Cher Additional names(s) of conveying party(les) sitached?							
Additional names(s) of conveying party(les) attached?	☑ Corporation-State Nevada		City: <u>Carisbad</u>	State: <u>CA</u> ZIP: <u>92008</u>			
General Partnership Limited Partnership Limited Partnership Limited Partnership Corporation-State Delaware Other Other Other If assignee is not domiciled in the United States, a domestic representative designation is attached. Yes No No No No No No No N	Other			3			
3. Nature of conveyance: Limited Partnership	Additional names(s) of conveying party(ies) attached? Yes No						
Security Agreement	0 No.						
Security Agreement	•						
Other If assignee is not domicited in the United States, a domestic representative designation is attached. Yes No No	- 9	_	•				
designation is attached.		-					
Additional name(s) & address(es) attached?	- Other						
4. Application number(s) or registration numbers(s): A. Trademark Application No.(s) 75/908,000 73/561,122 73/685,127 73/402,322 73/760,803 73/660,159 74/065,434 Additional numbers attached? No. 5. Name and address of party to whom correspondence concerning document should be mailed: Name: Kenneth S. Barrow Internal Address: CENTERPULSE USA INC. City: Houston	Execution Date: 11/08/2000						
A. Trademark Application No.(s) 75/908,000 73/561,122 73/685,127 73/402,322 73/760,803 73/660,159 74/065,434 Additional numbers attached? Yes No 5. Name and address of party to whom correspondence concerning document should be mailed: Name: Kenneth S. Barrow Internal Address: CENTERPULSE USA INC. Enclosed Mathorized to be charged to deposit account Street Address: 12 East Greenway Plaza, Suite 1000 City: Houston State: TX ZIP: 77046 ONOT USE THIS SPACE			Additional Hame(a) & addition(co) and				
75/908,000 73/561,122 73/685,127 73/402,322 73/760,803 73/660,159 74/065,434 Additional numbers attached? ☐ Yes ☒ No 5. Name and address of party to whom correspondence concerning document should be mailed: Name: Kenneth S. Barrow Internal Address: CENTERPULSE USA INC. ☐ Enclosed ☐ Authorized to be charged to deposit account Street Address: 12 East Greenway Plaza, Suite 1000 City: Houston State: TX ZIP: 77046 DO NOT USE THIS SPACE	4. Application number(s) or registration number	ers(s):					
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Additional numbers attached? ☐ Yes ☒ No 5. Name and address of party to whom correspondence concerning document should be mailed: Name: Kenneth S. Barrow Internal Address: CENTERPULSE USA INC. ☐ Enclosed ☒ Authorized to be charged to deposit account Street Address: 12 East Greenway Plaza, Suite 1000 ☐ City: Houston ☐ State: ☐ IX ZIP: 77046 ☐ DO NOT USE THIS SPACE 7. Total fee (37 CFR 3.41):\$ \$280.00 ☐ Enclosed ☒ Authorized to be charged to deposit account 8. Deposit account number: 109-0473 100 NOT USE THIS SPACE							
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Concerning document should be mailed: Name: Kenneth S. Barrow Internal Address: CENTERPULSE USA INC. □ Enclosed □ Authorized to be charged to deposit account Street Address: 12 East Greenway Plaza, Suite 1000 City: Houston State: TX ZIP: 77046 DO NOT USE THIS SPACE 1. Total fee (37 CFR 3.41):\$ \$280.00 □ Enclosed □ Authorized to be charged to deposit account number: 09-0473 DO NOT USE THIS SPACE		Additional numbers at	T				
Name: Kenneth S. Barrow Internal Address: CENTERPULSE USA INC. ☐ Enclosed ☐ Authorized to be charged to deposit account Street Address: 12 East Greenway Plaza, Suite 1000 ☐ State: TX ZIP: 77046 ☐ DO NOT USE THIS SPACE 7. Total fee (37 CFR 3.41):\$ \$280.00 ☐ Enclosed ☐ O9-0473 ☐ O9-0473 ☐ DO NOT USE THIS SPACE		pondence					
Internal Address: CENTERPULSE USA INC. □ Enclosed □ Authorized to be charged to deposit account 8. Deposit account number: □ Greenway Plaza, Suite 1000 □ O9-0473 □ ONOT USE THIS SPACE ONOT USE THIS SPACE	concerning document should be mailed:		registrations involved				
Internal Address: CENTERPULSE USA INC. Enclosed Authorized to be charged to deposit account Street Address: 12 East Greenway Plaza, Suite 1000 City: Houston State: TX ZIP: 77046 Do Not Use This space	Name: Kenneth S. Barrow		7 Total fee (37 CED 3 41): \$ \$780.00				
Authorized to be charged to deposit account Street Address: 12 East Greenway Plaza, Suite 1000 City: Houston State: TX ZIP: 77046 DO NOT USE THIS SPACE 1 Enclosed 8 Deposit account number: 09-0473 DO NOT USE THIS SPACE	Internal Address: CENTERPHI SE USA INC		7. Total 100 (07 01 K 0.47)				
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Street Address: 12 East Greenway Plaza, Suite 1000 City: Houston State: TX ZIP: 77046 DO NOT USE THIS SPACE FC:8521 40.00 CH			XI Authorized to be charged	d to denosit account			
City: Houston State: TX ZIP: 77046 O9-0473							
City: Houston State: TX ZIP: 77046 /07/2003 TDIAZ1 00000100 090473 75908000 FC:8521 40.00 CH	Street Address: 12 East Greenway Plaza, Suite 1000		8. Deposit account number:	1			
City: Houston State: TX ZIP: 77046 /07/2003 TDIAZ1 00000100 090473 75908000 FC:8521 40.00 CH							
/07/2003 TDIAZ1 00000100 090473 75908000 DO NOT USE THIS SPACE FC:8521 40.00 CH			09-0473				
/07/2003 TDIAZ1 00000100 090473 75908000 FC:8521 40.00 CH	City: Houston State: TX	ZIP: <u>77046</u>					
FC:8521 40.00 CH	The same and the same special same same same same same same same same						
The state of the s	777,000 122,000						
	FC:8522 150.00 CH						
9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy							
of the original document.			1/1/	El is on			
Γ_{φ}		lere	MO	12003 2003			
Name of Person Signing Signature Date /	1		Signature	Date /			
Total number of pages including cover sheet, attachments, and document:	<u> </u>	er of pages including c	over sheet, attachments, and document:	7			

