503584309 11/24/2015

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3630938

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the ASSIGNOR NAME previously recorded on Reel 036862 Frame 0881. Assignor(s) hereby confirms the ASSIGNMENT.

CONVEYING PARTY DATA

Name	Execution Date
DR. MARK S. MYERSON	09/28/2015
DR. JOHN KENT ELLINGTON	09/22/2015
DR. THOMAS J. CHANG	09/22/2015
DR. JOHANNES CHRISTIAN COETZEE	09/26/2015
DR. BRYAN D. DEN HARTOG	09/30/2015
DR. ANISH R. KADAKIA	09/19/2015

RECEIVING PARTY DATA

Name:	BIOMEDICAL ENTERPRISES, INC.
Street Address:	14785 OMICRON DRIVE
Internal Address:	SUITE 205
City:	SAN ANTONIO
State/Country:	TEXAS
Postal Code:	78245

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	29509747

CORRESPONDENCE DATA

Fax Number: (210)472-3311

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: 2104723535
Email: cmakay@att.net

Correspondent Name: LAW OFFICE OF CHRISTOPHER L. MAKAY

Address Line 1: 115 E. TRAVIS STREET Address Line 2: 1634 MILAM BUILDING

Address Line 4: SAN ANTONIO, TEXAS 78205

ATTORNEY DOCKET NUMBER:	B-0140.50
NAME OF SUBMITTER:	CHRISTOPHER L. MAKAY

PATENT 503584309 REEL: 037157 FRAME: 0095

SIGNATURE: /Christopher L. Makay/ **DATE SIGNED:** 11/24/2015 **Total Attachments: 33** source=Corrected Assignment Coversheet for B-0140.50#page1.tif source=Corrected Assignment Coversheet for B-0140.50#page2.tif source=Corrected Assignment Coversheet for B-0140.50#page3.tif source=Myerson assignment#page1.tif source=Myerson assignment#page2.tif source=Myerson assignment#page3.tif source=Myerson assignment#page4.tif source=Myerson assignment#page5.tif source=Ellington assignment#page1.tif source=Ellington assignment#page2.tif source=Ellington assignment#page3.tif source=Ellington assignment#page4.tif source=Ellington assignment#page5.tif source=Chang assignment#page1.tif source=Chang assignment#page2.tif source=Chang assignment#page3.tif source=Chang assignment#page4.tif source=Chang assignment#page5.tif source=Coetzee assignment#page1.tif source=Coetzee assignment#page2.tif source=Coetzee assignment#page3.tif source=Coetzee assignment#page4.tif source=Coetzee assignment#page5.tif source=Den Hartog assignment#page1.tif source=Den Hartog assignment#page2.tif source=Den Hartog assignment#page3.tif source=Den Hartog assignment#page4.tif source=Den Hartog assignment#page5.tif source=Kadakia assignment#page1.tif

source=Kadakia assignment#page2.tif source=Kadakia assignment#page3.tif source=Kadakia assignment#page4.tif source=Kadakia assignment#page5.tif

> PATENT REEL: 037157 FRAME: 0096



United States Patent and Trademark Office

Home | Site Index | Search | Guides | Contacts | eBusiness | eBiz alerts | News |



Electronic Patent Assignment System

Confirmation Receipt

Your assignment has been received by the USPTO. The coversheet of the assignment is displayed below:

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT	

CONVEYING PARTY DATA

Name	Execution Date
DR. MARK S. MYERSON	09/28/2015
DR. JOHN KENT ELLINGTON	09/22/2015
DR. THOMAS J. CHANG	09/22/2015
DR. JOHANNES CHRISTIAN COATZEE COETZEE	09/26/2015
DR. BRYAN D. DEN HARTOG	09/30/2015
DR. ANISH R. KADAKIA	09/19/2015

RECEIVING PARTY DATA

Name:	BIOMEDICAL ENTERPRISES, INC.
	14785 OMICRON DRIVE
Internal Address:	SUITE 205
City:	SAN ANTONIO
State/Country:	TEXAS
Postal Code:	78245

PROPERTY NUMBERS Total: 1

PATENT REEL: 037157 FRAME: 0097 3:59 PM

Property Type	Number
Application Number:	29509747

CORP.ESPONDENCE DATA

Fax Number:

(210)472-3311

Phone:

210-472-3535

Email:

cmakay@att.net

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.

