Ass	il Stop: ignment Recordation Services RECORDATION FOR ector of the U.S. Patent PATENTS								
and Trademark Office P.O. Box 1450									
Alexandria, VA 22313-1450 Attorney Docket No. 148622									
Please record the attached document. Total number of pages including cover sheet, attachments, and document: 2									
1.	 A. Name of conveying parties: (1) Vlad BLUVSHTEIN (2) Lori LUCKE B. Additional name(s) of conveying party(ies) attached? Yes ⊠ No 	2. A. Name and address of receiving party: MINNETRONIX INC. 1635 ENERGY PARK DRIVE ST. PAUL, MN, 55108 U.S.A.							
3.	A. Nature of conveyance: Assignment	B. Additional name(s) & address(es) attached? □Yes ☑ No							
4.	A. Patent Application No. 13/251,493	B. Patent No.(s)							
	Additional numbers attached? ☐ Yes ☒ No								
	C. Title of Application: <u>APPARATUS FOR CONTROLLING POSITION OF ROTARY SURGICAL INSTRUMENT</u>								
5.	Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved: 1							
	Name: Thomas J. Pardini	7. Please charge Deposit Account No. 15-0461 the total fee (37 CFR 3.41) in the amount of \$40.00.							
	Address: OLIFF & BERRIDGE, PLC P.O. Box 320850 Alexandria, VA 22320-4850 Phone Number: 703-836-6400 Fax Number: 703-836-2787	Credit any overpayment or charge any underpayment to deposit account number 15-0461.							
9.	Statement and signature. To the best of my knowledge and belief, the foregoing informat original document. Thomas J. Pardini, Registration No. 30,411 Mario A. Costantino, Registration No. 33,565	ion is true and correct and any attached copy is a true copy of the Date: October 3, 2011							

PATENT REEL: 027016 FRAME: 0652

RECORDED: 10/03/2011

entire right, title and interest for the United States of America as defined in 35 U.S.C. §100 and for countries: in the invention; in all applications for patent or similar rights on the invention, said applications for patent or similar rights on the invention, said applicational, continuation, international, confirm substitute and reissue application(s), including any application(s) filed in any country based there-				WORLDWID	E ASSIGNMENT	•		
Name(s) of Jeventor(s) (3) (4) (5) (5) (7) (6) (7) (7) (8) For good said valuable consideration, the receipt and sufficiency of which are hereby and each undestigned agrees to assign, and hereby does assign, transfer and set over to one to death undestigned agrees to assign, and hereby does assign, transfer and set over to one to death undestigned agrees to assign, and hereby does assign, transfer and set over to one to death undestigned agrees to assign, and hereby does assign, transfer and set over to one to death undestigned agrees to assign, and hereby does assign, transfer and set over to one to death undersigned agrees to assign, and hereby does assign, transfer and set over to the control of the transfer and set over to the control of the transfer and set over to the control of the transfer and set over to the control of the transfer and set over to the control of the transfer and set over to the control of the control of the transfer and set over to the control of	(1.0)	Turant	(1) <u>V</u>	lad BLUVSHTEIN	(5)			
(10) Insert Name of Assignee (10) Insert Address of Assignee	(1-0)	Name(s)	(2) <u>L</u>	ori LUCKE				
(4) For good and valuable consideration, the creeipt and sufficiency of which are hereby and cach undersigned agrees to assign, and hereby does assign, transfer and set over to cach undersigned agrees to assign, and hereby does assign, transfer and set over to cach undersigned agrees to assign, and hereby does assign, transfer and set over to cach undersigned agrees to assign, and hereby does assign, transfer and set over to cach assignee and the set of Austineer and Sastgues and Assignees and Sastgues and	4	at inventor(s)						
For good and valuable consideration, the receipt and sufficiency of which are hereby and cach undersigned agrees to a seigh, and hereby does assign, transfer and set over to achon undersigned agrees to a seigh, and hereby does assign, transfer and set over to fastignee. (10) Insert Andress of Assignee Insert Andress of Insert Andress of Assignee Assignee (10) Insert Andress of Assignee Assignee Insert Andress of Assignee (11) Insert Andress of Assignee Insert Assignee Insert Andress of Assignee Insert Date of Assignee Insert Date of Assignee Insert Date of Assignee Insert Date of Assignee Insert D			(4)		(8)			
