## PATENT ASSIGNMENT

## Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT						
NATURE OF CONVEYANCE:		CHANGE OF NAME						
CONVEYING PARTY DATA								
		Name	Execution Date					
PowerMed, Inc.			11/21/2001					
RECEIVING PARTY DATA								
Name:	Power Medical In	ledical Interventions, Inc.						
Street Address: 4	4B East Bridge Street							
City:	New Hope							
State/Country:	PENNSYLVANIA							
Postal Code: 1	8938							
PROPERTY NUMBERS Total: 1 Property Type Number								
Application Number: 13737								
CORRESPONDENCE DATA								
Fax Number: 2038212183								
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.     00       Phone:     203-492-5000								
Phone: 203-492-5000								
Email:	sue.rickard@covidien.com							
Address Line 1: Address Line 2:	uddress Line 1:       555 Long Wharf Drive         uddress Line 2:       MailStop 8 N-1							
Address Line 4:	New Haven, CONNECTICUT 06511							
ATTORNEY DOCKET NUMBER:		H-PM-00010DIVBCON						
NAME OF SUBMITTER:		Thomas C. Hughes						
Total Attachments: 2 source=HPM00010DivBConPowerMedNameChg#page1.tif source=HPM00010DivBConPowerMedNameChg#page2.tif								

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In compliance with the required undersigned bitsuress corporation, des ? This name of the corporation is: 2. The (a) address of this corporation commercial registered office provi	NDMENT-DOMESTIC BUS DSCB 15-1915 (Ray so) ments of 15 Pa C S. § 1915 (relating nng to amend its Articles, hereby su POWERMED.) 's current (egistered office in this Co ler and the county of venue is (the D n to the records of the Department);	to articles of americanani). In to articles of americanani). In the structure MG memonwealth or (b) name of a epartment is hereby authorize	a 5	
<ul> <li>(b) c.o.</li> <li>Nome of Commercial Reg For a composition represented by a com- liste composition solicated for venue and</li> <li>The statute by or under which it was</li> <li>The date of its incorporation is:</li></ul>	nercial registered office provider, the cou official publication purposes. s incorporated is: <u>Business</u> <u>August 2, 1999</u> le, one of the following): te upon filling these Articles of Amen	ntv in (b) shall be deemed the con <u>Computation Law of 1998</u>	עמאלא אואר אי איזיגרוי	
 and (b). The amendment was adopted by (Check, and it appropriate complet The amendment adopted by the Article I of the Amended and entirety as follows:	ed by the shareholders (or members the board of directors pursuant to 1 e, one of the following):	b) pursuant to 15 Pa.C.S. § 19 5 Pa.C.S§ 1914(c) wws: ion is hereby amended in	2000 - 2000	
EV. D.C. 1. 1. 0114				

PATENT REEL: 030065 FRAME: 0917

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Article II of the Amended and Hestated Articles of Incorporation is hereby amended in ±2 -mirety as follows:

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"Registered Office, The address of its registered office in the Commonwealth of Pennsylvania, chall be changed to 4 B East Broge Street, New Hope, PA 18938 in Bucks County."

Article IV of the Amended and Restated Articles of Incorporation is hereby amended by replacing the first paragraph of such Article IV in its entirety with the following:

"<u>Authorized Capital Stock</u>, The Corporation shall have the authority to issue an aggregate of 100,000,000 shares of capital stock, of which 75,000,000 shares shall be Common Stock, \$,001 par value ("Common Stock") and 25,000,000 shares shall be Preferred Stock, \$,001 par value."

The respective Statements of Designation for the Series A Preferred Stock, the Series B Preferred Stock and the Series C Preferred Stock are each hereby amended by:

(i) replacing Paragraph 4(d)(i)(C)(3) of such Designations in its entirety with the following:

"(3) to olicers, directors, employees or consultants of the Corporation pursuant to stock options granted pursuant to one or more of the Corporation's stock option plans on terms approved by the Board;"

(ii) deleting the words "and consultants" from Paragraph 4(d)(i)(C)(4) of the Statement With Respect to Shares for each of the Series A Preferred Stock, the Series B Preferred Stock and the Series C Preferred Stock; and

(iii) adding the following new Paragraph 4(d)(l)(C)(7) to the Statement With Respect to Shares for each of the Series A Preferred Stock, the Series B Preferred Stock and the Series C Preferred Stock

"(7) as approved by the Board, to third parties (whether directly or through warrants) as consideration for the provision of goods or services to the Corporation (including the lending of money to the Corporation)."

IN TESTIMONY WHEREOF, the undersigned corporation has caused these Articles of Amendment to be signed by a duly authorized officer thereof this <u>214</u> day of <u>Menufer</u> 2001.

POWERMED, INC. (Name of Corporation) Michael Whitman

TITLE: President and Chief Executive Officer

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**RECORDED: 03/22/2013**