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Form F1 O-1595 6-93	1009	U.S. Department of Con Putent and Trademark
To the Honorable Com	issioner of Patents and Trademarks. Please record to	he attached original documents or copy thereof.
Name of conve	ing party:	2. Name and address of receiving party:
C.R. Bar	c. Inc.	Name: Arterial Vascular Engineering, Inc
* <del>-</del> -	1.	Street Address: 3576 Unocal Place
1993	nveying party(ies) attached? □ yes 図 no	City: Santa Rosa State: CA Lip Code: 9540
Nature of Conv		Country: USA
⊠ Assigr □ Securi □ Other		Additional name(s) & address(es) attached? □ y es ⊠ no
·		tion, the execution date of the application s  E. Patent No(s).
	Additional numbers attached?	yes ⊠ no
	ass of party to whom correspondence a nent should be mai ed:	6 Total number of applications and patents involved
Nam : Sterne, K	essler, Goldstein & Fox P.L.L.C.	7 Fotal fee (37 C.F.R. § 3.41)\$_40.00_
inter (al Address:	:/o	☐ Authorized to be charged to Deposit Accord
Stree Address:	1100 New York Ave., N W. Suite 600	8. Deposit Account Number: 19-0035
City Washington	State: D.C. Zip Code: 20005-3934	
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cope of the origi	knowledge and helief, the foregoing info	mation is true and correct and any attached copy is a true

Mail documents to be recorded with required cover sheet information to: formits since of Patents and Trademarks, Box Assignments Washington, D.C. 20231

F(1) sLRSV = EFOR F Banewitt 1.77:AssignmentCover.wpd 017  $^{\circ}$  to SKC 1.8ev = 16498 (cw.

## BARD PATENT ASSIGNMENT

THIS ASSIGNMENT, made this 1st day of October, 1998 by and between C. R. Bard, Inc., a New Jersey corporation, having a place of business at 730 Central Avenue. Murray Hill, New Jersey 07974 (hereinafter referred to as "ASSIGNOR"), and Arterial Vascular Engineering, Inc., a Delaware corporation, having a place of business at 3576 Unocal Place, Santa Rosa, California 95403 (hereinafter referred to as "ASSIGNEE").

## WITNESSETH:

WHEREAS, ASSIGNOR is the owner of the worldwide right, title and interest in and to certain patents and patent applications set forth on Schedule 1.1(b)(ix) of that certain Stock and Asset Purchase Agreement entered into between ASSIGNOR and ASSIGNEE on July 9, 1998, that Schedule modified by an August 31, 1998 Letter Amendment between ASSIGNOR and ASSIGNEE.

WHEREAS, Schedule A, attached hereto and made part of this Assignment, lists those patents and patent applications owned by ASSIGNOR, as reflected by Schedule 1.1(b)(ix) and as modified by the August 31, 1998 Letter Amendment (hereinafter as listed on Schedule A, "Bard Patent Rights").

WHEREAS, ASSIGNEE, by virtue of the Stock and Asset Purchase

Agreement, is desirous of acquiring ASSIGNOR'S worldwide right, title and interest in and to said Bard Patent Rights, together with any and all patents throughout the world resulting therefrom.

NOW, THEREFORE, be it known that for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by ASSIGNOR, ASSIGNOR does

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PATENT REEL: 9727 FRAME: 0938 hereby assign and transfer unto ASSIGNEE ASSIGNOR'S worldwide right, title and interest in and to said Bard Patent Rights and in and to all letters patents, United States and foreign, that may be granted therefrom, and the right to recover damages for past infringement thereunder, the same to be held and enjoyed by ASSIGNEE and its successors and assigns, as fully and entirely as the same would have been held and enjoyed by ASSIGNOR in this Assignment and sale had not been made;

AND ASSIGNOR hereby authorizes and requests the United States Patent and Trademark Office, together with any and all officials of countries foreign to the United States whose duty it is to issue patents in those countries, to issue said letters patent, United States and foreign, in accordance with this Assignment:

AND for the consideration aforesaid, ASSIGNOR further covenants and agrees that it will, whenever reasonably requested, but without cost to itself, execute such papers that may be reasonably necessary to enable ASSIGNEE or its representatives, successors, nominees, or assigns to secure full and complete protection for said Bard Patent Rights hereby conveyed, or that may be reasonably necessary to vest in ASSIGNEE the complete title to said Bard Patent Rights hereby conveyed, and enable it to record said title

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PATENT REEL: 9727 FRAME: 0939 Signed and delivered for and on behalf of the said C. R. Bard, Inc.

in the presence of:

Witness

Signed and delivered for and on behalf of the said Arterial Vascular Engineering, Inc.

in the presence of:

Witness

C. R. BARD, INC.

Richard A. Flink

Senior Vice President, General Counsel and Secretary

ARTERIAL VASCULAR ENGINEERING, INC.

Lawrence J. Fassler

Vice President, General Counsel and

Secretary

RECORDED: 01/28/1999

PATENT REEL: 9727 FRAME: 0940