PATENT ASSIGNMENT

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SUBMISSION TYPE:		NEW ASSIGNMENT				
NATURE OF CONVEYANCE:		ASSIGNMENT				
CONVEYING PARTY D	ATA					
1			lame	Execution Date		
James McClain				08/28/2009		
Douglas Taylor				08/14/2009		
Robert Rabiner				08/14/2009		
RECEIVING PARTY DA	ΤA					
Name: Micell Technologies, II			nc.			
Street Address:	7516 Precision Drive					
City:	Raleigh					
State/Country:						
Postal Code:	27617					
PROPERTY NUMBERS	i Total: 1	[
Property Ty	/pe		Number			
Application Number: 12522		۶۵ (۲۹ در ۲۰ در ۲				
CORRESPONDENCE E	ΔΤΑ				12522379	
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Correspondence will be sent via US Mail when the fax attempt is unsuccessful. Phone: 858-350-2300 Email: Iford@wsgr.com, patentdocket@wsgr.com Phone:						
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ATTORNEY DOCKET NUMBER:		32695-708.831				
NAME OF SUBMITTER:		Lori Ford				
Signature:		/Lori Ford/				
Date:		06/11/2013				
Total Attachments: 2 source=32695_708_831_Assignment#page1.tif source=32695_708_831_Assignment#page2.tif						

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Docket Number 32695-708-601

WHEREAS, the undersigned:

1. McCLAIN, James 8008 Chadbourne Court Raleigh, NC 27613

2. TAYLOR, Doug 2008 Landmark Drive Franklinton, NC 27525 3. RABINER, Robert 37 Watermark Drive Tiverton, R1 02878

(hereinafter "Inventor(s))," have invented certain new and useful improvemients in

STENTS HAVING BIODEG RADABLE LAYERS

for which a United States patent application is executed on even date herewith; for which Application No are filed as in the first second seco

for which Application No. _____was filed on _____ in the United States Patent Office; for which Application No. <u>PCT/US2008/50536</u> was filed on <u>08 January 2008</u> in the U.S. Receiving Office of the Patent Cooperation Treaty;

for which Application No. _____was filed on _____ in the ____ Patent Office; and/or

i for which an application was filed upon which a United States Patent issued on _____, as U.S. Patent No.

(hereinafter "Application(s)").

WHEREAS, Micell Technologies, Inc., a corporation of the State of Delaware, having a place of business at 7516 Precision Drive, Raleigh, North Carolina 27617, (hereinafter "Assignce"), is desirous of acquiring the entire right, title and interest in and to said Application(s) and the inventions disclosed therein, and in and to all embodiments of the inventions, heretofore conceived, made or discovered, whether jointly or soverally, by said Inventor(s) (hereinafter collectively referred to as "Inventions"), and in and to any and all patents, inventor's certificates and other forms of protection (hereinafter "Patent(s)") thereon granted in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty-

NOW, THEREFORE, in consideration of good and valuable consideration acknowledged by said Inventor(s) to have been received in full from said Assignee:

Said Inventor(s) do hereby sell, assign, transfer and convey unto said Assignee the entire right, title and interest (a) in and to said 1. Inventions, including the right to claim priority to said Inventions; (b) in and to all rights to all United States and corresponding non-United States patent applications and Patent(s), including those filed under the Paris Convention for the Protection of Industrial Property. The Patent Cooperation Treaty or otherwise; (c) in and to any and all applications filed and any and all Patent(s) granted on said Inventions in the United States, in any foreign country, or under any international convention, agreement, protocol, or treaty, including each and every application filed and any and all Patent(s) granted on any application which is a divisional, substitution, continuation, or continuation-in-part of any of said Application(s); and (d) in and to each and every reissue. reexamination, or extensions of any of said Patent(s).

Said Inventor(s) hereby covenant and agree to cooperate with said Assignee to enable said Assignee to enjoy to the fullest extent the 2. right, title and interest herein conveyed in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty. Such cooperation by said Inventor(s) shall include prompt production of pertinent facts and documents, giving of testimony, execution of petitions, oaths, specifications, declarations or other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting in said Assignee the right, title and interest herein conveyed; (b) for prosecuting any applications covering said Inventions; (c) for filing and prosecuting substitute, divisional, continuing or additional applications covering said Inventions; (d) for filling and prosecuting applications for reissuance of any said Patent(s); (c) for interference or other priority proceedings involving said Inventions; and (f) for legal proceedings involving said Inventions and any applications therefor and any Patent(s) granted thereon, including without limitation reissues and reexaminations, opposition proceedings, cancellation proceedings, priority contests, public use proceedings, infringement actions and court actions; provided, however, that the expense incurred by said Inventor(s) in providing such cooperation shall be paid for by said Assignee.

The terms and covenants of this assignment shall inure to the benefit of said Assignee, its successors, assigns and other legal 3. representatives, and shall be binding upon said inventor(s), their respective heirs, llegal representatives and assigns.

Said Inventor(s) hereby warrant and represent that they have not entered and will not enter into any assignment, contract, or understanding in conflict herewith.

