PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:		SECURITY AGREEMENT	SECURITY AGREEMENT	
CONVEYING PARTY	DATA			
		Name	Execution Date	
Tecomet Inc.			12/16/2010	
RECEIVING PARTY I	ΟΑΤΑ			
Name:	GCI Capital M	GCI Capital Markets LLC, as Administrative Agent		
Street Address:	c/o Golub Cap	ital Incorporated, 551 Madison Avenue	e, 6th Floor	
City:	New York	New York		
State/Country:	NEW YORK			
Postal Code:	10022			
Property Type Patent Number: 75181		7518136		
Property T		Numl	her	
Patent Number:		7518136		
Patent Number:	· · · · · · · · · · · · · · · · · · ·	7462852		
Patent Number:		7208222		
Patent Number:	-	7018418		
Patent Number:		6620332		
Patent Number: 65993		6599322		
Patent Number: 6185278		6185278		
CORRESPONDENCE	DATA			
Fax Number:	(312)577 ha aant vía //S/		af d	
Correspondence will a Phone:	<i>be sent via US n</i> -312-577	<i>Mail when the fax attempt is unsuccess</i> 8265	Siui.	
Email:	kristin.brozovic@kattenlaw.com			
Correspondent Name	-			
Correspondent Name	525 W Monroe St			
Address Line 1:	Chicago,	ILLINOIS 60661		
Correspondent Name Address Line 1: Address Line 4: ATTORNEY DOCKET		ILLINOIS 60661 337968-35	PATENT	

REEL: 025526 FRAME: 0935

NAME OF SUBMITTER:	Kristin Brozovic
Total Attachments: 7 source=Patent Security Agreement - Tecon source=Patent Security Agreement - Tecon	net#page2.tif net#page3.tif net#page4.tif net#page5.tif net#page6.tif

PATENT SECURITY AGREEMENT

THIS PATENT SECURITY AGREEMENT (this "Patent Security Agreement"), dated as of December 16, 2010, is between **TECOMET INC.**, a Massachusetts corporation (the "<u>Grantor</u>"), and **GCI CAPITAL MARKETS LLC**, a Delaware limited liability company, as administrative agent (in such capacity, "<u>Grantee</u>"), for the benefit of itself and the other Secured Parties (as defined in the Credit Agreement (as hereinafter defined)). Capitalized terms used but not otherwise defined in this Patent Security Agreement shall have the meanings assigned to such terms in the Credit Agreement.

RECITALS

WHEREAS, Grantor, owns the Patents, Patent registrations, and Patent applications listed on Schedule 1 annexed hereto, and is a party to the Patent Licenses listed on Schedule 2 annexed hereto; and

WHEREAS, Grantor has entered into that certain Credit Agreement dated as of even date herewith (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "<u>Credit Agreement</u>"), with Grantee, the other Loan Parties signatory thereto and the Lenders party thereto, providing for extensions of credit and other financial accommodations to be made to Grantor by Lenders; and

WHEREAS, pursuant to the terms of a Security Agreement dated as of even date herewith (as the same may be amended, restated, supplemented or otherwise modified from time to time, the "<u>Security Agreement</u>"), by and among Grantor, Grantee, and the other Persons party thereto as "Grantors" thereunder, Grantor has granted to Grantee, for the benefit of itself and the other Secured Parties, a security interest in substantially all the assets of Grantor including all right, title and interest of Grantor in, to and under all now owned and hereafter acquired Patents, Patent registrations, Patent applications and Patent Licenses, and all proceeds thereof, to secure the payment of the Obligations;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant to Grantee, to secure payment of the Obligations, a continuing security interest in all of Grantor's right, title and interest in and to the following (all of the following items or types of property being herein collectively referred to as the "<u>Patent Collateral</u>"), whether presently existing or hereafter created or acquired:

(1) each Patent, Patent registration and Patent application owned by Grantor, including, without limitation, the Patents, Patent registrations and Patent applications referred to in **Schedule 1** annexed hereto;

(2) each Patent License referred to in **Schedule 2** annexed hereto; and

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(3) all products and proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future infringement, misappropriation, dilution, violation or impairment of any Patent or Patent registration owned by Grantor including, without limitation, the Patents and Patent registrations referred to in **Schedule 1** annexed hereto, the Patent registrations issued with respect to the Patent applications referred in **Schedule 1** and the Patents licensed under any Patent license referred to in **Schedule 2** annexed hereto.