Correspondent Name:

LAW OFFICES OF CHRISTOPHER L. MAKAY

Address Line 1:

1634 MILAM BUILDING

Address Line 2:

115 EAST TRAVIS STREET

Address Line 4:

SAN ANTONIO, TEXAS 78205-1763

ATTORNEY DOCKET NUMBER:	B-0140.50
NAME OF SUBMITTER:	CHRISTOPHER L. MAKAY
Signature:	/Christopher L. Makay/
Date:	10/14/2015

Total Attachments: 30

source=Myerson assignment#page1.tif source=Myerson assignment#page2.tif source=Myerson assignment#page3.tif source=Mverson assignment#page4.tif source=Myerson assignment#page5.tif source=Ellington assignment#page1.tif source=Ellington assignment#page2.tif source=Ellington assignment#page3.tif source=Ellington assignment#page4.tif source=Ellington assignment#page5.tif source=Chang assignment#page1.tif source=Chang assignment#page2.tif source=Chang assignment#page3.tif source=Chang assignment#page4.tif source=Chang assignment#page5.tif source=Coetzee assignment#page1.tif source=Coetzee assignment#page2.tif source=Coetzee assignment#page3.tif source=Coetzee assignment#page4.tif source=Coetzee assignment#page5.tif source=Den Hartog assignment#page1.tif source=Den Hartog assignment#page2.tif source=Den Hartog assignment#page3.tif source=Den Hartog assignment#page4.tif source=Den Hartog assignment#page5.tif source=Kadakia assignment#page1.tif source=Kadakia assignment#page2.tif

source=Kadakia assignment#page3.tif

PATENT REEL: 037157 FRAME: 0098 3:59 PM

source=Kadakia assignment#page4.tif
source=Kadakia assignment#page5.tif

RECEIPT INFORMATION

EPAS ID: PAT3569725
Receipt Date: 10/14/2015

Return to home page

| .HOME | INDEX | SEARCH | eBUSINESS | CONTACT US | PRIVACY STATEMENT

PATENT REEL: 037157 FRAME: 009915 3:59 PM

EXHIBIT A -- FORM OF ASSIGNMENT ASSIGNMENT OF INTELLECTUAL PROPERTY ASSETS

This ASSIGNMENT OF INTELLECTUAL PROPERTY ASSETS (this "Assignment") is made and entered into by and between Biomedical Enterprises, Inc., a Texas corporation, whose address is 14785 Omicron Drive, Suite 205, San Antonio, Texas 78245 (referred to in this Assignment as "Assignee") and Mark S. Myerson, whose address is 301 St. Paul Pl, Baltimore MD 21202 ("Assignor") (collectively, the "Parties").

FOR GOOD AND VALUABLE CONSIDERATION, the sufficiency of which is hereby agreed and the receipt of which is hereby acknowledged, Assignor hereby sells, assigns, transfers, sets over, confirms, represents, warrants and agrees as follows:

- 1 **DEFINITIONS.** For all purposes of this Assignment, words and phrases having initial letters that are capitalized shall have meanings consistent with any meanings given for those words and phrases when they are set out in bold font within quotation marks, which includes the definitions given here for the following words and phrases:
- 1.1 "Commercial Enjoyment" shall mean creation, ownership, manufacture, import, export, commercialization, reproduction, improvement, modification, adaptation, translation, derivation, distribution, transmission, publication, disclosure, display, performance, use, and any and all other activity directly or indirectly related to the same.
- 1.2 "Intellectual Property" shall mean all right, title and interest that Assignor has heretofore acquired, made or had made or may hereafter acquire, make or have made, relating directly or indirectly to the Subject Matter, including without limitation: (i) any and all related contractual rights, copyrights, patents, trade secrets and all other intellectual property rights, and all proprietary information relating thereto, which now exist or which may exist in the future; and (ii) all right, title and interest in and to trademarks, together with the goodwill of the business represented and authorized by the trademarks; and (iii) all specific intellectual property assets identified on the accompanying Schedule 2 (Discreet IP Filings), which is incorporated herein by this reference; and (iv) any and all Letters Patent or Copyright Registrations that have been or may hereafter be applied therefor or granted thereon in the United States of America and in all foreign countries throughout the world, and any and all applications, filings, continuations, continuations-in-part, extensions, divisions, renewals, reissues, reexaminations or the like therefor; and (v) all claims for damages by reason of past infringement of any of the foregoing, with all right to sue and collect such damages, as well as all rights to enforce and enjoin or recover damages or any other legally available remedies against any and all others that have infringed or may in the future infringe as much; and (vi) all past, current and/or future rights created by license, permit, consent, waiver, release, settlement or the like, by or from any third parties, whether expressed or implied, relating directly or indirectly to Commercial Enjoyment.
- 1.3 "Subject Idea" shall mean the device as described in the attached <u>Schedule 1</u> (Subject Idea), which is incorporated here in its entirety, by this reference.
- 1.4 "Subject Matter" shall be a collective reference to the Subject Idea, the Technology, and all Commercial Enjoyment of that Subject Idea or that Technology.
- 1.5 "Technology" shall be a collective reference to all technology, trade secrets, know how, inventions, software works, textual works, graphics, products, trademarks, documentation and materials, as well as any and all modifications thereof and improvements thereon, that relate directly or indirectly to the Subject Idea.

