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FORM PTO 1595 1-31-92 RE(10 HIGH 1800 SIGN COING THE LEGS	U.S. DEPARTMENT Patent and	OF COMMERCE Trademark Office			
REC Patent and Trademark Office							
To the Honorable Commissioner of Patents and Traditions Pt. 101384303							
Name of conveying party(ies):	7	Name and address of receiving party(ies):					
Boris Leschinsky MAY 2 5 2000) C8	Name: ENDOVASCULAR TECHNOLOGIES, INC.					
(3) (3)	(A)	Internal Address:					
Additional name(s) of conveying party(les) attached? Yes	ÿ	Street Address: 1525 O'Brien Drive					
3. Nature of Conveyance:	_	City: Menlo Park, CA					
X Assignment □ Merger		Country: IS					
☐ Security Agreement ☐ Change ☐ Other	of Name	Zip Code: 94025-1436					
Execution Date: January 24, 2000		Additional name(s) & address(es) attached?					
4. Application number(s) or registration numbers(s):							
If this document is being filed together with a new application, the exe	ecution date of the	1					
A. Patent Application No.(s)	ı	B. Patent No.(s)					
09/541,215 (Continuation of 08/892,410, now U.S. 5,90	4,713)						
Additio	! www.bara.attaal	hed? Yes 🛛 No					
Additional numbers attached? L_J Yes No							
Name and address of party to whom correspondence concerning should be mailed:	document	6. Total No. of applications and patents involved 1					
Name:John V. Hanley, Esq.		7. Total fee (37 CFR 3.41):\$ 40.00	- Add Phron				
Internal Address: Fulwider Patton Lee & Utecht, LLP		X Enclosed					
Street Address: 10877 Wilshire Boulevard, 10th Floor		X Authorized to be charged to deposit account X Any deficiencies in enclosed fees					
City: Los Angeles State: <u>CA</u> ZIP <u>90024</u>		8. Deposit account number: 06-2425	.=======				
		(Attach duplicate copy of this page if paying by deposit account)					
DO NOT USE THIS SPACE							
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.							
JOHN V. HANLEY Name of Person Signing Signi	oturo	SIVU 00					
Name or reison signing	ature	Total number of pages comprising Ass	signment and cove	er sheet: 29			
OMB No. 0651-0011 (exp. 4/94)							
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(ENDOV-54471)

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ASSET PURCHASE AGREEMENT

By and Between

EndoVascular Technologies, Inc.

the Buyer,

and

Datascope Corp.,
Datascope Investment Corp.,
InterVascular Inc.,

the Sellers

Dated as of January 24, 2000

ASSET PURCHASE AGREEMENT

THIS AGREEMENT is dated as of the ²⁴ day of January, 2000, by and among EndoVascular Technologies, Inc., a Delaware corporation (the "Buyer"), and Datascope Corp., a Delaware corporation, Datascope Investment Corp., a New Jersey corporation, and InterVascular Inc., a Delaware corporation (collectively, the "Sellers").

WHEREAS, the Sellers desire to sell and the Buyer desires to purchase certain assets owned by the Sellers and used in the Sellers' stent-graft device business for endovascular repair of abdominal aortic aneurysms ("AAA") (the "Business"), both in the United States and abroad. Stent-graft devices used in the Business for the repair of AAA are referred to as Products in this Agreement.

NOW, THEREFORE, in consideration of the mutual promises and agreements set forth herein, the Buyer and the Sellers agree as follows:

PURCHASE AND SALE.

1. Acquired Assets. Subject to the terms and conditions set forth in this Agreement, at the Closing referred to in Section 4 hereof, the Sellers shall sell, assign, convey, transfer and deliver to the Buyer or to such affiliates of Buyer as Buyer shall designate, and the Buyer shall purchase, acquire and take assignment and delivery of the following designated assets of the Sellers, free and clear of all liens, claims and encumbrances, that were exclusively used and related to the Business (all of which assets are hereinafter referred to collectively as the ("Acquired Assets"):

REDACTED

(e) all of the Sellers': patents, patent applications, including continuations, continuation-in-part, divisionals, reissues and reexaminations, and any foreign equivalents of the same and licenses and applications with respect to the Products set forth on Schedule 1.1 (e), Category A,

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IN WITNESS WHEREOF, and intending to be legally bound hereby, the parties hereto have caused this Agreement to be duly executed under scal and delivered by their respective duly authorized officers as of the date and year first above written.

Attest:

Secretary, Murray Pirkowsky

Alttest:

Secretary, S. Arich Zak

Attest:

Secretary, S. Axieh Zak

Attest:

greg garlield

THE SELLERS:

Datascope Corp.

By: Vice President, Stanton J. Rowe

Datascope Investment Corp.

By: President, Murray Pitkowsky

InterVascular Inc.

By: President, Pim Haines

THE BUYER:

EndoVascular Technologies, Inc.

Title:

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SCHEDULES FOR ASSET PURCHASE AGREEMENT

1.1(a)	Equipment	See Attached
1.1(b)	Inventories	None
-1.1(c)	Purchase Orders, Contracts & Agreements	None
1	Permits and Approvals	None
1.1(e)	Intellectual Property	See Attached Schedule 1.1(e) &
1		Binders 1 - 69 & CDs
1.1(f)	Technology Documents	Binders 1 - 69 & CDs
2.2	Allocation of the Purchase Price	See Attached
5.4	Governmental Consents	None
5.∳	Litigation	None
5.4 5.6 5.7	Conformity to Law	No Exceptions
5.\$	Title to Acquired Assets	No Exceptions
5.12	Trademarks and Patents	See Attached
5.13	Suppliers	As listed in Binders 1 - 69

Title:	Invertible Bifurcated Stent/Graft and Method of Deployment	
Patent#:	5,904,713	
Appln.#:	08/892,410	
Date Filed:	July 14, 1997	
Inventor:	Boris Leschinsky	

RECORDED: 05/25/2000