## PATENT ASSIGNMENT

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SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT	

## **CONVEYING PARTY DATA**

Name	Execution Date	
David McMorrow	04/01/2008	
Robert Nolan	03/27/2008	

## **RECEIVING PARTY DATA**

Name:	Boston Scientific Scimed, Inc.	
Street Address:	S: One Scimed Place	
City:	Maple Grove	
State/Country:	MINNESOTA	
Postal Code:	55311-1566	

#### PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	11953973

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ATTORNEY DOCKET NUMBER: 10177-266-999

NAME OF SUBMITTER: Gidon D. Stern

Total Attachments: 3

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PATENT REEL: 020958 FRAME: 0957

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## RECORDATION FORM COVER SHEET

# **PATENTS ONLY**

Attorney Docket Number 10177-266-999

Mail Stop Assignment Recordation Services Director of the United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

	Alexandria, v	A 22313-1430			
	Please record the attached orig	inal documents or	copy thereof.		
Name of conveying party(ies):		2. Name an	2. Name and address of receiving party(ies):		
David McMorrow and Robert No	wid McMorrow and Robert Nolan Name:		BOSTON SCIENT	TIFIC SCIMED, INC.	
Additional name(s) of conveying party(ies) attached?   Yes No		Address:	One Scimed Place Maple Grove, Minnesota		
3. Nature of conveyance:				and the control of th	
	Merger	Country (if other than USA): Zip Code: <u>55</u>		Zip Code: <u>55311-1566</u>	
Security Agreement	Change of Name				
Joint Research Agreement					
Government Interest Assignm	nent				
Executive Order 9424, Confirmatory License					
Other					
Execution Date: April 1, 2008; March 27, 2008		Additional n	Additional name(s) & address(es) attached? ☐ Yes ☐ No		
4. Application number(s) or pater	nt number(s):				
If this document is being filed tog	ether with a new application, the execu	tion date of the app	plication is:		
A. Patent Application No.(s) 11/953,973 B. Patent No.(s)					
	Additional numbers atta	ched? 🗆 Yes - 🛭	⊠ No		
<ol><li>Name and address of party to w concerning document should be</li></ol>			of applications nts involved:		
JONES DAY 222 East 41st Street New York, New York 10017-6702			7. Total fee (37 CFR 3.41):\$ 40.00 Please charge to the deposit account listed in Section 8.		
		8. Deposit a <u>50-3</u>	ecount number:		
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9. Statement and signature.					
To the best of my knowledge a document.	nd belief, the foregoing information is t	rue and correct an	ed any attached copy is	a true copy of the original	
Gidon D. Stern By: Michael Dallal Name of Person Signing	27.469 59.256 Reg. No. Signature	1 N X	torn_	May 16, 2008	
vancon reison ugung	mendiale			17mc	
			Total number of pages	s including cover sheet: 3	

Mail documents to be recorded with required cover sheet information to:
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Alexandria, VA 22313-1450 Or fax documents to Fax No.: 571-273-0140

