1-31-92 PA	06-05-2001 U.S. DEPARTMENT OF COMMERCE 101739685 Please record the attached original documents or copy thereof.		
 Name of conveying party(ies): 52401 John E. Ashley, Hugh R. Sharkey, Joel Saal, Jeffrey A. Saal Additional name(s) of conveying party(ies) attached? Yes X No 	2. Name and address of receiving party(ies): Name: Oratec Interventions, Inc. Street Address: 3700 Haven Court		
 3. Nature of conveyance: Assignment Merger Security Agreement Change of Name Other 	City/State/Zip: Menlo Park, CA 94025 Additional name(s) & address(es) attached?		
 Execution Date: <u>May 1, 2001</u> Application number(s) or patent number(s): 09/776,186 If this document is being filed together with a new application A. Patent Application No.(s): 09/776,186 	on, the execution date of the application is: B. Patent No.(s):		
5. Name and address of party to whom correspondence concerning document should be mailed: Name: David J. Weitz Internal Address: FH 1-2 Wilson Sonsini Goodrich & Rosati 650 Page Mill Road Palo Alto, CA 94304-1050	 bers attached? Yes X No 6. Total number of applications and patents involved: [1] 7. Total fee (37 CFR 3.41)		
 Statement and signature. To the best of my knowledge and belief, he foregoing i the original document. David J. Weitz, Reg. No. 38,362 	USE THIS SPACE information is true and correct and any attached copy is a true copy of May 24, 2001 Date number of pages including cover sheet, attachments, and document: [2		

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ASSIGNMENT OF APPLICATION				Docket Number 17616-850		
Whereas, the undersigned:						
 ASHLEY, John E. 184 Burlwood Drive San Francisco, CA 94127 	 SHARKEY, Hugh R. 150 Normandy Lane Woodside, CA 94062 	 SAAL, Joel 46 Vista Verd Portola Valley 	e Way	SAAL, Jeffrey A. 95 Sausal Drive Portola Valley, CA 94028		
hereinafter termed "Inventors", h	ave invented certain new and useful imp	provements in				
	CATHETER FOR DELIVERY O	F ENERGY TO A S	URGICAL SITE			
☐ for which an appli WHEREAS, <u>Oratec Interventions</u> desirous of acquiring the entire ri of the invention, heretofore conce invention"), and in and to any and the United States and foreign cour NOW, THEREFORE, from said Assignee: 1. Said Inventor, pplication and said invention; (b Protection of Industrial Property of United States or any foreign cour divisional, substitution, continuat any of said patents.	in consideration of good and valuable of ors do hereby sell, assign, transfer and c) in and to all rights to apply for foreign or otherwise; (c) in and to any and all ap try, including each and every application ion, or continuation-in-part of any of sa	ecuted on, and aven Court, Menlo Par lication and the invent verally by said Invento other forms of protect consideration acknowl convey unto said Assig patents on said inver pplications filed and a on filed and each and a id applications; and (a	rk, CA 94025, (herein tion disclosed therein, ors (all collectively he ion (hereinafter terme ledged by said Invento gnee the entire right, t ntion pursuant to the I iny and all patents gra every patent granted o d) in and to each and o	after termed "Assignee"), is and in and to all embodiments reinafter termed "said ed "patents") thereon granted in ors to have been received in full itle and interest (a) in and to said international Convention for the net on said invention in the on any application which is a every reissue or extensions of		
enjoy to the fullest extent the righ shall include prompt production of other papers, and other assistance and interest herein conveyed; (b) additional applications covering s other priority proceedings involvi patents granted thereon, including contests, public use proceedings, providing such cooperation shall	its hereby jointly and severally covenar it, title and interest herein conveyed in t of pertinent facts and documents, giving all to the extent deemed necessary or d for prosecuting any of said applications and invention; (d) for filing and prosecu- ing said invention; and (f) for legal proo- g without limitation reissues and reexan infringement actions and court actions; be paid for by said Assignee.	he United States and to f testimony, executive lesirable by said Assigns; (c) for filing and pro- uting applications for seedings involving sain ninations, opposition provided, however, the	foreign countries. Sur- ion of petitions, oaths, gnee (a) for perfecting osecuting substitute, d reissuance of any said d invention and any a proceedings, cancellat hat the expense incurr	specifications, declarations or in said Assignee the right, title ivisional, continuing or patents; (e) for interference or pplications therefor and any ion proceedings, priority ed by said Inventors in		
3. The terms a	nd covenants of this assignment shall in	nure to the benefit of s	aid Assignee, its succ	essors, assigns and other legal		

s. The terms and covenance of this assignment shall be binding upon said Inventors, their respective heirs, legal representatives and assigns.

4. Said Inventors hereby jointly and severally warrant and represent that they have not entered and will not enter into any assignment, contract, or understanding in conflict herewith.

IN WITNESS WHEREOF, said Inventors have executed and delivered this instrument to said Assignee as of the dates written below:

May 1, 2001 Date: ___ Date: <u>MAY</u>, 2001 Date: <u>May 7, 2001</u> Date: <u>May 7, 2001</u>

d delivered this instantion to said hargent and	
Tohn E. Ashley Cath	
Hugh Rosharkey	
Joel Saat	
Jeffrey A-Saal	

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PATENT REEL: 011849 FRAME: 0974

RECORDED: 05/24/2001