

PATENT ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
Patton Surgical Corporation	05/11/2011
RECEIVING PARTY DATA	
Name:	Stryker Corporation
Street Address:	5900 Optical Court
City:	San Jose
State/Country:	CALIFORNIA
Postal Code:	95138
PROPERTY NUMBERS Total: 3	
Property Type	Number
Application Number:	12604961
Application Number:	12605199
Application Number:	10890078
CORRESPONDENCE DATA	
Fax Number:	(512)457-8008
Phone:	5124578000
Email:	bwiese@dbcllp.com
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>	
Correspondent Name:	DuBois, Bryant & Campbell, LLP
Address Line 1:	700 Lavaca
Address Line 2:	Suite 1300
Address Line 4:	Austin, TEXAS 78701
ATTORNEY DOCKET NUMBER:	4121-1
NAME OF SUBMITTER:	William D. Wiese

OP \$120.00 12604961

Total Attachments: 7

501688043

**PATENT
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PATENT ASSIGNMENT

THIS PATENT ASSIGNMENT (this "Assignment") is made and entered into as of May 11, 2011 (the "Effective Date") between Patton Surgical Corporation, a Delaware corporation, whose address is 301 Congress, Suite 1350, Austin Texas 78701 ("Assignor"), and Stryker Corporation, a Michigan corporation, acting through its Endoscopy Division, whose address is 5900 Optical Court , San Jose, CA 95138 ("Assignee").

WHEREAS, Assignor is the owner of all Transferred Patents (as defined in that certain Asset Purchase Agreement dated May 11, 2011, by and between Assignor and Assignee (the "Purchase Agreement")) including those described in Exhibit A, attached hereto and incorporated by reference herein (the "Patents");

NOW, THEREFORE, for the consideration set forth in the Purchase Agreement and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Assignor and Assignee hereby agree as follows:

1. **Defined Terms.** Capitalized terms used in this Assignment and not otherwise defined herein and defined in the Purchase Agreement shall have the meanings given to such terms in the Purchase Agreement.

2. **Assignment.** Assignor hereby irrevocably sells, transfers, assigns, conveys and delivers to Assignee, and its successors and assigns, free and clear of any and all Liens, the entire right, title and interest in, to and under the Patents, including (i) all improvements disclosed in the Patents, and any related patent applications that have been filed, or that may be filed, in the United States or any jurisdiction, including, but not limited to, divisional, continuing, continuation-in-part, substitute, renewal, and reissue applications; (ii) any right to file and claim priority to any patent application under the provisions of any convention or treaty arising out of any application filed in the United States; (iii) all original and reissued patents that have been or may be issued in the United States or any other jurisdiction for the improvements described in the Patents; and (iv) all corresponding rights that are or may be secured under the laws of the United States or any foreign country, now or hereafter arising or in effect, for Assignee's own use and enjoyment, and for the use and enjoyment of Assignee's successors, assigns and other legal representatives, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment had not been made, together with all income, royalties, damages and payments due or payable to Assignor as of the Effective Date or thereafter, including damages and payments for past, present or future infringements or misappropriations thereof, or other conflicts therewith, the right to sue and recover for past, present or future infringements or misappropriations thereof, or other conflicts therewith, and any and all corresponding rights that, now or hereafter, may be secured throughout the world.

3. **Further Actions.** From time to time, if, as and when requested by Assignee, or by its successors or assigns, Assignor, or its successor or assigns, shall execute and deliver or cause to be executed and delivered all such instruments, authorizations, and other documents, and shall take or cause to be taken all such further or other actions, as the Assignee or its

successors and assigns may deem necessary or appropriate in order to vest in and confirm unto Assignee all worldwide rights, titles and interests in and to the Patents and other items referenced in Section 2 of this Assignment and otherwise to carry out the intent and purposes of this Assignment.

4. **No Conflict.** Assignor warrants that no assignment, sale, agreement, or encumbrance has been or will be made or entered into which would conflict with this Assignment.

[Remainder of page is intentionally left blank.]

IN WITNESS WHEREOF, this Assignment has been executed by the parties as of the Effective Date.

PATTON SURGICAL CORPORATION

By 
Name: Ron Baker
Its President

STRYKER CORPORATION, ACTING
THROUGH ITS ENDOSCOPY DIVISION

By _____

Its _____

[Signature Page to Patent Assignment]

IN WITNESS WHEREOF, this Assignment has been executed by the parties as of the Effective Date.

PATTON SURGICAL CORPORATION

By _____

Its _____

STRYKER CORPORATION, ACTING THROUGH
ITS ENDOSCOPY DIVISION

By *[Signature]*

Its *President, Endoscopy*

[Signature Page to Patent Assignment]

State of Texas
County of Innis

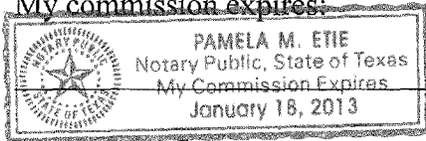
On this 10th day of May, 2011 before me, a notary republic in and for said county, appeared Ron Baker, who is personally known to me to be the President of Patton Surgical Corporation, who subscribed to the foregoing instrument and acknowledged that the execution of said instrument was a free and voluntary act on behalf and with full authority of Patton Surgical Corporation.

GIVEN UNDER MY HAND and seal of office this 10th of May, 2011.

Pamela M. Etie

Notary Public

My commission expires:



[Signature Page to Patent Assignment]

Exhibit A
Patents

SEE ATTACHED

IMATTERNO	CO ID	TYPE	SERIALNO	TITLE	RELATED	PRIORITY	FILE
1742-701USPT	US	UTL	12/604,961	CANNULA SEAL WITH PROTECTIVE LAYER	1142-701USPL	10/23/2008	10/23/2009
1742-702USPT	US	UTL	12/605,199	CANNULA ANCHOR	1142-702USPL	10/23/2008	10/23/2009
1142-700USPT	US	UTL	10/890,078	SURGICAL OBTURATOR	60/549,199	3/2/2004	7/13/2004
1142-701USPL	US	PRV	61/107,850	CANNULA SEAL WITH PROTECTIVE LAYER		10/23/2008	10/23/2008
1142-702USPL	US	PRV	61/107,870	CANNULA WITH ADJUSTABLE ANCHOR		10/23/2008	10/23/2008

TRADEMARKS

IMATTERNO	DUNTRY	TMARK	APPNO	REGNO	STATUS	FILE	REG
1142-600USTM	US	PASSPORT	76/337,930	2,725,628	REGISTERED	11/14/2001	6/10/2003
1142-601USTM1	US	FUNNEL	77/777,493	3,749,502	REGISTERED	7/9/2009	2/16/2010
1142-602USTM1	US	HOTBLADE	77/777,620	3,749,515	REGISTERED	7/9/2009	2/16/2010