Assignce (19) Insert Address of Assignce (10) Insert Address of Assignce (Interest for the United States of America as defined in 35 U.S.C. § 100 and for countries: in the invention in all applications of partner or similar rights on the invention, said applications of partner or similar rights on the invention, said applications of partner or similar rights on the invention, said applications of partners or similar rights on the invention, said applications of partners or similar rights on the invention, said applications of partners or similar rights on the invention, said applications of partners or similar rights on the invention, such as a Title, Case Number or Foreign Application Number (11) Insert Date of Signing of (12) on 9/21/11-BOTH (12) Insert Date of Signing of (12) on 9/21/11-BOTH (13) Alternative Identification (13) U.S. Application Serial Number 13/251,493 (14) Insert Date of Signing of (12) on 9/21/11-BOTH (15) Insert Date of Signing of (12) on 9/21/11-BOTH (16) Insert Date of Signing of (12) on 9/21/11-BOTH (17) Insert Date of Signing of (12) on 9/21/11-BOTH (18) Alternative Identification (13) U.S. Application Serial Number 13/251,493 (19) Insert Date of Signing of October 3, 2011 (19) Each undersigned agrees to execute all papers necessary in connection with any application and/or grant for the invention and concent or grant for the invention and concent on grant for the invention and occasion sparal engagements in connection with a spin application and or grant for the invention and incorporate with the Assignce in every way possible in obtaining evidence and going forward or grant for the invention and cooperate with the Assignce in the creek with any the declared concern application or grant for the invention and occasion with a sub-application or grant for the invention and occasion with such applications and grants as the Assignce of the concern with any the declared concern			For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged					
Assignee (10) 1635 Energy Park Drive, St. Paul, MN, 5108, U.S.A. (Decrementative designated and the Assignmen and Assignmen and Assignmen and Legal propress critic right, fille and interest for the United States of America in defined in 35 U.S.C. §100 and for countries in the invention, and all applications for pattern or intelligent the interest of the United States of America in defined in the 13 U.S.C. §100 and for countries in the invention of all applications for pattern or intelligent the intelligent including the right to file foreign applications under the provisions of any treasy or convention; and understand the provision of the control of the provision of the invention including the right to file foreign applications under the provisions of any treasy or convention; and grants, static as Letter's Pattern, certificates, unliky models, confirmations, extensions and recursimation certificates that may be granted in the U.S. and in all other countries on the invention such as Title, Case Number or Foreign Application Number (11) Insert Date of Signing of (12) on 9/21/11-BOTH (12) Insert Date of Signing of (12) on 9/21/11-BOTH (13) Alternative Identification (13) U.S. Application Serial Number 13/251,493 (14) Alternative Identification (13) U.S. Application Serial Number 13/251,493 (15) Each undersigned agrees to execute all papers necessary in connection with any application and/or grant for the invention and recognized with the Assignee in every way possible in obtaining evidence and going forward interference. 3) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concern application or grant for the invention and in cooperate with the Assignee in every way possible in obtaining evidence and going forward interference. 3) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concern application or grant for the invention and in cooperate with the Assignment application(s).			(9)	MINNETRONIX INC.				
Continues of the Chinese of Austinues and Lassignee's heirs, successors, assigns and legal representation of the Chinese of Austine as defined in 35 U.S.C. § 100 and policiations of pattern or similar rights on the invention, and applications of pattern or similar rights on the invention, and applications of pattern or similar rights on the invention, and applications of pattern or similar rights on the invention, and applications of the pattern of the	(10)		(10)	1635 Energy Park Drive, St. Paul, MN, 55108, U.S.A.				
