U.S. DEPARTMENT OF COMMERCE Form PTO-1595 RE U.S. Patent and Trademark Office (Rev. 10/02) OMB No. 0651-0027 (exp. 6/30/2005) 1<u>0</u>2677431 Tab settings ⇔⇔⇔ To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 2. Name and address of receiving party(ies) 1. Name of conveying party(ies): Name: Becton, Dickinson and Company 2.23.64 Internal Address: ______ MicroSense International L.L.C. Additional name(s) of conveying party(ies) attached? Yes 🗸 No 3. Nature of conveyance: Merger ✓ Assignment Street Address: 1 Becton Drive Change of Name Security Agreement City: Franklin Lakes State: NJ Zip: 07417 01-15-2004 Execution Date:_ Additional name(s) & address(es) attached? Yes V No 4. Application number(s) or patent number(s): If this document is being filed together with a new application, the execution date of the application is:_____ A. Patent Application No.(s) 10/364,723 B. Patent No.(s) Additional numbers attached? Yes No 5. Name and address of party to whom correspondence 6. Total number of applications and patents involved: 1 concerning document should be mailed: 7. Total fee (37 CFR 3.41).....\$_____\$ Name:_ James B. Surber **Suite 3600** ✓ Enclosed Internal Address: Authorized to be charged to deposit account 8. Deposit account number: Street Address:__One Metropolitan Square; 02-4467 211 North Broadway City: St. Louis State: MO Zip: 63102-2750 DO NOT USE THIS SPACE 9. Signature. 02-18-2004 James B. Surber Name of Person Signing Date Total number of pages including cover sheet, attachments, and documents:

Mall documents to be recorded with required cover sheet information to:

Commissioner of Patents & Trademarks, Box Assignments

Washington, D.C. 20231

ASSIGNMENT

WHEREAS, MicroSense International, L.L.C. (hereinafter ASSIGNOR), a limited liability company duly organized under the laws of the State of Missouri, located and doing business at 4041 Forest Park Avenue, St. Louis, Missouri 63108, is the owner of the entire right, title and interest in and to the United States patents and patent applications and foreign patent applications listed in Exhibit 1 hereto, including all inventions disclosed and/or claimed in said patents and applications;

WHEREAS, Becton, Dickinson and Company (hereinafter ASSIGNEE), a corporation duly organized under the laws of the State of New Jersey, located and doing business at 1 Becton Drive, Franklin Lakes, New Jersey 07417, is desirous of acquiring the entire right, title and interest in and to the aforementioned Unites States patents and patent applications and foreign patent applications listed in Exhibit 1 hereto, in and to all inventions disclosed and/or claimed in said patents and patent applications, and in and to all United States and foreign patents obtained on said applications and inventions at any time:

NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN:

BE IT KNOWN that for good and valuable consideration paid to ASSIGNOR by ASSIGNEE, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR by these presents does hereby sell, assign, set over and transfer unto ASSIGNEE, its successors, legal representatives or assigns, the entire right, title and interest in and to the United States patents and patent applications and foreign patent applications listed in Exhibit 1 hereto, including all priority rights under applicable international, multilateral and bilateral treaties and conventions; in and to all inventions disclosed and/or claimed in the United States patents and patent applications and foreign patent applications listed in Exhibit 1 hereto; in and to any other United States and foreign patents and patent applications which disclose and/or claim said inventions, or which correspond to or claim priority from the patents and patent applications listed in Exhibit 1 hereto, including but not limited to all counterparts, equivalents, continuations, continuationsin-part, divisions, additions, substitutes, reissues, reexaminations, extensions, renewals, reinstatements and restorations of said patents and patent applications; and in and to any and all United States and foreign patents obtained on the foregoing applications and inventions at any time; all of the same to be held and enjoyed by ASSIGNEE for its own use and enjoyment, and for the use and enjoyment of its successors, legal representatives or assigns, for the full terms for which said patents have been or will be granted;

AND ASSIGNOR HEREBY sells, assigns, sets over and transfers unto the said ASSIGNEE and its successors, legal representatives or assigns, the right and power to sue and recover for all past, present and future infringement of said patents, patent applications and inventions in the United States and all foreign countries, including the right to retain for its own exclusive use and enjoyment all proceeds and other recovery from such infringement suits;

AND ASSIGNOR HEREBY authorizes and requests the U.S. Patent and Trademark Office and any foreign patent issuing authorities to issue any and all patents on said applications and inventions to said ASSIGNEE as sole Assignee;

AND ASSIGNOR HEREBY covenants that it has the full right to convey all rights, titles and interests herein assigned, and that it has not executed and will not execute any assignment or other instrument in conflict herewith.

