503301555 05/11/2015

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3348173

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
SEQUENCE:	8

CONVEYING PARTY DATA

Name	Execution Date
COLUMBIA MEDICAL MANUFACTURING, LLC	03/31/2015

RECEIVING PARTY DATA

Name:	COLUMBIA MEDICAL, LLC
Street Address:	11724 WILLAKE STREET
City:	SANTA FE SPRINGS
State/Country:	CALIFORNIA
Postal Code:	90670

PROPERTY NUMBERS Total: 8

Property Type	Number
Patent Number:	D508175
Patent Number:	D507904
Patent Number:	D503556
Patent Number:	7328953
Patent Number:	D611715
Patent Number:	7506385
Patent Number:	D636190
Patent Number:	8454048

CORRESPONDENCE DATA

Fax Number: (310)305-1718

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 5622820244

Email: marketing@columbiamedical.com

Correspondent Name: KIMMIE SIRIMITR

Address Line 1: 11724 WILLAKE STREET

Address Line 4: SANTA FE SPRINGS, CALIFORNIA 90670

 NAME OF SUBMITTER:
 KIMMIE SIRIMITR

 SIGNATURE:
 /kimmie sirimitr/

PATENT 503301555 REEL: 035611 FRAME: 0093

DATE SIGNED:	05/11/2015	
	This document serves as an Oath/Declaration (37 CFR 1.63).	

Total Attachments: 12

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PATENT REEL: 035611 FRAME: 0094

ASSET PURCHASE AGREEMENT

by and among

COLUMBIA MEDICAL MANUFACTURING, LLC, a California limited liability company,

GARY WERSCHMIDT, an individual residing at 21905 Heatheridge Drive, Yorba Linda, CA 92887,

COLUMBIA PARTNERS, L.P., a California limited partnership,

COLUMBIA INVESTORS, L.P., a California limited partnership,

REHAB PRODUCTS, LLC a California limited liability company,

and

MEDICAL DEPOT, INC., a Delaware corporation

DATE: March 31, 2015

TABLE OF CONTENTS

		<u>Page</u>
ARTICLE I.	CERTAIN DEFINITIONS	1
ARTICLE II.	SALE AND PURCHASE OF THE PURCHASED ASSETS	2
2.1	Purchased Assets; Excluded Assets	2
2.2	Assumed Liabilities; Excluded Liabilities.	
2.3	Purchase Price	
2.4	Intentionally Omitted	7
2.5	Allocation of Purchase Price	7 7
2.6	Delivery and Assignment of the Purchased Assets; Third Party Consents;	/
	Undisclosed Contracts	7
2.7	Working Capital Adjustment	
2.8	Inventory Holdback	
2.9	Adjustments for Tax Purposes	10
ARTICLE III.	CLOSING	
3.1		
3.2	The Closing	
3.3	Deliveries of the Seller	
		13
ARTICLE IV.	REPRESENTATIONS AND WARRANTIES OF THE SELLER PARTIES	14
4.1	Organization; Good Standing	14
4.2	Authority of the Seller Parties	
4.3	Equity	
4.4	No Resulting Violations; No Consents Required	
4.5	Financial Statements	
4.6	No Undisclosed Liabilities	
4.7	Taxes	18
4.8	Real Property	19
4.9	Title to Purchased Assets	
4.10	Intellectual Property	
4.11	Agreements, Contracts and Commitments	
4.12	The Products; Inventory; Equipment	
4.13	Accounts Receivable	25
4.14	Condition and Sufficiency of the Purchased Assets	
4.15	Litigation	
4.16	Environmental Matters	
4.17	Employee Benefit Plans; ERISA	
4.18	Employee Matters	28
4.19	Compliance with Laws	
4.20	Insurance	
4.21	Key Customers and Suppliers	
4.22	Warranties and Related Matters	33
4.23	Trade Deals and Promotions	33