Identification, such as Title, Case Number or Foreign Application Number (Attorney Docket No. 148622), for which the undersigned has (have) executed an application for patent in the United States of American Number of Foreign Application (12) on 9/21/11-BOTH (12) Insert Date of Signing of Application (13) U.S. Application Serial Number 13/251,493 (13) Alternative Identification (13) U.S. Application Serial Number 13/251,493 (14) Alternative Identification (13) U.S. Application Serial Number 13/251,493 (15) Each undersigned agrees to execute all papers necessary in connection with any application and/or great for the invention are execute separate assignments in connection with such applications and grants as the Assignee may deem necessary. (2) Each undersigned agrees to execute all papers necessary in connection with any application and/or great for the invention and occurrent application or grean for the invention and in cooperate with the Assignee in every way possible in obtaining evidence and going forward interference. (3) Each undersigned agrees to execute all papers necessary in comnection with any interference which may be necessary in comnection of provisions of the International Convention for Protection of Industrial Property or similar agreements. (4) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in comnection with any interference which may be necessary in comnection with any applications of the International Convention for Protection of Industrial Property or similar agreements. (4) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in comnection with any applications of the International Convention for Protection of Industrial Property or similar agreements. (5) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm a valid grant. (6) Each undersigned and any other country in which the Assignee may file a paper application			(hereinafter designated as the Assignee) and Assignee's heirs, successors, assigns and legal representatives, the entire right, title and interest for the United States of America as defined in 35 U.S.C. §100 and for all other countries: in the invention, in all applications for patent or similar rights on the invention, said applications including any and all provisional, non-provisional, divisional, continuation, international, confirmation, substitute and reissue application(s), including any application(s) filed in any country based thereon, and including the right to file foreign applications under the provisions of any treaty or convention; and in all grants, such as Letters Patent, certificates, utility models, confirmations, extensions, reissues and					
Identification, such as Title, Case Number or Foreign Application Number of Signing of Conversion or Filed Application Conversion of Filed Cotober 3, 2011 [13] Alternative Identification (13) U.S. Application Serial Number Cotober 3, 2011 [14] Each undersigned agrees to execute all papers necessary in connection with any application and/or grant for the invention and execute assignments in connection with such applications and grants as the Assignee may deem necessary in connection with any proposition or grant for the invention and to cooperate with the Assignee in every way possible in obtaining evidence and going forward interference. [15] Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with any to the International Convention for Protection of Industrial Property or similar agreements. [16] Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm a valid grant: Assignee in the United States and any other columpty in which the Assignee may like a patent application(s). [17] Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office and other issuing authors to convey the control interest, and covenants that he has to convey the outrie interest herein assigned, and that he has not executed, and will not excellent any agreements in the that may be necessary or desirable in order to comply with the number of the U.S. Patent and Trademark Office and other issuing authorizes and requests the Commissioner of the U.S. Patent and Trademark Office, for recordation of this document. [18] Inventor Signature	(11)	Insert	(11)	APPARATUS FOR C	ONTROLLING POSIT	ION OF ROTARY	SURGICAL.	
tor which the undersigned has (have) executed an application for patent in the United States of America and the herewith or signing of Application (12) on 9/21/11-BOTH [13] Alternative Heartification (13) U.S. Application Serial Number 13/251,493 [14] Heartification for filed applications filed October 3, 2011 [15] Each undersigned agrees to execute all papers necessary in connection with any application and/or grant for the invention and execute separate assignments in connection with such applications and grants as the Assignee may deem necessary. [16] Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concern application or grant for the invention and to cooperate with the Assignee in every way possible in obtaining evidence and going forward interference. [17] Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in commection with or provisions of the International Convention for Protection of Industrial Property or similar agreements. [18] Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm a valid grant. Assignee in the United States and any other country in which the Assignee may file a patent application(s). [18] Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm a valid grant. Assignee in the United States and any other country in which the Assignee may file a patent application(s). [18] Each undersigned affirms and requests the Commissioner of the U.S. Patent and Trademark Office and other issuing authoriss any and all grants resulting from said application(s) to the said Assignee, as Assignee of the citure interest, and covenants that he has to convey the entire interest herein assigned, and that he has not executed, and will not execute, any agreement(s) in conflict herewith, and that this assignment is binding on him and his hier, assecresory, assigns and legal rep		such as Title, Case Number or Foreiga		Acceptance of the second secon	***************************************			
