## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3433293

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

#### **CONVEYING PARTY DATA**

Name	Execution Date
CATHETER RESEARCH, INC.	07/08/2015

### **RECEIVING PARTY DATA**

Name:	BMO HARRIS BANK N.A.
Street Address:	135 N. PENNSYLVANIA STREET
Internal Address:	SUITE 900
City:	INDIANAPOLIS
State/Country:	INDIANA
Postal Code:	46204

### **PROPERTY NUMBERS Total: 1**

Property Type	Number
Patent Number:	6652491

### **CORRESPONDENCE DATA**

**Fax Number:** (317)223-0362

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:** 3176845362

Email: trademark@boselaw.com

Correspondent Name: JENNIFER L. DAY, BOSE MCKINNEY & EVANS

Address Line 1: 111 MONUMENT CIRCLE

Address Line 2: SUITE 2700

Address Line 4: INDIANAPOLIS, INDIANA 46204

ATTORNEY DOCKET NUMBER:	0002-5051
NAME OF SUBMITTER:	JENNIFER L. DAY
SIGNATURE:	/Jennifer L. Day/
DATE SIGNED:	07/10/2015

## **Total Attachments: 5**

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PATENT REEL: 036056 FRAME: 0912

#### GENERAL SECURITY AGREEMENT

This General Security Agreement (the "Security Agreement" or "Agreement") is dated as of July 8, 2015, between Catheter Research, Inc., an Indiana corporation, and Matrix Medical Acquisition, Inc., an Indiana corporation (collectively, the "Debtor"), with its mailing address as set forth in Section 12(b) hereof, and BMO Harris Bank N.A., a national banking association (the "Secured Party"), with its mailing address as set forth in Section 12(b) hereof.

#### PRELIMINARY STATEMENT

- A. The Debtor has requested that the Secured Party extend credit or otherwise make financial accommodations available to or for the account of the Debtor, Catheter Research (CRI) Limited, Matrix Medtech Ireland Limited and Catheter Research S.R.L.
- B. As a condition to extending credit or otherwise making financial accommodations available to or for the account of the Debtor, the Secured Party requires, among other things, that the Debtor grant the Secured Party a security interest in the Debtor's personal property described herein subject to the terms and conditions hereof.

Now, Therefore, in consideration of the benefits accruing to the Debtor, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

Section 1. Grant of Security Interest. Each Debtor hereby grants to the Secured Party, for the benefit of itself and as representative for the benefit of its affiliates, a lien on and security interest in, and acknowledges and agrees that the Secured Party has and shall continue to have a continuing lien on and security interest in, all right, title, and interest of the Debtor, whether now owned or existing or hereafter created, acquired, or arising, in and to all of the following:

- (a) Accounts (including Health-Care-Insurance Receivables, if any);
- (b) Chattel Paper;
- (c) Instruments (including Promissory Notes);
- (d) Documents;
- (e) General Intangibles (including Payment Intangibles and Software, patents, trademarks, tradestyles, copyrights, and all other intellectual property rights, including all applications, registration, and licenses therefor, and all goodwill of the business connected therewith or represented thereby);
  - (f) Letter-of-Credit Rights;
  - (g) Supporting Obligations;
  - (h) Deposit Accounts;

- (i) Investment Property (including certificated and uncertificated Securities, Securities Accounts, Security Entitlements, Commodity Accounts, and Commodity Contracts);
  - (j) Inventory;
- (k) Equipment (including all software, whether or not the same constitutes embedded software, used in the operation thereof);
  - (1) Fixtures;
- (m) Commercial Tort Claims (as described on Schedule G hereto or on one or more supplements to this Agreement);
- (n) Rights to merchandise and other Goods (including rights to returned or repossessed Goods and rights of stoppage in transit) which is represented by, arises from, or relates to any of the foregoing;
- (o) Monies, personal property, and interests in personal property of the Debtor of any kind or description now held by the Secured Party or at any time hereafter transferred or delivered to, or coming into the possession, custody, or control of, the Secured Party, or any agent or affiliate of the Secured Party, whether expressly as collateral security or for any other purpose (whether for safekeeping, custody, collection or otherwise), and all dividends and distributions on or other rights in connection with any such property;
- (p) Supporting evidence and documents relating to any of the above-described property, including, without limitation, computer programs, disks, tapes and related electronic data processing media, and all rights of the Debtor to retrieve the same from third parties, written applications, credit information, account cards, payment records, correspondence, delivery and installation certificates, invoice copies, delivery receipts, notes, and other evidences of indebtedness, insurance certificates and the like, together with all books of account, ledgers, and cabinets in which the same are reflected or maintained:
- (q) Accessions and additions to, and substitutions and replacements of, any and all of the foregoing; and
- (r) Proceeds and products of the foregoing, and all insurance of the foregoing and proceeds thereof;

all of the foregoing being herein sometimes referred to as the "Collateral". All terms which are used in this Agreement which are defined in the Uniform Commercial Code of the State of Indiana as in effect from time to time ("UCC") shall have the same meanings herein as such terms are defined in the UCC, unless this Agreement shall otherwise specifically provide. For purposes of this Agreement, the term "Receivables" means all rights to the payment of a monetary obligation, whether or not earned by performance, and whether evidenced by an Account, Chattel Paper, Instrument, General Intangible, or otherwise.

IN WITNESS WHEREOF, the Debtor has caused this General Security Agreement to be duly executed and delivered in Indianapolis, Indiana, as of the date and year first above written.

CATHETER RESEARCH, INC.

Phil Sheingold, Chief Executive Officer

MATRIX MEDTECH ACQUISITION, INC.

By: John Delaney, Director

Accepted and agreed to in Indianapolis, Indiana, as of the date and year first above written.

BMO HARRIS BANK N.A.

By: T Brygman
Fred Briggeman, Vice President

STATE OF INDIANA )
STATE OF [NDIANA]) ) SS: COUNTY OF HONDEICKS)
COUNTY OF HENDRICKS )
Before me, a Notary Public in and for said County and State, personally appeared Phil Sheingold, by me known and by me known to be the Chief Executive Officer of Catheter Research, Inc., who acknowledged the execution of the foregoing "General Security Agreement" on behalf of said corporation.
WITNESS my hand and Notarial Seal this <u>Jub</u> day of <u>Jucy</u> , 2015.
Notary Public CAROLYN R. Dowd
Notary Public
CAROLYN K. DOWO

(Printed Signature)

My Commission Expires:

My County of Residence:

HEND LICKS

# SCHEDULE D

# INTELLECTUAL PROPERTY RIGHTS

<u>Patents</u>	Application/Registration Number	Application/Registration <u>Date</u>
Steerable Stylet	6,652,491	November 25, 2003
<u>Trademarks</u>	Application/Registration Number	Application/Registration <u>Date</u>
CRI Miller Advance	4,205,469 4,744,032	September 11, 2012 May 26, 2015

PATENT REEL: 036056 FRAME: 0917

**RECORDED: 07/10/2015**