$\frac{\textbf{TABLE OF CONTENTS}}{(\text{cont'd})}$

		<u>Page</u>
4.24	Gifts	33
4.25	Advertising	
4.26	Government Contracts	
4.27	Records	
4.28	Brokers	
4.29	Transactions With Affiliates	34
4.30	OFAC Certification	
4.31	Solvency	
ARTICLE V.	REPRESENTATIONS AND WARRANTIES OF THE PURCHASER and drive	36
5.1	Organization; Good Standing	36
5.2	Authority; Enforceability	36
5.4	Financial Ability	37
5.5	Brokers	37
ARTICLE VI.	COVENANTS	
6.1	Further Assurances	37
6.2	Transfer and Retention of Records	37
6.3	Employee Matters	
6.4	Tax Matters	39
6.5	Name Changes	39
6.6	Accounts Receivable	
6.7	Governmental Approvals	40
6.8	Public Announcements	
6.9	Contacts	40
ARTICLE VII.	CONFIDENTIALITY; NONSOLICITATION AND NONDISPARAGEMENT COVENANTS	40
7.1	Confidentiality; Nonsolicitation	
7.2	Nondisparagement	
7.3	Confidentiality	42
7.4	Remedies	42
7.5	Enforceability	
	INDEMNIFICATION	
8.1	Survival of Representations and Warranties	43
8.2	Indemnification by the Seller	44
8.3	Indemnification by the Purchaser and Drive	46
8.4	Indemnification Procedures - Third-Party Claims	
8.5	Procedure for Indemnification - Direct Indemnification Claims	49
8.6	Indemnification Amount	49
8.7	Sole Source of Indemnification; Right of Set-Off	49
8.8	Adjustment in Claim Amounts	50
8.9	Tax Treatment of Indemnification Payments	51

TABLE OF CONTENTS (cont'd)

		<u>Page</u>
ARTICLE IX.	MISCELLANEOUS	51
9.1	Expenses	51
9.2	Amendment	
9.3	Entire Agreement	
9.4	Waiver	
9.5	Notices	51
9.6	Governing Law; Jurisdiction	
9.7	Dispute Resolution	53
9.8	Severability	55
9.9	Binding Effect; Assignment	
9.10	Mutual Drafting	
9.11	Interpretation	
9.12	Third Parties	
9.13	Counterparts	
9.14	Written Notices	

ASSET PURCHASE AGREEMENT

ASSET PURCHASE AGREEMENT (this "Agreement"), dated as of March 31, 2015 (the "Closing Date"), by and among (i) COLUMBIA MEDICAL MANUFACTURING, LLC (the "Seller"), a California limited liability company, (ii) GARY WERSCHMIDT ("Werschmidt"), an individual residing at 21905 Heatheridge Drive, Yorba Linda, CA 92887, (iii) COLUMBIA PARTNERS, L.P. ("CP"), a California limited partnership, (iv) COLUMBIA INVESTORS, L.P. ("CI", and together with Werschmidt and CP, the "Members"), a California limited partnership, (v) REHAB PRODUCTS, LLC (the "Purchaser"), a California limited liability company, and (vi) MEDICAL DEPOT, INC. ("Drive"), a Delaware corporation. Seller and the Members are hereafter sometimes referred to as the "Seller Parties".

RECITALS

WHEREAS, the Seller manufactures, markets, and distributes and sells durable medical equipment and related parts and accessories that are intended for use by Persons with special needs and/or disabilities (the "Business").

WHEREAS, CP, CI and Werschmidt own 100% of the issued and outstanding membership and limited liability company interests in the Seller.

WHEREAS, the Seller desires to sell, convey, assign, and transfer to the Purchaser, and the Purchaser desires to purchase, accept, acquire, and assume from the Seller, all of Seller's interest in the Purchased Assets and Assumed Liabilities in exchange for the Purchase Price, subject to the terms and conditions set forth herein.

WHEREAS, the Members desire to induce the Purchaser to acquire the Purchased Assets and assume the Assumed Liabilities in exchange for the Purchase Price, and the Members are therefore willing to enter into this Agreement.