Said Inventor(s) hereby request that any Patent(s) issuing in the United States, foreign countries, or under any international convention, 5. agreement, protocol, or treaty, be issued in the name of the Assignee, or its successors and assigns, for the sole use of said Assignee, its successors, logal representatives and assigns.

IN WITNESS WHEREOF, said Inventor(s) have expented and delivered this instrument to said Assignce as of the dates written below:

Date: 8128/09 JAMES MCCLAIN	Date: 8(909 D) 25
Date:	******
RECEIVED AND AGREED TO BY ASSIGNEE: Date: $\frac{8}{28}/28/09$.	By: James B. McClain, Ph.D. Name: James B. McClain, Ph.D. Aide: Co-founder and Chief Technology Officer
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PATENT REEL: 030590 FRAME: 0789

PATENT ASSIGNMENT	Docket Number 32695-708-601
WHEREAS, the undersigned:	
1. McCLAIN, James 2. TAYLOR, Doug \$Q08 Chadbourne Court 2008 Landmark Drive Rateigh, NC 27613 Frunklinion, NC 27525	3. RABINER, Robert 37 Watermark Drive: Tivenon, RI 02878
(hereinafter "Invenior(s))," have invented certain new and aseful improvement	is in:
	EGRADABLE LAYERS
for which a United States patent application is executed on ever for which Application Nowas filed onin the United States for which Application Nowas filed onin thePatent for which Application Nowas filed on in thePatent for which an application was filed upon which a United States I (hereinafter "Application(s)").	ites Patent Office; January 2008 in the U.S. Receiving Office of the Patent Cooperation Treaty; Office; and/or
WHEREAS, <u>Micell Technologies. Inc.</u> , a corporation of the State of <u>Delaware</u> <u>27617</u> , (hereinafter "Assigned"), is desirous of acquiring the entire right, title r and in and to all embodiments of the inventions, heretofore conceived, made o collectively referred to as "Inventions"), and in and to any and all patients, inve thereon granted in the United States, foreign countries, or under any internatio	ind interest in and to said Application(s) and the inventors assessed increase, r discovered, whether jointly or severally, by said inventor(s) (hereinafter intor's certificates and other forms of protection (hereinafter "Patent(s)")
NOW, THEREFORE, in consideration of good and valuable consideration of good and valuab	station acknowledged by said Inventor(s) to have been received in full from
1. Said Inventor(s) do herehy sell, assign, transfer and conv inventions, including the right to claim priority to said Inventions; (b) in and to applications and Patent(s), including these filed under the Paris Convention fo otherwise; (c) in and to any and all applications filed and any and all Patent(s) under any International convention, agreement, protocol, or treaty, including e application which is a divisional, substitution, continuation, or continuation-in reexamination, or extensions of any of said Patent(s).	 the Protection of Industrial Property. The Patcht Geoperation Trenty or granted on said Inventions in the United States, theny foreign country, or sets and deery amplication filed and any and all Patcht(s) granted on any
2. Said Inventor(s) hereby covenant and agree to coopetate right, title and interest herein conveyed in the United States, foreign countries, cooperation by said Inventor(s) shall include prompt production of pertinent fi specifications, declarations or other papers, and other assistance all to the exter Assignee the right, title and interest herein conveyed; (b) for prosecuting any 5 divisional, continuing or additional applications covering said Inventions; (d) for interference or other priority proceedings involving said Inventions; (d) for interference or other priority proceedings involving said Inventions; unterefor and any Pacent(s) granted thereon, including without limitation reissue priority contests, public use proceedings, infringement actions and court action providing such cooperation shall be paid for by suid Assignee.	tots and documents, giving of testimony, execution of petitions, oauts, in deemed necessary or destrable by said Assignee (a) for perfecting in said (applications covering said inventions; (c) for filing and prosecuting substitute, for filing and prosecuting applications for reinsuance of any said Paleut(s); d (f) for legal proceedings involving said Inventions and any applications a und recentingations, on position proceedings, cancellation proceedings,
 The terms and covenants of this assignment shall inure to representatives, and shall be binding upon said Inventor(s), their respective he 	the benefit of suid Assignce, its successors, satigns and other legal its, legal representatives and assigns.
4. Said Inventor(s) bereby warrant and teptesont that they h understanding in conflict herewith.	ave not entered and will not enter into any assignment, contract, or
 Said Inventor(s) hereby refuest that any Patent(s) issuing agreement, protocol, or treaty, be issued in the tame of the Assignce, or its suc representatives and assigns. 	in the United States, foreign countries, or under any international convention recessors and assigns, for the sole use of said Assigned, its successors, legal
IN WITNESS WHEREOF, said inventor(s) have executed and deliv	rered this instrument to said Assignee as of ilio dates written below:
Dato:	Dules
Date: Arag 11/09 JOHERT RADINER	
RECEIVED AND AGREED TO BY ASSIGNEE:	
Baite:By:	
	Name: James B. McClain, Ph.D. Title: Co-founder and Chief Technology Officer

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RECORDED: 06/11/2013

PATENT REEL: 030590 FRAME: 0790