EXHIBIT A - FORM OF ASSIGNMENT

2 TRANSFER OF INTELLECTUAL PROPERTY.

- 2.1 The Assignor hereby sells, assigns, transfers and sets over, and confirms that he/she has and will sell, assign, transfer and set over, directly or indirectly to Assignee, Assignor's entire right, title, interest, and goodwill in, to and under the Intellectual Property.
- 2.2 Assignor further agrees that if at any time hereafter Assignor makes any invention or inventions constituting an improvement or improvements on the Intellectual Property described above, Assignor will promptly disclose the same to Assignee, its assigns, or other legal representatives and will, upon request of Assignee, do all lawful acts and make all lawful oaths requisite for filing application or applications for Letters Patent or Copyrights on such improvement or improvements and for procuring such Letters Patent or Copyrights without additional consideration, but at the expense of Assignee, its assigns or other legal representatives, and that Assignor will at any time, upon request, execute and deliver any and all papers that may be necessary or desirable to assign the entire right, title and interest in and to such invention or inventions, or such application or applications or the Letters Patent or Copyrights issued thereon to Assignee, its assigns or other legal representatives.
- ASSIGNOR'S REPRESENTATIONS & WARRANTIES. Assignor hereby represents, warrants and agrees that: (i) it owns all right, title and interest in the Intellectual Property being assigned herein; (ii) other than such rights as may already been conveyed to or acquired by Assignee, the interests being conveyed under this Assignment constitute all the right, title and interests that Assignor has or might have in the Intellectual Property; (iii) that Assignor otherwise has the full right to convey the interests herein assigned; and (iv) that Assignor has not executed and will not execute any agreement or assignment in conflict herewith.
- 4 NECESSARY AID OR INFORMATION. Assignor agrees to reasonably cooperate with Assignee and to execute and cause others under its control to execute all papers that may be necessary or desirable to (i) vest in Assignee or its nominee(s) the entire right, title and interest in, to and under the Intellectual Property and (ii) enable Assignee or its nominee(s) to secure, enforce, protect and maintain the Intellectual Property, in all countries in which Assignee shall elect or be able to do as much.
- **5** GOVERNING LAW. This Assignment shall be governed by the laws of the State of Texas, excluding its laws regarding conflicts of law.
- **SEVERABILITY.** The invalidity or unenforceability of any provision hereof shall not affect the validity or enforceability of any other provision hereof.
- 7 ENTIRETY. This Assignment represents the entire understanding of the Parties with respect to its subject matter. Provided, however, in the event the Parties to this Assignment have previously entered into or otherwise executed assignments or agreements, or made oral or written representations, between each other, this Assignment shall control only with respect to the specific subject matter contained herein and shall not supersede any such previous assignment, agreement or representation to the extent it can be reasonably construed in a manner that is consistent with the terms of this Assignment.

[SIGNATURE BLOCKS FOR THIS ASSIGNMENT BEGINS ON THE NEXT PAGE]

EXECUTED, ACKNOWLEDGED & AGREED:

ASSIGNOR

By: MERSON

Name:

Title:

Date: 9/28/201

ASSIGNEE,

BIOMEDIÇAL ENTERPRISES, INC.