WHEREAS, Drive desires to induce the Seller to sell the Purchased Assets to Purchaser and Drive is therefore willing to enter into this Agreement.

AGREEMENT

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, and other good and valuable consideration, the receipt and legal adequacy of which is acknowledged, the parties hereto hereby agree as follows:

ARTICLE I.

CERTAIN DEFINITIONS

The terms defined in <u>Appendix I</u> attached hereto, whenever used in this Agreement (including, the Recitals, the Exhibits and Schedules attached hereto), shall have the meanings given to them in <u>Appendix I</u>. <u>Section 9.11</u> of this Agreement shall govern all interpretations under this Agreement.

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ARTICLE II.

SALE AND PURCHASE OF THE PURCHASED ASSETS

2.1 Purchased Assets; Excluded Assets.

- (a) Upon and based upon the terms and conditions in this Agreement and the Transaction Documents, the Seller hereby sells, transfers, assigns, conveys, and delivers to the Purchaser, and the Purchaser hereby purchases and acquires from the Seller, free and clear of all Liens, all of the right, title and interest of the Seller in and to all of the Seller's assets, properties, and rights (other than the Excluded Assets), whether relating directly or indirectly to the Business, utilized in or held for use in connection with the Business or otherwise (the "Purchased Assets"), including those assets, properties and rights of the Business, wherever located and however situated and listed on <u>Schedule 2.1(a)</u>. Without limiting the foregoing, except for the Excluded Assets, the Purchased Assets include all of Seller's right, title and interest in and to:
 - (i) all of the Accounts Receivable, and all rebates and all vendor reimbursements due from any supplier or vendor or buying association with respect to all periods on or prior to the Closing and any security, claim, remedy or other right related to any of the foregoing;
 - (ii) all of the Inventory;
 - (iii) all equipment, vehicles, property, machinery, tools, molds, furniture, computers, fixtures, supplies, spare parts, dies, tooling, telephones, shelving, storage facilities, rolling stock, shipping and packaging materials, replacement parts and all other tangible personal property owned, leased or held or used by the Seller (the "Tangible Personal Property");
 - (iv) all of the Intellectual Property Assets, and all goodwill associated therewith, including the name "Columbia", "Columbia Medical", "Columbia Medical Manufacturing", and any derivations or combinations of any of the foregoing and all applications and registrations in respect of any of the foregoing;
 - (v) all of the Seller's books and records and documentation relating to the Business or the Purchased Assets, including: customer and supplier lists, vendor lists, and mailing and email lists and quality control records; all FDA, CE marking, Federal, State and foreign records and registrations including, all 510(k) submissions and all related Authorizations and PDAC/HCPCS Codes; all bills of materials; all records relating to the Authorizations and PDAC/HCPCS Codes; all records relating to the adoption and use of any of the Intellectual Property Assets; all specifications, sales, purchasing, rebates, customers, vendors and suppliers; all product registrations; all mailing lists; all advertising materials; all catalogs (digital and print); all market research data; all promotional and marketing materials (digital and print); all print, radio and television commercials; all label and shipping carton dies; all designs; all films; all artwork; all photography; all mechanical art; all color separations; all artwork, labels, prints, plates

2

and graphic material; all lists not specifically referenced above related to any of the foregoing; and all files and correspondence related to any of the foregoing;

