PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT					
NATURE OF CONVEYANCE:		ASSIGNMENT					
CONVEYING PARTY DATA							
N			ame	Execution Date			
Barry N. Gellman				04/08/2013			
Jozef Slanda				04/03/2013			
RECEIVING PARTY DATA							
Name:	Boston Scientific Scimed, Inc.						
Street Address:	One SciMed Place						
City:	Maple Grove						
State/Country:	MINNESOTA						
Postal Code:	55311-1566						
PROPERTY NUMBERS Total: 1							
Property Type		Number					
Application Number. 136653		12					
CORRESPONDENCE DATA Fax Number: 6123328352 Correspondence will be sent via US Mail when the fax attempt is unsuccessful.							
Fax Number:6123328352Correspondence will be sent via US Mail when the fax attempt is unsuccessful.Phone:2024706461Email:becky@brakehughes.comCorrespondent Name:Brake Hughes Bellermann LLPAddress Line 1:c/o CPA GlobalAddress Line 2:PO Box 52050Address Line 4:Minneapolis, MINNESOTA 55402							
ATTORNEY DOCKET NUMBER:		0073-203006					
NAME OF SUBMITTER:		Timothy D. Ford					
Signature:		/Timothy D. Ford, Reg. No. 47567/					
Date:		08/20/2013					
Total Attachments: 2 source=0073-203006_executed_assignment#page1.tif source=0073-203006_executed_assignment#page2.tif							

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COMBINED DECLARATION & ASSIGNMENT

Attorney Docket No.: Page 1 of 1 7061663005

Client Ref. No.: 01-090US07

Title: MEDICAL SLINGS

ASSIGNMENT

WHEREAS, we, Barry N. Gellman and Jozef Slanda, have invested certain new and useful improvements as described in U.S. patent application, ontitled MEDICAL SLINGS, the application having been executed on even date herewith, and/or being identified in the United States Patent and Trademark Office ("USPTO") by Application Mo. 13/665.312, filed October 31, 2012 ("Invention"); and :

WHEREAS, Boston Scientific Scimed, Inc., a Corporation of the State of Minnesota, and having an address of One Scimed Place, Maple Grove, Minnesota 55311, United States (together with its successors and assigns, the "Assignee"), seeks to memorialize its ownership of the entire right, title and interest in and to the Invention:

NOW, THEREFORE, in exchange for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, we transfer to Assignee our entire right, title, and interest in and to the Invention, including all inventions disclosed or claimed in the above-identified patent application, including any improvements thereof, any corresponding domestic applications (e.g., provisional, non-provisional, divisional, continuation, continuation-in-part, reexamination, and/or reissue patent), any corresponding foreign applications, all patents issuing thereon, or other patent application based off or claiming priority to the above-identified patent application, and all rights and benefits under any applicable treaty or convention. We authorize the USPTO (or foreign equivalent thereof) to issue any patent (or similar legal protection) to the Assignee.

We authorize the Assignee to insert in this instrument the filing date and application number of the application when ascertained. I hereby authorize the Assignee (or its designee) to apply for patent (or similar legal protection) in its own name if desired, in any and all countries.

Wel represent to the Assignee that I have not and shall not execute any writing or do any act whatsoever conflicting with this Assignment. We agree when requested, without additional consideration, but at the expense of the Assignce, to provide additional reasonable assistance necessary to memorialize this assignment, to execute all oaths, declarations, assignments, powers of attorney and other papers necessary to perfect and vest title to the rights assigned herein to the Assignee; and will render all assistance in filing, obtaining, maintaining, and enforcing any patent (or similar legal protection) on the Invention in any and all countries.

DECLARATION

We have reviewed and understand the contents of the above-identified patent application including the claims, and wel believe wel are an original or an original joint inventor of a claimed invention in the aboveidentified patent application. The above-identified patent application was made or authorized to be made by ys. We are aware of and acknowledge my duty to disclose to the USPTO all information known to us to be material to patentability of the claims in the above-identified patent application. We acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.

N X/Ny Del ma____ Barry N. Gellman

Date 418/13

Jozef Slanda

Date

PATENT REEL: 031045 FRAME: 0891

COMBINED DECLARATION & ASSIGNMENT

Attorney Docket No.:	Page 1 of
7061663005	rage for

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Client Ref. No.: 01-090US07

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NOW, THEREFORE, in exchange for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, we transfer to Assignee our entire right, title, and interest in and to the Invention, including all inventions disclosed or claimed in the above-identified patent application , including any improvements thereof, any corresponding domestic applications (e.g., provisional, non-provisional, divisional, continuation, continuation-in-part, reexamination, and/or reissue patent), any corresponding foreign applications, all patents issuing thereon, or other patent application based off or claiming priority to the above-identified patent application, and all rights and benefits under any applicable treaty or convention. We authorize the USPTO (or foreign equivalent thereof) to issue any patent (or similar legal protection) to the Assignee.

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We have reviewed and understand the contents of the above-identified patent application including the claims, and wel believe wel are an original or an original joint inventor of a claimed invention in the aboveidentified patent application. The above-identified patent application was made or authorized to be made by ys. We are aware of and acknowledge my duty to disclose to the USPTO all information known to us to be material to patentability of the claims in the above-identified patent application. We acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by fine or imprisonment of not more than five (5) years, or both.

Barry N. Gellman

Jozef Slanda

Date

Date APRIL 93 2013