## PATENT ASSIGNMENT

## Electronic Version v1.1

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SUBMISSION TYPE:		NEW ASSIGNMENT				
NATURE OF CONVEYANCE:			ASSIGNMENT			
CONVEYING PART	Y DATA					
		I	Name	Execution Date		
Neil Cole				06/18/2012		
Charles Cole				06/18/2012		
Walter Cole				06/18/2012		
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source=PTO_Assign	ment_Neil_Cole_to_ ment_Neil_Cole_to_	BioLog	jic_10805_057#page1.tif jic_10805_057#page2.tif jic_10805_057#page3.tif			

## ASSIGNMENT OF PATENTS AND PATENT APPLICATION

This Assignment of Patents and Patent Applications is made this 18th day of June, 2012, by individuals **NEIL COLE**, **WALTER COLE**, and **CHARLES COLE** (hereinafter "ASSIGNORS") to and in favor of **BIO LOGIC ENGINEERING, INC.**, a Michigan corporation having offices at 1675 N. Lima Center Rd., Dexter, Michigan 48130 ("ASSIGNEE").

WHEREAS, ASSIGNORS are the owner of the inventions disclosed in the following described issued patents (the "Patents"):

U.S. Patent 7,785,232 - Training System and Method U.S Patent 7,854,685 - Training System and Method

WHEREAS, ASSIGNORS are the owner of the inventions disclosed in the following described patent application (the "Patent Application"):

Canadian Patent Application CA 2,612,426 - Training System and Method

WHEREAS, ASSIGNEE desires to obtain from ASSIGNORS, the entire right, title and interest in and to the Patents and Patent Applications(and any patents that may issue therefrom);

NOW, THEREFORE, in consideration of One Dollar (\$1.00) to ASSIGNORS, and other good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNORS hereby acknowledges that it has assigned and transferred, and by these presents does hereby assign and transfer, unto ASSIGNEE, its successors, legal representatives, and assigns, the entire right, title, and interest throughout the world in, to, and under the Patents and the Patent Application which shall include all patents that may be granted thereon, and any patents or patent applications claiming priority thereof including but not limited to all divisions, continuations, reissues, reexaminations, renewals, and extensions thereof, and all rights of priority under International Conventions and applications for Letters Patent that may hereafter be filed for the Patents or Patent Application in any country or countries foreign to the United States; and ASSIGNORS hereby authorize and request the Commissioner of Patents of the United States, and any Official of any country foreign to the United States, whose duty it is to issue patents on applications as aforesaid, to issue all letters patent for said improvements and all letters patents resulting from the Patent Application to ASSIGNEE, its successors, legal representatives, and assigns, in accordance with the terms of this Agreement.

ASSIGNORS do hereby assign, transfer, and convey to ASSIGNEE, its successors, legal representatives, and assigns all claims for damages and all remedies arising out of any violation of the rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but not limited to, the right to sue for, collect, and retain damages for past infringements of the issued Patents and any all existing or future rights which may accrue under the Patent Application;

PATENT REEL: 028451 FRAME: 0661 ASSIGNORS hereby represent and warrant that:

a) they possess the power and authority to grant the transfers of ownership and rights provided herein;

b) they are the sole and exclusive owner of the Patents and the Patent Application free of any liens or encumbrances;

c) they have not received any notice from a third person or entity claiming to have any right, title, or interest in or to the Patents or the Patent Application;

d) no rights to practice any of the inventions claimed in the Patents and the Patent Application have been conveyed to any third party, including but not limited to licenses, covenants not to sue, options, or agreements with the exception of any rights granted the US federal government related to funding of the inventions claimed in the Patents;

e) all required past and currently due maintenance fees, annuity taxes, and other fees needed to maintain the enforceability of the Patents and the Patent Applications have been paid, except for patent maintenance reinstatement and other fees associated with Canadian Patent Application CA 2,612,426 which shall be the responsibility of Assignee;

f) they will cooperate in the execution of any legal documents needed to confirm ownership of the Patents and the Patent Application in ASSIGNEE;

g) they will cooperate in the further prosecution of the Patent Application; and

h) they are unaware of any infringement by a third party of the Patents and the Patent Application and have not threatened or put on notice by any third party of claimed rights in any of the Patents and the Patent Application.

IN WITNESS WHEREOF, ASSIGNORS have executed this Assignment of Patent and Patent Application as of the date and year first above written.

By: Nel M Coly

Name Printed: Neil Cole Date: June 18, 2012

Name Printed: Walter Cole Date: June 18, 2012

By: Cla 2 Cla

Name Printed: Charles Cole Date: June 18, 2012

NOTARIZATIONS ON NEXT PAGE

## STATE OF MICHIGAN SS. COUNTY OF WASHTENAW

On June 18, 2012, before me, Christine F. Nichols, personally appeared Neil Cole, Charles Cole and Walter Cole, personally known to me (or proved to me on the basis of satisfactory evidence) to be the persons whose names are subscribed to the within instrument, and acknowledged to me that they executed the same as their free act and deed.

WITNESS my hand and official seal.

[SEAL]

1. Dicholo

Christine F. Nichols Notary Signature my Commission expires: 10-22-67

Christine F Nichols Notary Public of Michigan Livingston County Expires 10/22/2013 Acting in the County of With