By:

Name: <u>Le H</u>

Title: (VC)

Pate: 9/14/20

ACKNOWLEDGED WITH RESPECT TO ASSIGNOR'S SIGNATURE:

STATE OF Maryla

COUNTY OF ALTHYNE

Before me, a notary public, on this day personally appeared Mark Myassack. known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he was authorized and did in fact execute the same, on behalf of ASSIGNOR, for the purposes and consideration therein expressed and serving in the capacity therein stated.

CYNTHIA D. SANTH
Motary Public
Maryland
Maryland
Maryland
Maryland

Notary Public Signature

My commission expires:

EXHIBIT A – FORM OF ASSIGNMENT

Schedule 1 -- Subject Idea

BME ELITE product (formerly termed the Extreme product). The BME Elite products consist of the implants that have S, Y, and H-shaped bridges and that were developed between 2013 and 2015, to be marketed under the "BME Elite" brand, together with the instruments and packaging uniquely commercialized with these implants.

Schedule 2 - Schedule of Discreet IP Filings

U.S. Patent Applications:

- 62/213,774 Elite implant and manufacturing.
- 62/086,381 Elite insertion tool provisional.
- 29/509,747 Elite S-design patent.
- Anticipated filing of Elite H-design patent.
- Anticipated filing of Elite Y-design patent.
- Anticipated filing of Elite drill template design patents (S, H, Y).
- Anticipated filing of Elite system surgical method and method of packaging.

[Although the above list is not limiting, please list all discrete Patent, Trademark and/or Copyright filings that relate to aspects of the Subject Idea to which Innovator may have contributed or in which Innovator owns or has owned an interest. For purposes of recording BME's ownership interests, Innovator may later be asked to sign a separate assignment for each filing identified on this Schedule of Discreet IP Filings. In addition, please note that inclusion on this list does not necessarily mean that Innovator was in fact an inventor or contributor to the filings identified above, nor does it require that Innovator be listed as an inventor for identified patent filings.]

EXHIBIT A -- FORM OF ASSIGNMENT ASSIGNMENT OF INTELLECTUAL PROPERTY ASSETS

This ASSIGNMENT OF INTELLECTUAL PROPERTY ASSETS (this "Assignment") is made and entered into by and between Biomedical Enterprises, Inc., a Texas corporation, whose address is 14785 Omicron Drive, Suite 205, San Antonio, Texas 78245 (referred to in this Assignment as "Assignee") and John Kent Ellington, whose address is 1104 Sedgewood Forest Ln, Charlotte NC 28211 ("Assignor") (collectively, the "Parties").

FOR GOOD AND VALUABLE CONSIDERATION, the sufficiency of which is hereby agreed and the receipt of which is hereby acknowledged, Assignor hereby sells, assigns, transfers, sets over, confirms, represents, warrants and agrees as follows:

- 1 **DEFINITIONS.** For all purposes of this Assignment, words and phrases having initial letters that are capitalized shall have meanings consistent with any meanings given for those words and phrases when they are set out in bold font within quotation marks, which includes the definitions given here for the following words and phrases:
- 1.1 "Commercial Enjoyment" shall mean creation, ownership, manufacture, import, export, commercialization, reproduction, improvement, modification, adaptation, translation, derivation, distribution, transmission, publication, disclosure, display, performance, use, and any and all other activity directly or indirectly related to the same.
- 1.2 "Intellectual Property" shall mean all right, title and interest that Assignor has heretofore acquired, made or had made or may hereafter acquire, make or have made, relating directly or indirectly to the Subject Matter, including without limitation: (i) any and all related contractual rights, copyrights, patents, trade secrets and all other intellectual property rights, and all proprietary information relating thereto, which now exist or which may exist in the future; and (ii) all right, title and interest in and to trademarks, together with the goodwill of the business represented and authorized by the trademarks; and (iii) all specific intellectual property assets identified on the accompanying Schedule 2 (Discreet IP Filings), which is incorporated herein by this reference; and (iv) any and all Letters Patent or Copyright Registrations that have been or may hereafter be applied therefor or granted thereon in the United States of America and in all foreign countries throughout the world, and any and all applications, filings, continuations, continuations-in-part, extensions, divisions, renewals, reissues, reexaminations or the like therefor; and (v) all claims for damages by reason of past infringement of any of the foregoing, with all right to sue and collect such damages, as well as all rights to enforce and enjoin or recover damages or any other legally available remedies against any and all others that have infringed or may in the future infringe as much; and (vi) all past, current and/or future rights created by license, permit, consent, waiver, release, settlement or the like, by or from any third parties, whether expressed or implied, relating directly or indirectly to Commercial Enjoyment.
- 1.3 "Subject Idea" shall mean the device as described in the attached <u>Schedule 1</u> (Subject Idea), which is incorporated here in its entirety, by this reference.
- 1.4 "Subject Matter" shall be a collective reference to the Subject Idea, the Technology, and all Commercial Enjoyment of that Subject Idea or that Technology.
- 1.5 "**Technology**" shall be a collective reference to all technology, trade secrets, know how, inventions, software works, textual works, graphics, products, trademarks, documentation and materials, as well as any and all modifications thereof and improvements thereon, that relate directly or indirectly to the Subject Idea.