ERIC J. RASKAS, the (or a) named inventor or contributor in each of the patents and patent applications listed in Exhibit 1, in return for good and valuable consideration paid to him by ASSIGNOR

and ASSIGNEE, the receipt and sufficiency of which is hereby acknowledged, hereby concurs in this Assignment and represents and warrants to ASSIGNOR and ASSIGNEE that, at all times prior to this Assignment, all rights, titles and interests conveyed herein have been the sole and exclusive property of ASSIGNOR (or, in the case of rights relating to the subject matter of U.S. Patent Application Serial No. 09/100,295 prior to its assignment to ASSIGNOR, the sole and exclusive property of ASSIGNOR's predecessor in interest, MicroSense International, Ltd.), free and clear of any licenses, adverse claims of ownership by himself and/or any other person or entity, shop rights, prior user rights, security agreements, liens and other encumbrances, with the sole exception of a certain Security Agreement entered into on October 15, 2001 between ASSIGNOR and twenty-four (24) named lenders; that he is the actual sole inventor (or, in the case of the unfiled U.S. patent application listing James P. Brauner as an additional contributor, an actual joint contributor with Mr. Brauner and the only such joint contributor with Mr. Brauner) of the subject matter disclosed and claimed in said patents and patent applications; that, except as specifically described in footnotes 3 and 4 to Exhibit 1, he is unaware of any fact or allegation that, based upon his knowledge and experience, he reasonably believes might adversely affect the validity, enforceability, ownership or transferability of said patents and patent applications, including but not limited to the existence of actual or alleged unnamed inventors or contributors; that all of the rights, titles and interests conveyed herein are fully transferable to ASSIGNEE by ASSIGNOR; that ASSIGNEE shall be the sole, exclusive and unencumbered owner of such rights, titles and interests immediately upon execution of this Assignment; and that, with the sole exception of a certain Assignment of Patent Application executed in favor of MicroSense International, Ltd. on October 7, 1998 in connection with U.S. Patent Application Serial No. 09/100,295 and recorded at the U.S. Patent and Trademark Office on October 13, 1998 at Reel 9518, Frames 0795 through 0797, he has not assigned, conveyed, transferred or promised to any person or entity other than ASSIGNOR any right, title or interest in or to any of the patents, patent applications, inventions or other rights which are the subject of this Assignment. To the extent that the aforesaid Eric J. Raskas owns or controls any right, title or interest in or to any of the patents, patent applications, inventions or other rights which are the subject of this Assignment and such right, title or interest has not been assigned to ASSIGNOR as of the date hereof, he hereby assigns and agrees to assign, or to cause to be assigned, to ASSIGNEE all such right, title or interest, including the right to sue and recover for all past, present and future infringement and all such other rights as are assigned by ASSIGNOR hereunder, on the same terms applicable to ASSIGNOR hereunder, without the payment of further consideration by ASSIGNEE or ASSIGNOR except for reimbursement of expenses as set forth below.

ASSIGNOR and ERIC J. RASKAS HEREBY further covenant and agree to communicate to said ASSIGNEE, its successors, legal representatives or assigns, any facts relating to said patents, applications and inventions, including evidence for interference purposes or other proceedings, whenever requested, and to testify in any interference or in any other United States or foreign legal proceedings, when requested, and to execute and deliver on request all lawful papers required to make any of the provisions of this Assignment effective; and to perform the aforesaid communicating, executing and delivering without any payment except for expenses and to perform the aforesaid testifying for reasonable compensation; and generally to do everything possible to aid said ASSIGNEE, its successors, legal representatives or assigns to obtain and enforce proper patent protection on and for said applications and inventions in the United States and all foreign countries, and ASSIGNOR and ERIC J. RASKAS likewise make these provisions binding upon their successors, legal representatives, heirs and assigns.

IN WITNESS WHEREOF, ASSIGNOR had delivered by its duly authorized representative this	s caused this As	signment to be executed and f
	MicroSense I	nternational L.L.C.
Ellyn & Edeln Witness	By: Name:	William Edelman
•	Title:	Manager
IN WITNESS WHEREOF, ASSIGNEE he day of, 2004.	-	s Assignment as of the
Witness	By:	William R. Marshall
	Title:	President, Diabetes Care
IN WITNESS WHEREOF, Eric J. Raskas has executed day of, 2004.	cuted and delive	red this Assignment this
Witness	Ву:	
AA TITTIESS	Eric .	J. Raskas

	MicroSense International L.L.C.
	By:
Witness	Name: William Edelman
	Title: Manager
	Becton, Dickinson and Company
Witness	By: Name: William R. Marshall
Witness	By: Defayed
	By: William R. Marshall
IN WITNESS WHEREOF, Eric J. Raskas	By:

SL01DOCS\1752132.1

delivered by its duly authorized representative this _		
	MicroSense I	nternational L.L.C.
Witness	Ву:	
· ·	Name:	William Edelman
	Title:	Manager
IN WITNESS WHEREOF, ASSIGNEE her day of, 2004.	eby accepts this	S Assignment as of the
	Becton, Dick	inson and Company
Witness	Ву:	
Withess	Name:	William R. Marshall
	Title:	President, Diabetes Care
IN WITNESS WHEREOF, Eric J. Raskas has executed by the second of the sec	Ву:	Phh
/ 0	Enc.	J. Raskas

Exhibit 1

I. U.S. Patents

Patent No.	Issue Date	Inventor(s)	<u>Title</u>
6,157,442	12/5/2000	Raskas, Eric J.	MICRO OPTICAL FIBER SENSOR DEVICE
6,197,257	3/6/2001	Raskas, Eric J.	MICRO SENSOR DEVICE
6,535,753	3/18/2003	Raskas, Eric Jules	MICRO-INVASIVE METHOD FOR PAINLESS DETECTION OF ANALYTES IN EXTRACELLULAR SPACE

II. U.S. Patent Applications

Serial No.	Filing Date	Inventor(s)	<u>Title</u>
09/729,6118	12/4/2000	Raskas, Eric Jules	MICRO OPTICAL FIBER SENSOR DEVICE
10/335,010	12/31/2002	Raskas, Eric Jules	MICRO-INVASIVE METHOD FOR PAINLESS DETECTION OF ANALYTES IN EXTRACELLULAR SPACE
10/364,723	2/11/2003	Raskas, Eric J.	MICRO OPTICAL SENSOR DEVICE

III. Foreign Counterpart Applications

Appl. No.	Filing Date	Country or Region	Title
US99/190989	8/18/1999	International (PCT)	MICRO SENSOR DEVICE
99943822.910	8/18/1999	Europe (EPC)	MICRO SENSOR DEVICE
US01/28516 ²	9/13/2001	International (PCT)	MICRO-INVASIVE METHOD FOR PAINLESS DETECTION OF ANALYTES IN EXTRACELLULAR SPACE

⁸ Abandoned and superseded by continuation application Serial No. 10/364,723.

⁹ Abandoned and superseded by national and/or regional stage application(s) listed immediately following.

¹⁰ Regional stage application designating Austria (AT), Belgium (BE), Switzerland (CH), Cyprus (CY), Germany (DE), Denmark (DK), Spain (ES), Finland (FI), France (FR), United Kingdom (GB), Greece (GR), Ireland (IE), Italy (IT), Liechtenstein (LI), Luxembourg (LU), Monaco (MC), Netherlands (NL), Portugal (PT), Sweden (SE), Turkey (TR). Extended to Albania (AL), Lithuania (LT), Latvia (LV), Macedonia (MK), Romania (RO) and Slovenia (SI). Provisional protection initiated in France, Germany and Italy. Application withdrawn for failure to respond to examination report but can be reinstated if required response and fee are submitted by February 22, 2004. Fifth renewal fee is overdue but may be paid with surcharge by February 29, 2004 to avoid withdrawal of application.

2423077

9/13/2001

Canada

MICRO-INVASIVE METHOD FOR PAINLESS

DETECTION OF ANALYTES IN EXTRACELLULAR

SPACE

01970866.811 3/20/03

Europe (EPC)

MICRO-INVASIVE METHOD FOR PAINLESS

DETECTION OF ANALYTES IN EXTRACELLULAR

SPACE

2002-528822 3/24/2003

Japan

MICRO-INVASIVE METHOD FOR PAINLESS

DETECTION OF ANALYTES IN EXTRACELLULAR

SPACE

IV. Unfiled U.S. Patent Application

Attorney Docket No.

Contributor(s)12

Title

40106-2347913

Eric J. Raskas James P. Brauner HAND-HELD DIAGNOSTIC DEVICE¹⁴

PATENT REEL: 014999 FRAME: 0300

RECORDED: 02/23/2004

¹¹ Regional stage application designating Austria (AT), Belgium (BE), Switzerland (CH), Cyprus (CY), Germany (DE), Denmark (DK), Spain (ES), Finland (FI), France (FR), United Kingdom (GB), Greece (GR), Ireland (IE), Italy (IT), Liechtenstein (LI), Luxembourg (LU), Monaco (MC), Netherlands (NL), Portugal (PT), Sweden (SE), and Turkey (TR). Extended to Albania (AL), Lithuania (LT), Latvia (LV), Macedonia (MK), Romania (RO) and Slovenia (SI). Third renewal fee is overdue but may be paid with surcharge by March 31, 2004 to avoid withdrawal of application.

¹² Final determination of inventorship has not been made.

¹³ Attorney docket number assigned by ASSIGNOR's patent counsel, Thompson Coburn LLP of St. Louis, Missouri.

¹⁴ Also identified by the alternative titles "Rotary Glucose Monitor" and "Multi Test Disposable Diagnostic Device".