TRADEMARK ASSIGNMENT

This TRADEMARK ASSIGNMENT is made and entered into this 8th day of January, 2001 by and between CORE-VENT CORPORATION, d/b/a Paragon Implant Company, a Nevada corporation, CORE-VENT BIOENGINEERING, INC., a California corporation, CORE-VENT PARAGON BIO, a California corporation, PARAGON ADMINISTRATION, INC., a California corporation, CORE-VENT GmbH, a corporation organized under the laws of the Federal Republic of Germany, and PARAGON DENTAL IMPLANTS LTD., a corporation organized under the laws of Israel (collectively, the "Assignor"), and SULZER CALCITEK, INC., a Delaware corporation ("Assignee").

WHEREAS, Assignor, Assignee and certain other parties are parties to that certain Asset Purchase Agreement dated November 1, 2000 (the "Asset Purchase Agreement"), pursuant to which Assignee agreed to purchase the Business (as defined in therein) from Assignor;

WHEREAS, Assignor is the owner of all trademarks and service marks used in commerce by Assignor on or prior to the Closing including, but not limited to the trademarks, trademark registrations, and applications for trademark registration set forth on Schedule A hereto (the "Trademarks");

WHEREAS, Assignee desires to purchase all of Assignor's right, title and interest in and to the Trademarks, and the goodwill of the business symbolized thereby; and

WHEREAS, the execution and delivery of this Agreement is a condition to Closing (as defined in the Asset Purchase Agreement).

NOW THEREFORE, for the consideration stated in the Asset Purchase Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. Effective upon the Closing, Assignor hereby assigns to Assignee all of Assignor's right, title and interest in and to the Trademarks or shall cause to have assigned to Assignee all right, title and interest in and to the Trademarks, including all rights therein provided by international conventions and treaties, and the goodwill of the business symbolized thereby.
- 2. Except as expressly provided in the Asset Purchase Agreement, Assignor makes no warranties, express or implied, with respect to the Trademarks.
- 3. Assignor hereby covenants that Assignor shall, at the cost and expense of Assignee, take all actions and execute all documents necessary or desirable to perfect the interest of Assignee in and to the Trademarks, and shall not enter into any agreement in conflict with this Trademark Assignment.

SFDOCS01/201510.2

4. This Assignment may be executed in one or more counterparts, and by the different parties hereto in separate counterparts, each of which shall deemed to be an original but all of which taken together shall constitute one and the same Assignment. Delivery of an executed counterpart of a signature page to this Assignment by copier shall be effective as delivery of a manually executed counterpart of this Assignment.

2

IN WITNESS WHEREOF, Assignor has caused this Trademark Assignment to be executed as of the date first written above by its duly authorized officer.

Core-Vent Corporation

Core-Vent BioEngineering, Inc.

By: <u>Heald a Mizhlot</u>
Name: Gerald A. Nizhlot
Title: President

Core-Vent Paragon Bio

Paragon Administration, Inc.