- (vi) those written Contracts of the Seller set forth on <u>Schedule 2.1(a)(vi)</u>, correct and complete copies of which are annexed to such schedule, and those oral Contracts of the Seller, if any, expressly identified and summarized on <u>Schedule 2.1(a)(vi)</u> (collectively, the "<u>Assigned Contracts</u>");
- (vii) all Authorizations issued to, owned, held or utilized by, the Seller in connection with the Business, including the FDA establishment registration for the Facility and all 510(k) clearances, all PDAC/HCPCF Codes, all CE registrations and all related rights of Seller with respect to the FDA or any Governmental Entity in connection with the same;
- (viii) all right of the Seller to represent itself as carrying on the Business in continuation thereof, including, all telephone, facsimile and customer service and 800 phone numbers;
- (ix) all outstanding offers or solicitations made by the Seller with respect to pending orders and all related sales leads, regardless of whether the same have been formalized in written agreements;
- (x) all rights to any Actions of any nature available to or being pursued by the Seller relating to the Purchased Assets, the Business or the Assumed Liabilities, whether arising by way of counterclaim or otherwise, except for any such Actions arising under this Agreement or any other Transaction Document; and
- (xi) all goodwill and all other rights, properties, and assets of any kind or character whatsoever directly or indirectly relating to the conduct of or utilized in the Business, whether tangible or intangible, owned, licensed, or held by the Seller, including, the full benefit of all third party representations, warranties, guarantees, indemnities, undertakings, assurances, certificates, covenants, agreements and the like, including any of the foregoing provided by manufacturers or with respect to any products sold or distributed on or prior to the Closing, and all security received by the Seller for the purchase or other acquisition of any part of the Purchased Assets.
- (b) Excluded Assets. Notwithstanding the foregoing, the Purchased Assets shall not include the following assets (collectively, the "Excluded Assets"):
 - (i) Cash;
 - (ii) All Benefit Plans and assets held thereunder;
 - (iii) All Insurance Policies and rights thereunder;
 - (iv) Those Authorizations which are not assignable to Purchaser, all of which are set forth on **Schedule 2.1(b)(iv)**;

COLUMBIA MEDICAL

To:13056757853

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date first above written.

MANUHA	CTURING, LEC
This I	Laure of laborations to
By:	The state of the s
Name: Gar	y Werschmidt
Title: Pre	sident and Chief Executive Officer
DEHAR P	RODUCTS, LLC
TOWNS I	KONCC LOLDEC
Ву:	
Name: Ric	hard Kolodny
Title: Pre-	
Marine de Atl	DEPOT, INC.
TABLESINE COATT	1
Ву:	
Name: Ric	hard Kolodny
Title: Pro	
	1 1 1 1
Ma	y L Weighniel
GARY WE	CRECHMIDT
COLUMB	IA PARTNERS, L.P.
	West Capital, LLC, as general
parmer	
Ву:	
Name: Dal	
Title: Mai	nager
CAT TIMED	ta entregresso e d
	A INVESTORS, L.P.
general part	Pacific Capital Partners, LLC, as ner
Ву:	
Name: Cra	
	naging Partner

[Signature Page to Asset Purchase Agreement]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date first above written.

COLUMBIA MEDICAL MANUFACTURING, LLC

Ву:	
Title:	President and Chief Executive Officer
REHA	PRODUCTS, LLC
By:	2 and
Name:	Richard Kolodny
Title:	President
MEDI	CAL DEPOXING.
By.	The y
Name:	Richard Kolodny
Title:	President
GARY	WERSCHMIDT
	MBIA PARTNERS, L.P. vest West Capital, LLC, as general
By:	
Name:	Dale Marquis
Title:	Manager
By: Tr	MBIA INVESTORS, L.P. iton Pacific Capital Partners, LLC, as partner
Ву:	
Name:	
Title:	Managing Partner

[Signature Page to Asset Purchase Agreement]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date first above written.

COLUMBIA MEDICAL MANUFACTURING, LLC	
Ву:	
Name: Gary Werschmidt Title: President and Chief Executive Office	cer
REHAB PRODUCTS, LLC	
By:	
Name: Richard Kolodny Title: President	
MEDICAL DEPOT, INC.	
By;Name: Richard Kolodny	
Title: President	
GARY WERSCHMIDT	
COLUMBIA PARTNERS, L.P. By: Invest West Capital, LLC, as general	
partner	
By: Way Muams Name: Dale Marquis	
Title: Managel	
COLUMBIA INVESTORS, L.P.	
By: Triton Pacific Capital Partners, LLC, a general partner	as
By:	
Name: Craig Faggen Title: Managing Partner	

[Signature Page to Asset Purchase Agreement]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date first above written.