## ASSIGNMENT

<b>Rober</b> inventi United	t Nolan, a citizen of Ireland, res on in Stent With a Coating F	iding at Burrenview I	Ireland, residing at 21 Carraig, Ard, (eights, Knocknacarra, Galway, Irelat RAPEUTIC AGENT for which we have	nd, ASSIGNORS, are the in-	ventors of the
□ w	hich is executed on $\Box$	even date herewith or			
⊠ w	hich is identified by Jones Day do	ocket no. 10177-266-99	9		
⊠ w	hich was filed on December 11, 2	007, Application No. 1	1/953,973		
□ w	e hereby authorize and request at ) the filing date and appl	ttorney(s), , at Jones Da lication number of said	y, to insert here in parentheses (Appl application when known.	ication number,	filed
transac	HEREAS, BOSTON SCIENTI tion of business at One Scimed t in, to and under the said invention	Place, Maple Grove, I	existing under the laws of the state (MN 55311-1566, ASSIGNEE, is desion:	of Minnesota, and having an rous of obtaining our entire r	office for the right, title and
hereby interes Patents protect in any priority Protect as may and de	eipt of which is hereby acknowle sell, assign, transfer and set ove t in, to and under the said inventi- tion of the United States which may ion, including, without limitation country or countries foreign to the trights derived from said United tion of Industrial Property, or any the applicable; and all forms of its	dged, we, the said ASSIG on, and the said United be granted thereon an , all applications for pa he United States, togeth d States application un other international agrandustrial property prote	One Dollar (\$1.00) to us in hand paid, IGNORS, have sold, assigned, transfe NEE, its successors, legal representat I States application and all divisions, it all reissues and extensions thereof, tents, utility models, and designs white er with the right to file such application der the Patent Laws of the United Stement or the domestic laws of the couction, including, without limitation, popularly or countries foreign to the United Stement or countries foreign to the United Stement Patent Laws of the couction, including, without limitation, popularly or countries foreign to the United Stement Patent Paten	erred and set over, and by the cives and assigns, our entire re- renewals and continuations the and all applications for indus- th may hereafter be filed for so- ons and the right to claim for tates, the International Conventry in which any such appli- tatents, utility models, invento-	se presents do right, title and hereof, and all strial property said invention r the same the ention for the cation is filed, rs' certificates
United the sar	States whose duty it is to issue i	patents or other evidence	nissioner for Patents and any Official te or forms of industrial property prote tives and assigns, in accordance with	ection on applications as afor	foreign to the esaid, to issue
execut	AND WE HEREBY covenan	t and agree that we ha ement in conflict herew	ve full right to convey the entire inte	rest herein assigned, and that	t we have not
continu	signs, any facts known to us resp	ecting said invention, a	we will communicate to the said ASSI and testify in any legal proceeding, sign oaths, and generally do everything the proper protection for said invention	gn all lawful papers, execute t possible to aid the said AS	all divisional,
	IN TESTIMONY WHEREOF	, We hereunto set our h	ands and seals the day and year set opp	posite our respective signature	ës.
Date	1Apr 2:05	, 2008	David M. Whom David McMorr	sws ow	L.S.
Date		, 2008	Robert Nolan		L.S.

**JOINT** 

## ASSIGNMENT

WHEREAS, WE, David McMorrow, a citizen of Ireland, residing at 21 Carraig, Ard, Fort Lorenzo, Galway City, Ireland, and Robert Nolan, a citizen of Ireland, residing at Burrenview Heights, Knocknacarra, Galway, Ireland, ASSIGNORS, are the inventors of the invention in Steni With a Coating for Delivering a Therapeutic Agent for which we have executed an application for a Patent of the United States
□ which is executed on □ even date herewith or □
We hereby authorize and request attorney(s), , at Jones Day, to insert here in parentheses (Application number,
and WHEREAS. BOSTON SCIENTIFIC SCIMEND, INC., existing under the laws of the state of Minnesota, and having an office for the transaction of business at One Scimed Place, Maple Grove, MN 55311-1566, ASSIGNEE, is desirous of obtaining our entire right, title and interest in, to and under the said invention and the said application:
NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00) to us in hand paid, and other good and valuable consideration, the receipt of which is hereby acknowledged, we, the said ASSIGNORS, have sold, assigned, transferred and set over, and by these presents do hereby sell, assign, transfer and set over, unto the said ASSIGNEE, its successors, legal representatives and assigns, our entire right, title and interest in, to and under the said invention, and the said United States application and all divisions, renewals and continuations thereof, and all Patents of the United States which may be granted thereon and all reissues and extensions thereof; and all applications for industrial property protection, including, without limitation, all applications for patents, utility models, and designs which may hereafter be filed for said invention in any country or countries foreign to the United States, together with the right to file such applications and the right to claim for the same the priority rights derived from said United States application under the Patent Laws of the United States, the International Convention for the Protection of Industrial Property, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable; and all forms of industrial property protection, including, without limitation, patents, utility models, inventors' certificates and designs which may be granted for said invention in any country or countries foreign to the United States and all extensions, renewals and reissues thereof;
AND WE HEREBY authorize and request the Commissioner for Patents and any Official of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or forms of industrial property protection on applications as aforesaid, to issue the same to the said ASSIGNEE, its successors, legal representatives and assigns, in accordance with the terms of this instrument.
AND WE HEREBY covenant and agree that we have full right to convey the entire interest herein assigned, and that we have not executed, and will not execute, any agreement in conflict herewith.
AND WE HEREBY further covenant and agree that we will communicate to the said ASSIGNEE, its successors, legal representatives and assigns, any facts known to us respecting said invention, and testify in any legal proceeding, sign all lawful papers, execute all divisional, continuing, reissue and foreign applications, make all rightful oaths, and generally do everything possible to aid the said ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper protection for said invention in all countries.
IN TESTIMONY WHEREOF, We hereunto set our hands and seals the day and year set opposite our respective signatures.
Date , 2008 L.S.
David McMorrow
Date 27 Wav V , 2008 V Robert Nolan
WOLDST TAKENTS

**RECORDED: 05/16/2008**