

PATENT ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
Cordis Corporation	01/26/2012
RECEIVING PARTY DATA	
Name:	Advanced Bio Prosthetic Surfaces, Ltd.
Street Address:	2828 N. Harwood
Internal Address:	Suite #1700
City:	Dallas
State/Country:	TEXAS
Postal Code:	75201
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	12608023
CORRESPONDENCE DATA	
Fax Number:	(847)770-6006
Phone:	847-770-6000
Email:	ldunham@rosenbaumsilvert.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:	Rosenbaum & Silvert, P.C.
Address Line 1:	1480 Techny Road
Address Line 4:	Northbrook, ILLINOIS 60062
ATTORNEY DOCKET NUMBER:	6006-315
NAME OF SUBMITTER:	J. Peter Paredes
Total Attachments: 3 source=Executed Assignment (6006-315)#page1.tif source=Executed Assignment (6006-315)#page2.tif source=Executed Assignment (6006-315)#page3.tif	

PATENT

ASSIGNMENT AGREEMENT

This Assignment ("**Patent Assignment**"), is made this 16th day of January, 2012, by CORDIS CORPORATION ("**Assignor**"), a Florida corporation, having its place of business at 430 Route 22, Bridgewater, NJ 08807, in favor of ADVANCED BIO PROSTHETIC SURFACES ("**Assignee**"), a Texas limited partnership, having its principal place of business at 2828 N. Harwood, Suite 1700, Dallas, TX 75201.

WITNESSETH:

WHEREAS, Assignor and Assignee have entered into a certain Asset Purchase Agreement dated May 19, 2008 (the "**Asset Purchase Agreement**"), as amended, pursuant to which Assignor agreed to transfer and assign, and Assignee agreed to purchase and accept from Assignor, Purchased Assets, as defined in the Asset Purchase Agreement;

WHEREAS, the Purchased Assets include, among others, certain patents and patent applications that are listed and described in Schedule A attached hereto (the "**Patents**");

WHEREAS, pursuant to the Asset Purchase Agreement, Assignor has an obligation to assign to Assignee a partial, undivided right, title and interest in and to the Patents; and

WHEREAS, in order to evidence the partial acquisition of Assignor's right, title and interest in and to the Patents, Assignor desires to execute this Patent Assignment in favor of Assignee for purposes of recording the same with any appropriate governmental or regulatory body with or without the United States of America.

NOW, THEREFORE, for good and valuable consideration paid by Assignee to Assignor, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. Assignment. Assignor does hereby sell, transfer, convey, assign and deliver unto Assignee a partial, undivided right, title and interest throughout the world in and to the Patents and the inventions therein, including, without limitation, all continuations, divisions, continuations-in-part, extensions and reissues thereof heretofore or hereafter granted and all applications for patent filed in any country or countries claiming the priority to or benefit of the applications from which the Patents issued, and all patents which have been or may be granted for the inventions in any country or countries and all extensions, renewals and reissues thereof (collectively, the "**Patent Rights**"), together with an undivided, partial right, title and interest in and to any claims in law or equity, including, without limitation, the right to sue for and collect damages arising out of present or future infringement or other unauthorized use of the Patents.

2. Recording. Assignor hereby authorizes Assignee to record this Assignment Agreement with United States Patent and Trademark Office ("**USPTO**") as evidence of Assignee's partial, undivided right, title and interest in and to the Patents and hereby represents and warrants that it has full rights to convey the undivided, partial interest herein so assigned. Assignor further authorizes the respective patent offices or governmental bodies in each other jurisdiction ("**Foreign Offices**") to issue any and all patents or certificates of invention which may be granted upon any of the Patent Rights in the name of both Assignor and Assignee, as joint owners of the entire interest therein.

3. Further Assurances. Assignor agrees that, upon request by Assignee and without further consideration, Assignor shall execute such further instruments of transfer and assignment and take such other action as a party may reasonably require to more effectively transfer and assign to, and vest in, Assignee the Patents and all rights thereto, and to fully implement the provisions of this Patent Assignment.

4. Conflicts. In the event of any conflict between this Patent Assignment and the Asset Purchase Agreement, the Asset Purchase Agreement shall control. Nothing in this Patent Assignment shall be deemed to amend or modify in any way any of the terms and conditions of the Asset Purchase Agreement or any rights or obligations of the parties thereto. Nothing in this Patent Assignment shall enlarge or expand the representations and warranties of Assignor related to the Patents contained in the Asset Purchase Agreement.

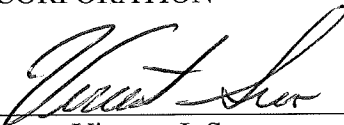
5. Miscellaneous. This Patent Assignment shall be binding upon Assignor and shall inure to the benefit of Assignee, and its representatives, successors and assigns. This Patent Assignment may be executed in counterparts, each of which shall be deemed to be an original, but both of which together shall constitute the same agreement.

6. Governing Law. This Agreement shall be deemed to be made under, and shall be construed and enforced in all respects by, the internal laws of the State of Delaware, without giving effect to principles of conflicts of laws.

IN WITNESS WHEREOF, Assignor has executed this Patent Assignment on the date first above written.

CORDIS CORPORATION

By:


Name: Vincent J. Serrao
Title: Assistant Secretary

SCHEDULE A

App. Serial Number	Inventor(s)	Title	Filing Date	R&S File No.	Cordis File No.
12/205,838	Velasco R., Bonsignore C.	Medical Device including a Thin Metallic Film Component Attached to a Polymeric Component and Associated Methods	9/5/2008	6006-303	CRD-5407USNP
Related foreign apps					
AU 2008237542	Velasco R., Bonsignore C.	Medical Device including a Thin Metallic Film Component Attached to a Polymeric Component and Associated Methods		6006-323	
CA 2641892	Velasco R., Bonsignore C.	Medical Device including a Thin Metallic Film Component Attached to a Polymeric Component and Associated Methods		6006-324	
EP 08253499.1	Velasco R., Bonsignore C.	Medical Device including a Thin Metallic Film Component Attached to a Polymeric Component and Associated Methods		6006-325	
JP 2008275585	Velasco R., Bonsignore C.	Medical Device including a Thin Metallic Film Component Attached to a Polymeric Component and Associated Methods		6006-326	
MX /A/2008/013922	Velasco R., Bonsignore C.	Medical Device including a Thin Metallic Film Component Attached to a Polymeric Component and Associated Methods		6006-327	
11/923,308	Rice, C., Bonsignore, C.	Stent Segments Axially Connected by Thin Film	10/24/2007	6006-277	CRD-5445USNP
12/608,023	Rice, C., Bonsignore, C.	Stent Segments Axially Connected by Thin Film	10/29/2009	6006-315	CRD-5445USDIV1
Related Foreign Apps					
WO002009055723A3		STENT SEGMENTS AXIALLY CONNECTED BY THIN FILM			
CA000002703215A1		STENT SEGMENTS AXIALLY CONNECTED BY THIN FILM			
AU002008316617A1		Stent segments axially connected by thin film			
EP000002224879A2		STENT SEGMENTS AXIALLY CONNECTED BY THIN FILM			