COLUMBIA MEDICAL MANUFACTURING, LLC	
By:	
Name Care Werschmidt	
Title: President and Chief Executive Officer	
REHAB PRODUCTS, LLC	
By addition to the second seco	
Name: Richard Kolodny	
Title: President	
MEDICAL DEPOT, INC.	
By:	
Name: Richard Kolodhy	
Title: President	
GARY WERSCHMIDT	
COLUMBIA PARTNERS, L.P. By: Invest West Capital, LLC, as general partner	
BL. White the six and sufficient and the second supplemental and supplemental and supplemental and supplemental an	
Name: Dale Marquis Title: Manager	
fille: Manager	
COLUMBIA INVESTORS, L.P. By: Triton Pacific Capital Partners, LLC, as	
general partner	
By: Craig Faggen	
Name: Craig Faggen Title: Managing Partner	

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LLC-2

Amendment to Articles of Organization of a Limited Liability Company (LLC)

To change information of record for your California LLC, you can fill out this form, and submit for filing along with:

- A \$30 filling fee.
- A separate, non-refundable \$15 service fee also must be included, if you drop off the completed form.
- To file this form, the status of your LLC must be active on the records of the California Secretary of State, or if suspended, this form can only be filed to list a new LLC name. To check the status of the LLC, go to kepler.sos.ca.gov.

Important! To change the LLC addresses, or to change the name or address of the LLC's agent for service of process, you must file a Statement of Information (Form LLC-12). To get Form LLC-12, go to www.sos.ca.gov/business/be/statements.htm.

Items 4-6: Only fill out the information that is changing. Attach extra pages if you need more space or need to include any other matters.

FILED

Secretary of State State of California

APR 0 1 2015

PC

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F.	or questions ab	out this form, g	jo to www.sos.ca.	gov/l	business/be/filling	g-tips.htm.	
1	LLC's Exact Name (on file with CA Secretary of State) Rehab Products, LLC			2	LLC File No. (Issued by CA Secretary of State) 201507910230		
Nellab Floque	LO, LLC			٠.	2013	00/310	230
Purpose							
The purpose o company may	f the limited liable oe organized und	lity company is der the Californi	to engage in any l a Revised Uniform	awfu Limi	l act or activity ted Liability Con	or which a li pany Act.	imited liability
New LLC Name (us Columbia Me		name exactly as it is	s to appear on the reco	rds of	the California Secre	tary of State.)	
Proposed LLC Name The proposed new name must include: LLC, L.L.C., Limited Liability Company, Limite Co., Ltd. Liability Co. or Ltd. Liability Company; and may not include: bank, trus incorporated, inc., corporation, or corp., insurer, or insurance company.							
Aanagement (Check	conly one.)						
The LLC will be One Mana	process	ore Than One N	Manager 💭 i	All Li	mited Liability C	ompany Mer	mber(s)
Amendment to Tex	t of the Articles	of Organization	It (List both the curre	nt tex	t, and the text as an	ended by this f	illng.)
6							nder
Read and sign belinemassiger, If the LLC as a trast or another of the that are 1-3cled	dis manager, mana	and or at least one	member, if the LLC is	men ore ir ments	nber-menaged. If it information. If you is are part of this do	ne signlog man need more sp cument.	rager or member ace, attach extra
Sign here		X	Print your			***************************************	business title
iake check/money order pon filling, we will return ocument for free, and we ayment of a \$5 certifica	one (1) uncertified	copy of your filed	By Secreta Business Entitle Sacramento,	s, P.C	State), Box 944228	Secre 1500 11th	Orop-Off etary of State Street., 3rd Floor ento, CA 95814

Corporations Code §§ 17701.08, 17702.02, 17713.10 LLC-2 (REV.01/2014)

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RECORDED: 05/11/2015