By: Strold a Myrish
Name: Gerald A. Nizhick
Title: President

Core-Vent GmbH

By: <u>Sterald a Manis</u>
Name: Gerald A. Nizhick
Title: President

Core-Vent Israel (1997), a Paragon Company, Ltd.

By: <u>Serald G. Mynib</u>
Name: Gerald A. Miznick
Title: President

SFDOCS01/201510.2

Trudemark.

3

TRADEMARK ASSIGNMENT (ITU)

This TRADEMARK ASSIGNMENT is made and entered into this 8th day of November, 2000 by and between CORE-VENT CORPORATION, d/b/a Paragon Implant Company, a Nevada corporation, CORE-VENT BIOENGINEERING, INC., a California corporation, CORE-VENT PARAGON BIO, a California corporation, PARAGON ADMINISTRATION, INC., a California corporation, CORE-VENT GmbH, a corporation organized under the laws of the Federal Republic of Germany, and PARAGON DENTAL IMPLANTS LTD., a corporation organized under the laws of Israel (collectively, the "Assignor"), and SULZER CALCITEK, INC., a Delaware corporation ("Assignee").

WHEREAS, Assignor is the owner of the trademarks and applications for trademark registration set forth on Schedule A hereto (the "Trademarks") and has a bona fide intent to use such trademarks in connection with the goods and/or services for which such applications have been filed;

WHEREAS, Assignor, Assignee and certain other parties are parties to that certain Asset Purchase Agreement dated November 1, 2000 (the "Asset Purchase Agreement"), pursuant to which Assignee agreed to purchase the Business (as defined in therein) from Assignor, including that portion of the business of Assignor in connection with which Assignor has a bona fide intent to use the Trademarks;

WHEREAS, in connection with the purchase of such portion of Assignor's business, Assignee desires to purchase all of Assignor's right, title and interest in and to the Trademarks, and any goodwill of the business symbolized thereby; and

WHEREAS, the execution and delivery of this Agreement is a condition to Closing (as defined in the Asset Purchase Agreement).

NOW THEREFORE, for the consideration stated in the Asset Purchase Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

SFDOCS01/201510.2

- 1. Effective upon the Closing, Assignor hereby assigns to Assignee all of Assignor's right, title and interest in and to the Trademarks or shall cause to have assigned to Assignee all right, title and interest in and to the Trademarks, including all rights therein provided by international conventions and treaties, and any goodwill of the business symbolized thereby.
- 2. Except as expressly provided in the Asset Purchase Agreement, Assignor makes no warranties, express or implied, with respect to the Trademarks.
- 3. Assignor hereby covenants that Assignor shall, at the cost and expense of Assignee, take all actions and execute all documents necessary or desirable to perfect the interest of Assignee in and to the Trademarks, and shall not enter into any agreement in conflict with this Trademark Assignment.
- 4. This Assignment may be executed in one or more counterparts, and by the different parties hereto in separate counterparts, each of which shall deemed to be an original but all of which taken together shall constitute one and the same Assignment. Delivery of an executed counterpart of a signature page to this Assignment by copier shall be effective as delivery of a manually executed counterpart of this Assignment.

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IN WITNESS WHEREOF, Assignor has caused this Trademark Assignment to be executed as of the date first written above by its duly authorized officer.

Core-Vent Corporation

Core-Vent BioEngineering, Inc.

Core-Vent Paragon Bio

Paragon Administration, Inc.

Core-Vent GmbH

Core-Vent Israel (1997), a Paragon Company, Ltd.

By: Sterold A. Nignick
Name: Gerald A. Nignick

Title President

SFDOCS01/201510.2

Trademorb (ITU)

3



		Application/	Pitt D		
<u>Mark</u>	Country	Serial No.	Filing Date	Grant Date	<u>Status</u>
Screw-Vent	Canada	593,402	10/07/88		Registered
Sub-Vent	U.S.	561,122	03/03/87		Registered
Sub-Vent	Canada	593,401	10/07/88		Registered
Core-Vent	U.S.	402,322	05/01/84		Registered
Core-Vent	Canada	594,622	06/30/89		Registered
Micro-Vent	U.S.	660,159	12/12/89		Registered
Micro-Vent	Canada.	593,403	10/14/88		Registered
Hex-Thread	U.S.	685,127	02/07/89		Registered
Swede-Vent	U.S.	73/760,803	09/15/92		Registered
Miscellaneous Design	U.S.		06/16/92		Cancelled
Bio-Vent	U.S.	74/065,434	09/03/91		Registered
Hex Lock	U.S.	74/262,907	10/08/92		Cancelled
Octa-Plus	U.S.	75/819,842			Registered
SwissPlus	U.S.	7 5/ 908,000			Registered
Miscellaneous Design	U.S.		06/16/92		Cancelled

SFDOCS01/201510.2

RECORDED: 02/13/2003