	Chocket No.: 0684CG-00
(Rev 6-93)	-31-2001 U.S. DEPARTMENT OF COMMERCE
Copyright 1994-97 LegalStar P08/REV02	Patent and Trademark Office
Tab settings ▼ ▼ 10 ⁻	1734456 v v
	Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): My-Tech, Inc.	2. Name and address of receiving party(ies):
	Name: The University of North Texas Health Science
	Internal Address: Center at Fort Worth
Additional names(s) of conveying party(ies)	
3. Nature of conveyance:	24 2001
Assignment Merger	Street Address: 3500 Camp Bowie Blvd.
Security Agreement Change of Name	
Other License Agreement	City: Fort Worth State: TX ZIP: 76107
Execution Date: 10/31/00; 12/04/00; 11/28/00; 11/29/00	Additional name(s) & address(es) attached? Yes X No
4. Application number(s) or registration numbers(s):	
If this document is being filed together with a new application	, the execution date of the application is:
A. Patent Application No.(s)	B. Patent No.(s)
09/561,391 filed 09/245,633 filed	6,153,647 issued 6,149,578 issued 5,891,012 issued
04/27/00 02/05/99 (now	11/28/00 11/21/00 04/06/99 (09/190,814) (09/244,906)
Patent No. 6,228,018)	
Additional numbers attac	hed? 🗋 Yes 🖾 No
5. Name and address of party to whom correspondence	6. Total number of applications and patents involved: 5
concerning document should be mailed:	
Name: Charles D. Gunter, Jr.	7. Total fee (37 CFR 3.41):\$ 200.00
Internal Address:	Enclosed - Any excess or insufficiency should be enclosed - Any excess or insufficiency should be
	credited or debited to deposit account
85/20 <u>/2007 </u>	Authorized to be charged to deposit account
Street Address: 201 Main Street, Suite 1600	8. Deposit account number:
City: Fort Worth State: TX ZIP: 76102	T USE THIS SPACE
bo Not Cat	
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 To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy	
To the best of my knowledge and belief, the foregoing mon	mon Jun mon 21, 2007
of the original document.	in tur Date
Charles D. Gunter, Jr. Name of Person Signing	Signature
Total number of pages including entry PAIENI	
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2002/004

AMENDMENT NUMBER 3 TO SPONSORED RESEARCH AGREEMENT BY AND BETWEEN UNIVERSITY OF NORTH TEXAS HEALTH SCIENCE CENTER AT FORT WORTH AND MY-TECH, INC.

RE: Device to sustain cardiac output during resuscitation

THIS AMENDMENT NO. 3 between the UNIVERSITY OF NORTH TEXAS HEALTH SCIENCE CENTER AT FORT WORTH (hereinafter "UNTHSC") and MY-TECH, INC. (hereinafter "Sponsor") is effective as of the 1st day of October 2000 by and between UNTHSC and Sponsor.

WHEREAS, UNTHSC and Sponsor entered into a certain Agreement effective September 1, 1998 regarding a contractual relationship so that Sponsor will provide UNTHSC research program funding for the Device to sustain cardiac output during resuscitation project,

NOW THEREFORE, in consideration of the Original Agreement, as amended, UNTHSC and Sponsor agree to replace the following section 8. PATENTS, COPYRIGHTS AND TECHNOLOGY RIGHTS. Section 8.2 in its entirety:

Proceeds from the sale, use, license and all other revenues generated from inventions, discoveries and patents shall be divided as follows:

(1) UNTHSC agrees to the transfer of license and the assignment of the patent and technology rights from My-Tech Inc, a Nevada corporation, to Cardiac Surgical Devises Inc, a Nevada corporation, ("CSDI") covering the Device to sustain cardiac output during resuscitation" project. Specific patents included in the license are:-

(a) Pending serial# 09/245,633, "Removable Left
 Ventricular Assist Devise with an Acrtic Support
 Apparatus* filed Feb 5, 1999
 (b) Pending serial# 09/352,814 "Enhanced Intra-Acrtic
 Ballon Assist Devise" filed July 13, 1999
 Device to sustain cordiac output during resuscitation 1

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(2) Gross revenues in excess of \$1,500,000 received by licensee (My-Tech) or sub-licensee (CSDI) shall be subject to a 2% royalty payable to UNTHSC quarterly;

(3) UNTHSC accepts a total of 1,000,000 shares (initially 10%) of common stock in Cardiac Surgical Devises Inc, a Nevada corporation, ("CSDI") and the abovementioned 2% royalty in exchange and in full satisfaction of all Patents, copyrights and Technology rights assigned to CSDI by this "Device to sustain cardiac output during resuscitation" project.

(4) All future issuance of CSDI shares will result in an equal dilution of all stockholder equity.

(5) UNTHSC's Intellectual Property Policy will govern the disbursement of revenues and equities received by UNTHSC from this agreement.

(6) Nothing herein shall construe this agreement as joint enterprise, or joint venture, a establishing partnership. It is understood that any relationship created by this agreement between the parties shall be that of independent contractors. Under no circumstances shall either party be deemed an employee of the other nor shall either party act as an agent of the other party. Any and all joint venture, joint enterprise, or partnership status is hereby expressly denied and the parties expressly state that they have not formed expressly or impliedly a joint venture, joint enterprise, or partnership.

(7) Neither party will reference the other in a press release or any other oral or written statement in connection with this Agreement, except as required by the Texas Public Information Act or other law or regulation without the Device to sustain cardiac output during resuscitation 2 12/1/00

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express written permission of the other party. UNTHSC, however, may acknowledge MY-Tech's support in scientific or academic publications or communications without My Tech's prior approval. In any permitted statements, the parties shall describe the scope and nature of their participation accurately and appropriately.

Unless expressly modified by the provision of this Amendment No. 3. the terms of the Original Agreement, as previously amended, remain in full force and effect and are expressly ratified hereby.

IN WITNESS WHEREOF, this Amendment No. 3 has been executed by the parties:

UNIVERSITY OF NORTH TEXAS HEALTH SCIENCE CENTER AT FORT WORTH

Robert W. Gracy, Ph.D. Associate VP for Research and Biotechnology

MY-TECH, INC. TAMPA, FL

lliam A.

President

2-04-00

Steve R. Russell Date Acting Sr. VP, Finance & Administration

CARDIOVASCULAR RESEARCE INSTITUTE UNTHSC at Fort Worth Read & Understood

Peter B. Raven, Ph.D. Director 11 - 43-00

Date

Device to sustain cardiac output during resuscitation 3

10/31/00

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RECORDED: 05/24/2001