This security interest is granted in conjunction with the security interests granted to Grantee pursuant to the Security Agreement for the purpose of registering the security interest of Grantee in the Patent Collateral with the United States Patent and Trademark Office and is not intended to increase the rights of Grantee or the obligations of Grantor beyond the rights and obligations contained in the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Grantee with respect to the security interest in the Patent Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event of any conflict between any provision of this Patent Security Agreement and any provision of the Security Agreement, the Security Agreement will control.

This Patent Security Agreement may be executed by the parties hereto in several counterparts, each of which shall be deemed to be an original and all of which shall constitute together but one and the same agreement. Delivery of an executed counterpart of a signature page to this Patent Security Agreement by facsimile shall be effective as delivery of a manually executed counterpart of this Patent Security Agreement.

[Remainder of page intentionally left blank; signature page follows.]

PATENT REEL: 025526 FRAME: 0938

IN WITNESS WHEREOF, Grantor has caused this Patent Security Agreement to be duly executed by its duly authorized officer as of the date first written above.

TECOMET INC., a Massachusetts corporation

By: Name: NOHN Title: (TREASC

Acknowledged:

GCI CAPITAL MARKETS LLC, a Delaware limited liability company, as Administrative Agent

By:

Name: Andrew H. Steuerman Title: Senior Managing Director

Patent Security Agreement

IN WITNESS WHEREOF, Grantor has caused this Patent Security Agreement to be duly executed by its duly authorized officer as of the date first written above.

TECOMET INC., a Massachusetts corporation

By:	
Name:	
Title:	

Acknowledged:

GCI CAPITAL MARKETS LLC, a Delaware limited liability company, as Administrative Agent

due Xoue By: يمسر

Name: Andrew H. Steuerman Title: Senior Managing Director

Patent Security Agreement

PATENT REEL: 025526 FRAME: 0940

Schedule 1 to Patent Security Agreement

U.S. PATENT REGISTRATIONS

MARK	REG. NO.	DATE
DEVICES, METHODS, AND SYSTEMS INVOLVING CAST COMPUTED TOMOGRAPHY COLLIMATORS	7518136	4/14/09
DEVICES, METHODS, AND SYSTEMS INVOLVING CAST COLLIMATORS	7462852	12/9/08
ASSEMBLED NON-RANDOM FOAMS	7208222	4/24/07
TEXTURED SURFACE HAVING UNDERCUT MICRO RECESSES IN A SURFACE	7018418	3/28/06
METHOD FOR MAKING A MESH-AND-PLATE SURGICAL IMPLANT	6620332	9/16/03
METHOD FOR PRODUCTING UNDERCUT MICRO RECESSES IN A SURFACE, A SURGICAL IMPLANT MADE THEREBY, AND METHOD FOR FIXING AND IMPLANT	6599322	7/29/03
FOCUSED RADIATION COLLIMATOR	6185278	2/6/01

FOREIGN PATENT REGISTRATIONS

<u>MARK</u>

APP. NO.

None.

U.S. PATENT APPLICATIONS

APP. NO. DATE

DATE

DATE

None.

<u>MARK</u>

FOREIGN PATENT APPLICATIONS

<u>MARK</u>

<u>APP. NO.</u>

None.

Schedule 2 to Patent Security Agreement

PATENT LICENSES

Name of Agreement	Parties	Date of Agreement
Agreement for Use of HTC Grid Technology	Tecomet, Inc. and Trex Medical Systems Corporation	8/23/2000
Settlement Agreement and Release	Tecomet, Inc., Mikro Systems, Inc., Michael Appleby, James Atkinson, and Iain Fraser	11/15/04

RECORDED: 12/20/2010