

**UNITED STATES PATENT AND TRADEMARK OFFICE**

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**BEFORE THE PATENT TRIAL AND APPEAL BOARD**

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IMPERATIVE CARE, INC.,

Petitioner,

v.

INARI MEDICAL, INC.,

Patent Owner.

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Case No. IPR2025-01021

Patent No. 11,969,333

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**PATENT OWNER'S MANDATORY NOTICES**

Pursuant to 37 C.F.R. § 42.8, Patent Owner, Inari Medical, Inc. (“Inari”), hereby files its mandatory notices:

**A. REAL PARTIES-IN-INTEREST (37 C.F.R. § 42.8(b)(1))**

Inari Medical, Inc. identifies itself as the real party-in-interest. Inari Medical, Inc. identifies that it is a wholly owned subsidiary of Stryker Corporation.

**B. RELATED MATTERS (37 C.F.R. § 42.8(b)(2))**

Inari identifies the following district court proceeding involving U.S. Patent No. 11,865,333 (“the involved ’333 Patent”) and other related and unrelated patents: *Inari Medical, Inc. v. Imperative Care, Inc.*, No. 24-cv-3117 (N.D. Cal.), filed May 22, 2024.

Inari identifies the following district court proceeding involving U.S. Patent Nos. 11,890,180, 11,969,332, 11,974,909, and 11,989,382, which are not related by priority to the involved ’333 Patent but may involve related issues: *Inari Medical, Inc. v. Inquis Medical, Inc.*, No. 24-1023-CFC (D. Del.), filed Sept. 11, 2024.

Inari identifies the following IPR Petition filed by Petitioner challenging the claims of U.S. Patent No. 11,697,011, which is not related by priority to the involved ’333 Patent but may involve related issues: *Imperative Care, Inc. v. Inari Medical, Inc.*, IPR2024-01157, filed July 8, 2024.

Inari identifies the following IPR Petition filed by Petitioner challenging the claims of U.S. Patent No. 11,697,012, which is not related by priority to the involved

'333 Patent but may involve related issues: *Imperative Care, Inc. v. Inari Medical, Inc.*, IPR2025-00156, filed November 8, 2024.

Inari identifies the following IPR Petition filed by Petitioner challenging the claims of U.S. Patent No. 11,844,921, which is not related by priority to the involved

'333 Patent but may involve related issues: *Imperative Care, Inc. v. Inari Medical, Inc.*, IPR2025-00728, filed March 13, 2025.

Inari identifies the following IPR Petition filed by Petitioner challenging the claims of U.S. Patent No. 11,744,691, which is not related by priority to the involved

'333 Patent but may involve related issues: *Imperative Care, Inc. v. Inari Medical, Inc.*, IPR2024-01257, filed August 12, 2024.

Inari identifies the following IPR Petition filed by Petitioner challenging the claims of U.S. Patent No. 11,974,910, which is not related by priority to the involved

'333 Patent but may involve related issues: *Imperative Care, Inc. v. Inari Medical, Inc.*, IPR2025-01025, filed May 20, 2025.

Inari identifies the following IPR Petition filed by Petitioner challenging the claims of U.S. Patent No. 11,969,333: *Imperative Care, Inc. v. Inari Medical, Inc.*, IPR2025-01021, filed May 19, 2025.

Inari identifies the following IPR Petition filed by Petitioner challenging the claims of U.S. Patent No. 11,554,005, which is not related by priority to the involved

'333 Patent but may involve related issues: *Imperative Care, Inc. v. Inari Medical, Inc.*, IPR2025-00289, filed December 13, 2024.

No application or patent claims the benefit of the priority of the filing date of the involved '333 Patent. Inari identifies the following applications and patents that are related by priority to the involved '333 Patent: Provisional Application No. 62/718,269, Patent Application 16/536,185; Patent Application No. 17/865,315, is a Continuation of Patent Application No. 16/536,185, issued as Patent No. 11,559,382; Patent Application No. 17/976,711, is a Continuation of Patent Application No. 17/865,315, issued as Patent No. 11,642,209; Patent Application No. 18/167,757, is a Continuation of 17/976,711, issued as Patent No. 11,969,331; Patent Application No. 18/329,450, is a Continuation of 18/167,757, issued as Patent No. 11,986,382.

**C. LEAD AND BACKUP COUNSEL (37 C.F.R. § 42.8 (b)(3))**

Inari updates and designates the following counsel:

<b>LEAD COUNSEL</b>	<b>BACK-UP COUNSEL</b>
<p>Joseph Hamilton  Reg. No. 51,770  hamilton-ptab@perkinscoie.com  PERKINS COIE LLP  1888 Century Park East, Suite 1700  Los Angeles, CA 90067-1721  Tel: (310) 788-3271</p>	<p>Paul Parker  Reg. No. 38,264  parker-ptab@perkinscoie.com  PERKINS COIE LLP  1201 Third Avenue, Suite 4900  Seattle, WA 98101-3099  Tel: (206) 359-8000</p> <p>Matthew Williams  Reg. No. 77,516  williams-ptab@perkinscoie.com  PERKINS COIE LLP  1201 Third Avenue, Suite 4900  Seattle, WA 98101-3099  Tel: (206) 359-8000</p>

A Power of Attorney for the above-identified practitioners was previously filed on June 5, 2023, in Patent No. 11,969,333.

**D. SERVICE INFORMATION (37 C.F.R. § 42.8 (B)(4))**

Patent Owner consents to service by electronic mail to Lead and Back-up Counsel as listed above and [Inari-Imperative@perkinscoie.com](mailto:Inari-Imperative@perkinscoie.com).

Dated: June 6, 2025

/ Joseph P. Hamilton /  
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## CERTIFICATE OF SERVICE

The undersigned certifies that true and correct copy of PATENT OWNER'S MANDATORY NOTICES was served electronically on June 6, 2025, in its entirety on the following counsel of record for Petitioner:

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