(12) Insert Date of Siguing of Application (13) Afternative Identification (13) U.S. Application Serial Number 13/251,493 (14) Afternative Identifications filed October 3, 2011 (15) Each undersigned agrees to execute all papers necessary in connection with any application and/or grant for the invention and execute separate assignments in connection with such applications and grants as the Assignee may deem necessary. (2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concern application or grant for the invention and to cooperate with the Assignee in every way possible in obtaining evidence and going forward interference. 3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with a property or similar agreements. 4) Each undersigned agrees to perform all affirmative acts which may be necessary to confirm a valid grant Assignee in the United States and any other country in which the Assignee may file a patent application(s). 3) Each undersigned admitorizes and requests the Commissioner of the U.S. Patent and Trademark Office and other issuing authorizes and application(s) to the said Assignee, as Assignee of the entire interest, and covenarist that the to convey the entire interest herein assigned, and that he has not executed; and will not execute, any agreement(s) in conflict berewith, an that this assignment is binding on him and his beirs, successors, assigns and legal representatives. 6) Each undersigned bereby grants the firm of OLLEV & BERKENGE, Fic. the power to insert on this assignment and Trademark office, for recordation of this document. In witness whereof, executed by the undersigned on the date(s) opposite the untersigned name(s) in conflict berewith, an intention and the necessary or desirable in order to comply with the rules of any issuing authority, including the United States Patent and Trade Office, for recordation of this document. In witness whereof		••	for which	for which the undersigned has thave) executed an application for natent in the United States of America on				
Identification for filed applications filed October 3, 2011 1) Each undersigned agrees to execute all papers necessary in connection with any application and/or grant for the invention an execute separate assignments in connection with such applications and grants as the Assignee may deem necessary. 2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concern application or grant for the invention and to cooperate with the Assignee in every way possible in obtaining evidence and going forward interference. 3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with or provisions of the International Convention for Protection of Industrial Property or similar agreements. 4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm a valid grant. Assignee in the United States and any other country in which the Assignee may file a patent application(s). 5) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office and other issuing authorizes and any other country in which the Assignee, as Assignee of the U.S. Patent and Trademark Office and other issuing authorizes and requests the Commissioner of the U.S. Patent and Trademark Office and other issuing authorizes and requests the Commissioner of the U.S. Patent and Trademark Office and other issuing authorizes and requests the commissioner of the U.S. Patent and Trademark Office and other issuing authorizes and requests the commissioner of the U.S. Patent and Trademark Office and other issuing authority and the control interest herein assigned and that he has not executed, and will not execute, any agreement(s) in conflict herewith, and that this assignment is bright grants the firm of Outer & Berramore, pt.C the power to insert on this assignment any further ident that may be necessary or desirable in order to comply with the rules of any iss	(12)	Signing of	even date	ncrewin or				
1) Each undersigned agrees to execute all papers necessary in connection with any application and/or grant for the invention and execute separate assignments in connection with such applications and grants as the Assignee may deem necessary. 2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concern application or grant for the invention and to cooperate with the Assignee in every way possible in obtaining evidence and going forward interference. 3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with or provisions of the International Convention for Protection of Industrial Property or similar agreements. 4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm a valid grant assignee in the United States and any other country in which the Assignee may file a patert application(s). 5) Each undersigned authorizes and requests the Commissioner of the U.S. Patent and Trademark Office and other issuing authorizes any and all grants resulting from said application(s) to the said Assignee, as Assignee of the entire interest, and covenants that he has not executed, and will not execute, any agreements, in conflict herewith, and that this assignment is binding on him and his heira, successors, assigns and legal representatives. 6) Each undersigned bereby grants the firm of Oliver & Berremore, pic. the power to insert on this assignment any further ident that may be necessary or desirable in order to comply with the rules of any issuing authority, including the United States Patent and Trade Office, for recordation of this document. In witness whereof, executed by the undersigned on the date(s) opposite the undersigned name(s). Inventor Signature (SEAL) Date Inventor Signature (SEAL) This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S. neither, th	(13)	Identification for filed applications	(13) U.S	6. Application Serial Numb	per 13/2	51,493		
