# 502469650 08/23/2013

### PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### CONVEYING PARTY DATA

Name	Execution Date
William Aldrich	01/24/2013

### RECEIVING PARTY DATA

Name:	ENDOSHAPE, INC.
Street Address:	2450 Central Avenue
Internal Address:	Suite I
City:	Boulder
State/Country:	COLORADO
Postal Code:	80304

#### PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	13750854

### CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 9494445970

Email: AFredericks@onellp.com

Correspondent Name: Mark Stirrat

Address Line 1: 4000 MacArthur Blvd.

Address Line 2: West Tower, Suite 1100

Address Line 4: Newport Beach, CALIFORNIA 92660

ATTORNEY DOCKET NUMBER:	E0036.0001_3
NAME OF SUBMITTER:	Mark Stirrat, Reg. No. 50,756
Signature:	/Mark Stirrat/
Date:	08/23/2013

Total Attachments: 2

source=E0036\_0001\_Patent Assignment\_3#page1.tif source=E0036\_0001\_Patent Assignment\_3#page2.tif

PATENT REEL: 031070 FRAME: 0722 #0000 C 00.044 LO

## ASSIGNMENT OF PATENT

WHEREAS, William Aldrich is an individual with a correspondence address at P.O. Box 6528, Napa, CA 94581 (hereinafter referred to as "ASSIGNOR") conceived certain invention embodiments in US Patent Application Number 61/681,507 entitled, "Pullwire And Captured Loop Detachment Systems With Associated Non-Braid Implants," and filed August 9, 2012 covering those invention embodiments.

WHEREAS, EndoShape, Inc. is an entity organized and existing under and by virtue of the laws of the State of Delaware and having its correspondence address at 2450 Central Ave, Suite I, Boulder, CO 80304 (hereinafter referred to as "ASSIGNEE"), and is desirous of acquiring the exclusive right, title and interest in, to and under said inventions and in, to and under any Patent or similar legal protection to be obtained therefor in the United States of America, its territorial possessions and in any and all countries foreign thereto;

WHEREAS, ASSIGNOR has agreed to assign said inventions to ASSIGNEE;

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNOR hereby sells, assigns, transfers and sets over unto ASSIGNEE, its successors and assigns, its full and exclusive right, title and interest to said inventions and to all Letters Patent(s) or application(s) or similar legal protection, not only in the United States and its territorial possessions, but in all countries foreign thereto to be obtained for said inventions by said applications, and to all utility applications, continuations, divisions, renewals, substitutes or reissues thereof or any legal equivalents thereof in the United States or a foreign country for the full term or terms for which the same may be granted, including all priority rights under the International Convention; and ASSIGNOR hereby authorizes and requests the United States Commissioner of Patents and Trademarks and any officials of foreign countries whose duty it is to issue patents or any legal equivalent thereof to issue said patents and equivalents to said ASSIGNEE, its successors and assigns, in accordance with this Assignment and hereby transfer all rights of action, power and benefit belonging to or accruing from said inventions including the right to undertake proceedings to recover past and future damages and claim all other relief in respect of any acts of infringement thereof whether such acts shall have been committed before or after the date of this assignment.

ASSIGNOR hereby covenants that it is the owner of certain of said inventions, that ASSIGNOR has not made or entered into any assignment, sale, agreement or encumbrance that would conflict with this Agreement, that ASSIGNOR is aware of no party other than ASSIGNEE having ownership of said inventions (in whole or in part), that ASSIGNOR

PATENT REEL: 031070 FRAME: 0723 does not believe that said inventions have been taken from any third party without that parties' authorization, and that ASSIGNOR does not know of any permissions from a third party that must be obtained in order for this Agreement to be effective; and

ASSIGNOR further covenants that ASSIGNEE will, upon its request, be provided promptly with all pertinent facts and documents relating to said application, said inventions and said Letters Patent(s) and legal equivalents as may be known and accessible to ASSIGNOR and that ASSIGNOR will testify as to the same in any interference or litigation related thereto and that ASSIGNOR will, at all times, promptly execute and deliver to ASSIGNEE or its legal representative any and all papers, instruments, or affidavits required to apply for, obtain, maintain, issue and enforce said applications, said inventions and said Letters Patent(s) and said equivalents in the United States or in any foreign country, which may be necessary or desirable to carry out the purposes thereof or may be necessary to give full effect to this

	January Verse A. Dick-Clark
WILLIAM ALDRICH ,	WITNESSED BY (SIGNATURE/PRINT NAME)
3//24/13 DATE	1/34//3 DATE
ENDOSHAPE, INC.	
By: 4 = 2	
JEFFREY CASTLEBERRY	WITNESSED BY (SIGNATURE/PRINT NAME)
Cure Chesarius Arriors	Variable Company 33

1/24/13 DATE //34/13

PATENT REEL: 031070 FRAME: 0724

**RECORDED: 08/23/2013** 

Agreement.