6th Figure 70-1595 (Rev. 06-12)





103657008

U.S. DEPARTMENT OF COMMERCE United States Patent and Trademark Office

RECORDATION FORM COVER SHEET **PATENTS ONLY** To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below. 1. Name of conveying party(ies) 2. Name and address of receiving party(ies) Name: BonWrx, Inc. Linda M. Trebing Internal Address: Additional name(s) of conveying party(ies) attached? Yes No Street Address: 1507 W Parkside Lane 3. Nature of conveyance/Execution Date(s): Execution Date(s) 1/11/2013 Assignment Merger City: Phoenix J Security Agreement
 Security Ag Change of Name ___ Joint Research Agreement State: AZ Government Interest Assignment Country: USA Zip: 85027 Executive Order 9424, Confirmatory License Other Additional name(s) & address(es) attached? Yes No 4. Application or patent number(s): This document serves as an Oath/Declaration (37 CFR 1.63). A. Patent Application No.(s) B. Patent No.(s) 11/861,246 Additional numbers attached? Yes No 5. Name and address to whom correspondence 6. Total number of applications and patents concerning document should be mailed: involved: 1 Name: Daniel Pollmann **7. Total fee** (37 CFR 1.21(h) & 3.41) \$_40.00 Internal Address: Authorized to be charged to deposit account Street Address: 1507 W Parkside Lane None required (government interest not affecting title) City: Phoenix 8. Payment Information Zip: 85027 State: AZ Phone Number: 623.780.9988 Deposit Account Number Docket Number: 087484.00003 99999920 11861246 Authorized User Name Email Address: dpollmann@bonwrx.com 40.60 OP 01 FC:8021 9. Signature: Signature Daniel L. Pollmann Total number of pages including cover sheet, attachments, and documents: Name of Person Signing Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to:

Mail Stop Assignment Recordation Services, Director of the USPTO, P.O.Box 1450, Alexandria, V.A. 22313-1450

ASSIGNMENT

WHEREAS Linda M. Trebing (hereinafter "Assignor"), has made an invention entitled: **"MATERIALS AND APPARATUS FOR IN-SITU BONE REPAIR"** ("Invention") and submitted United States Application No. 11/861,246 filed on September 25, 2007 for United States Letters Patent (hereinafter "Application").

WHEREAS, BonWrx, Inc., a corporation of Delaware whose address is 1507 W Parkside Lane, Phoenix, AZ 85027 (hereinafter "Assignee") desires to own the entire right, title, and interest in and to the Invention in all countries throughout the world, and in and to the Application, as well as all applications related to the Applications now or hereafter filed anywhere in the world and all Letters Patents granted from any of the foregoing applications.

NOW THEREFORE, be it known that for good and valuable consideration the receipt of which from Assignee Assignor hereby acknowledges, Assignor hereby sells, assigns, and transfers unto the Assignee, its lawful successors and assigns, her entire right, title, and interest in and to the Invention, and the Applications, and all divisions, continuations, and continuations-in-part thereof, and all Letters Patent of the United States which may be granted thereon, and all reexaminations certificates and reissues thereof, as well as all rights to claim priority on the basis of either of the Applications, and all applications for Letters Patent which may now or hereafter be filed for this invention in any foreign country and all Letters Patent which may be granted on the Invention in any foreign country, and all extensions, renewals, and reissues thereof in any country; and hereby authorize and request the United States Patent and Trademark Office and any official of any foreign country whose duty it is to issue Letters Patent on applications as described above, to issue all Letters Patent for the Invention to Assignee, its successors and assigns;

ASSIGNOR HEREBY covenants that she has the full right to convey the interest assigned, and she has not executed and will not execute any agreement in conflict with this Assignment.

ASSIGNOR HEREBY further covenants and agrees that she will, without further consideration, communicate with Assignee, its successors and assigns, any facts known to her respecting the Invention, and testify in any legal proceeding, sign all lawful papers when called upon to do so, execute and deliver any and all papers that may be necessary or desirable to perfect the title to the Invention in Assignee, its successors or assigns, execute all divisional, continuation, continuation-in-part and reissue applications, make all rightful oaths and generally do everything possible to aid Assignee, its successors and assigns, to obtain and enforce proper patent protection for the Invention in the United States and any foreign country, it being understood that any expense incident to the execution of such papers shall be borne by the latter Assignee, its successors and assigns.

MCW. THEREFORE, be it known that for good and valuable consideration the receipt of which from Assignee
and transfers unto the Assignee, Assignor hereby sells, assigns, and transfers unto the Assignee, its lawful successors
County of A Marian and title, and interest in and Name was Linda M! Trebing cations, and all divisions
Address: 9 Radnor-Wayed States which may be graded and Address:
e amazetons certificates in a recisional there is a world Wayne't PA' 19087 profity on the casis of other citic
and any all applications torquations that and all all all may as a confined for the invention in any foreign
and all applications to feetters hat an an may be freeted o Signature: من المعارض المعارض all applications to feetters hat an and only form the fourty, and all extensions, renew. State of and all particularly form the feet of the fe
what is the reprint any country; and hereby authorize and regions white States Patent and Trademark Office
"not of any foreign country. Aim so duty this have to be integrally displactions as described the country and pater Patent for the Invention to Assignee, its successors and exclusive the successors are exclusive to the successors and exclusive the successors are exclusive to the successors and exclusive the successors are exclusive to the successors are exclusive to the successors are exclusive to the successors and exclusive the successors are exclusive to the successor and exclusive the successors are exclusive to the successor and exclusive th
োনেও Patent for the Invention to Assignee, its successors an d এইট্রানের্সিক্তিরিকিক্তিরিক্তিরিক্তিরিকিক্তিরিকিক্তিরিকিক্তিরিকিক্তিরিকিক্তিরিকিক্তিরিকিক্তিরিকিক্তিরিকিক্তিরিকিক্তিরিকিক্তিরিকিক্তিনিকিকিক্তিরিকিকিকিকিকিকিকিকিকিকিকিকিকিকিকিকিকিকি
Subscribed and sworn to before me this day of day of the last to convey the interest assigned and she has not
Com I /// Notary Public
TONOR HEREBY further dovernants and a good to self-better further consideration, communicated
graduate successors and assigns, any facts knowledge appearing the Invention, and testify in any legal proceed
Anter L. Poll Mann's that may be necessary or note to perfect the title to the Invention in Assignation solution.
ு எர்ச் to perfect the title to the Invention in Assignce இது Ssors Maricopar County Secure all divisional, continuation
manufacture part and reissud applications, make and when the Committee the contract the part and possible to and Assign
accessors and assigns, to obtain and enforce propagate the total for the Invention in the United States and ar
் நா country, it being understood that any expense நிவ்வியிர் the execution of such papers shall be borne by the
ு ed, its successors and assigns.

Page 1 of 1 inda M. Trebing Advantage in the State of State of Advances of Parent Page 19087 PATENT REEL: 030175 FRAME: 0651

RECORDED: 04/01/2013