execute separate assignments in connection with such applications and grants as the Assignee may deem necessary. 2) Each undersigned agrees to execute all papers necessary in connection with any interference which may be declared concern application or grant for the invention and to cooperate with the Assignee in every way possible in obtaining evidence and going forward interference. 3) Each undersigned agrees to execute all papers and documents and perform any act which may be necessary in connection with or provisions of the International Convention for Protection of Industrial Property or similar agreements. 4) Each undersigned agrees to perform all affirmative acts which may be necessary to obtain, maintain or confirm a valid grant of Assignee in the United States and any other country in which the Assignee may file a patent application(s). 5) Each undersigned athrives and requests the Commissioner of the U.S. Patent and Trademark Office and other issuing authorizes and requests the Commissioner of the U.S. Patent and Trademark Office and other issuing authorizes any and all grants resulting from said application(s) to the said Assignee, as Assignee of this entire interest, and covenants that he has not executed, and will not execute, any agreement(s) in conflict herewith, and that the has not executed, and will not execute, any agreement(s) in conflict herewith, and that the has not executed, and will not execute, any agreement(s) in conflict herewith, and that the has not executed, and will not execute, any agreement(s) in conflict herewith, and that the has not executed, and will not execute, any agreement(s) in conflict herewith, and that the has not executed, and will not execute, any agreement(s) in conflict herewith, and that the has not executed, and will not execute, any agreement(s) in conflict herewith, and that the has not executed, and will not execute any agreement(s) in conflict herewith, and that the has not executed any agreement any further identifications and the provide any agreemen			filed	October 3,	2011			
Date Sept 21, 2011 Inventor Signature (SEAL) Date Sept 21, 2011 Inventor Signature (SEAL) Date Inventor Signature (SEAL) Date Inventor Signature (SEAL) Date Inventor Signature (SEAL) This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S. neither, then it should be signed before at least two witnesses who also signifiers: Date 9/21/2021 Witness	applica interfer or prov Assigna issue ar to conv that this	e separate assignments in ca 2) Each undersigned agra- tion or grant for the inventi- ence. 3) Each undersigned agra- isions of the International (4) Each undersigned agra- ee in the United States and 5) Each undersigned auth- try and all grants resulting from the entire interest hereing assignment is binding only 6) Each undersigned here- y be necessary or desirable	onnection with the store execute on and to cook the second for the store execute any other countries and recommend application and his hop grants the in order to co	h such applications and graph all papers necessary in cooperate with the Assignee is all papers and documents or Protection of Industrial lands and affirmative acts, which unity in which the Assignee quests the Commissioner of ication(s) to the said Assigned that he here not executed, that he here sore assigns around the processors, assigns around the processors as a processor a	ants as the Assignee may of unection with any interfer in every way possible in of and perform any act which property or similar agreem may be necessary to obtain a may file a patent application of the U.S. Patent and Trace, as Assignee of the end will not execute, any old legal representatives.	leem necessary, ence which may be declar attaining evidence and goin in may be necessary in concents, an amaintain or confirm a vicon(s), lemant Office and other is the interest, and covenant agreement(s) in conflict here.	ed concerning any ng forward with such mection with claims valid grant to the suing authorities to s that he has full right crewith, and agrees	
Date Sept 21, 2011 Inventor Signature (SEAL) Date Inventor Signature (SEAL) Date Inventor Signature (SEAL) Date Inventor Signature (SEAL) This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S. neither, then it should be signed before at least two witnesses who also sign here: Date 9/21/2021 Witness		In witness whereof, execu	ted by the un	dersigned on the date(s) or	posite the antigratigned na	mp(S)		
Date Sept 21, 2011 Inventor Signature (SEAL) Date Inventor Signature (SEAL) Date Inventor Signature (SEAL) Date Inventor Signature (SEAL) This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S. neither, then it should be signed before at least two witnesses who also sign here: Date 9/21/2021 Witness	Date				Tou it		SEAL)	
Date Inventor Signature (SEAL) Date Inventor Signature (SEAL) This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S. neither, then it should be signed before at least two witnesses who also sign here: Date 9/21/2011 Witness	Date	Sept 21,20	<u>(</u>	Inventor Signature	VI	Staling	SEAL)	
Date Inventor Signature (SHAL) This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S. neither, then it should be signed before at least two witnesses who also sign here: Date 9/2//2011 Witness	Date		on and the second state of the second se	Inventor Signature			SEAL)	
This assignment should preferably be signed before: (a) a Notary Public if within the U.S.A. (b) a U.S. Consul if outside the U.S. neither, then it should be signed before at least two witnesses who also sign here: Date 9/2//2011 Witness	Date			Inventor Signature			SEAL)	
neither, then it should be signed before at least two witnesses who also sign here: Date 9/2//2011 Witness	Date .			Inventor Signature			SEAL)	
Glassa		then it should be signed be	fore at least to	wo witnesses who also sign	Public if within the U.S.A. There:	(b) a U.S. Consul if outsi	de the U.S.A. If	
	Date _	01-11-			Dee You			

PATENT REEL: 027016 FRAME: 0653