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Attorney Docket No. 030.12-0017

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To the Honorable Directory thereof.	rademark Office: Please record the attached
1. Name of conveying party(ies): (1) Surgidyne, Inc. 4-4-52 Additional name(s) of conveying party(ies) attached? [] Yes [X] No	2. Name and address of receiving party(ies): Name: Sterion Incorporated Internal Address: Street Address: 13828 Lincoln Street NE City Ham Lake State MN ZIP 55304
3. Nature of Conveyance: [x] Assignment [] Merger [] Security Agreement [] Change of Name [] Other	Additional name(s) & address(es) attached? [] Yes [X] No
Execution Date: 01/22/02	
4A. Application No.(s) If this document is being filed together with a new application, the execution date(s) of the Declaration of the application is:	4B. Patent No.(s) 4,828,546 Addit \(\) Addit \(\) [] Yes [X] No
Additional numbers attached? [] Yes [] No	
5. Name and address of party to whom correspondence concerning document should be mailed: Name: Theodore M. Magee Street Address: Westman, Champlin & Kelly, P.A Suite 1600 International Centre 900 Second Avenue South State: MN ZIP 55402	6. Total number of applications and patents involved: [1]
City: Minneapolis State: MN ZIP 55402 A/8/2002 TDIAZ1 00000061 4828546 1 FC:581 40.0 OP	7. Total fee (37 CFR 3.41):\$ 40.00 8. Method of Payment [X] Enclosed [X] The Director is authorized to charge payment of any additional recording fees or credit any overpayment to deposit account No. 23-1123.
DO NOT USE THI	S SPACE
9. Statement and signature. To the best of my knowledge and belief, the forego attached copy is a true copy of the original document of Person Signing Theodore M. Magee Name of Person Signing 3-28- Signature Date	

PATENT REEL: 012795 FRAME: 0272

ASSIGNMENT OF INTELLECTUAL PROPERTY

THIS ASSIGNMENT (hereinafter "Assignment") is entered into nunc pro tunc this 22nd day of January, 2002, by and among SURGIDYNE, INC., a Minnesota corporation, (hereinafter referred to as "Assignor") located at 9909 South Shore Drive Minneapolis, Minnesota 55441, and STERION INCORPORATED, a Minnesota corporation (hereinafter "Assignee") located at 13828 Lincoln Street NE, Ham Lake, Minnesota 55304. This Assignment superceeds all other assignments of intellectual property between the parties. All capitalized terms used but not defined in this Assignment will have the meaning ascribed to them in that certain Asset Purchase Agreement dated October 4, 2001 as amended by Amendment No. 1 to Asset Purchase Agreement dated November 29, 2001 and Amendment No. 2 to Asset Purchase Agreement dated January 9, 2002 by and among Assignee and Assignors (hereinafter "the Agreement").

WHEREAS, Assignor owns and is using certain Trademarks set forth on Exhibit A hereto, owns Patents as set forth on Exhibit B hereto and owns Technology (all of the foregoing are hereinafter referred to as the "Intellectual Property");

WHEREAS, pursuant to the Agreement, Assignee shall acquire good right, title and interest in, to and under the Intellectual Property that Assignor currently possesses.

NOW, THEREFORE, pursuant to the Agreement and for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties do hereby agree as follows:

- 1. Assignor does hereby sell, assign, transfer and set over to Assignee all its right, title and interest in, to and under the Intellectual Property, together with all rights and privileges granted and secured thereby (and the goodwill of the business symbolized by any marks or names), including the right to sue and recover for any past violation, said rights to be held and enjoyed by Assignee, for its own use and benefit and for the use and benefit of its successors, assigns, or other legal representatives, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment and sale had not been made.
- 2. Assignor agrees to execute any and all powers of attorney, assignments, declarations, affidavits, divisional, continuation, continuation-in-part, reissue and substitute applications and any other papers in connection therewith necessary to perfect all right, title and interest in Assignee. Assignor will testify in any legal proceedings, make lawful oaths and declarations, and generally take all actions necessary to vest title in Assignee in the Intellectual Property in any applicable country.
- 3. This Assignment shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns.

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IN TESTIMONY WHEREOF, Assignors have executed this Assignment by its proper officers thereunto duly authorized. **ASSIGNORS:** SURGIDYNE, INC., a Minnesota corporation STATE OF MINNESOTA)SS **COUNTY OF** Subscribed and sworn to before me day of February, 2002. **ASSIGNEE:** STERION INCORPORATED, a Minnesota corporation STATE OF MINNESOTA)SS COUNTY OF Subscribed and sworn to before me day of February, 2002.

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COMMISSION EXPIRES 1-31-2005

Exhibit A Trademarks

Mark/Country	Reg. No.
Surgidyne	1,494,986
Saber	1,480,707
3C	1,456,372
Varidyne	1,419,901

Any common law rights of the mark "Surgidyne Plus Design" recreated below:



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Exhibit B Patents

Patent	Patent No.	
Saber Patent	4,828,546	,

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