EXHIBIT A - FORM OF ASSIGNMENT

2 TRANSFER OF INTELLECTUAL PROPERTY.

- 2.1 The Assignor hereby sells, assigns, transfers and sets over, and confirms that he/she has and will sell, assign, transfer and set over, directly or indirectly to Assignee, Assignor's entire right, title, interest, and goodwill in, to and under the Intellectual Property.
- 2.2 Assignor further agrees that if at any time hereafter Assignor makes any invention or inventions constituting an improvement or improvements on the Intellectual Property described above, Assignor will promptly disclose the same to Assignee, its assigns, or other legal representatives and will, upon request of Assignee, do all lawful acts and make all lawful oaths requisite for filing application or applications for Letters Patent or Copyrights on such improvement or improvements and for procuring such Letters Patent or Copyrights without additional consideration, but at the expense of Assignee, its assigns or other legal representatives, and that Assignor will at any time, upon request, execute and deliver any and all papers that may be necessary or desirable to assign the entire right, title and interest in and to such invention or inventions, or such application or applications or the Letters Patent or Copyrights issued thereon to Assignee, its assigns or other legal representatives.
- Assignor's Representations & Warranties. Assignor hereby represents, warrants and agrees that: (i) it owns all right, title and interest in the Intellectual Property being assigned herein; (ii) other than such rights as may already been conveyed to or acquired by Assignee, the interests being conveyed under this Assignment constitute all the right, title and interests that Assignor has or might have in the Intellectual Property; (iii) that Assignor otherwise has the full right to convey the interests herein assigned; and (iv) that Assignor has not executed and will not execute any agreement or assignment in conflict herewith.
- 4 NECESSARY AID OR INFORMATION. Assignor agrees to reasonably cooperate with Assignee and to execute and cause others under its control to execute all papers that may be necessary or desirable to (i) vest in Assignee or its nominee(s) the entire right, title and interest in, to and under the Intellectual Property and (ii) enable Assignee or its nominee(s) to secure, enforce, protect and maintain the Intellectual Property, in all countries in which Assignee shall elect or be able to do as much.
- **5** GOVERNING LAW. This Assignment shall be governed by the laws of the State of Texas, excluding its laws regarding conflicts of law.
- **SEVERABILITY.** The invalidity or unenforceability of any provision hereof shall not affect the validity or enforceability of any other provision hereof.
- 7 ENTIRETY. This Assignment represents the entire understanding of the Parties with respect to its subject matter. Provided, however, in the event the Parties to this Assignment have previously entered into or otherwise executed assignments or agreements, or made oral or written representations, between each other, this Assignment shall control only with respect to the specific subject matter contained herein and shall not supersede any such previous assignment, agreement or representation to the extent it can be reasonably construed in a manner that is consistent with the terms of this Assignment.

[SIGNATURE BLOCKS FOR THIS ASSIGNMENT BEGINS ON THE NEXT PAGE]

EXECUTED, ACKNOWLEDGED & AGREED:

ASSIGNOR

By: John Lift

Name: John Kest Ellist

Title: <u>770</u>

Date: <u>9-22-15</u>

ASSIGNEE,

BIOMEDICAL ENTERPRISES, INC.

By:

Name: Keith M Keiples

Title: <u>President / CE</u>c

Date: 9/14/2015

ACKNOWLEDGED WITH RESPECT TO ASSIGNOR'S SIGNATURE:

STATE OF north Corroling 8

COUNTY OF WAR LOND \$

Before me, a notary public, on this day personally appeared Schu beat Ellication known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he was authorized and did in fact execute the same, on behalf of ASSIGNOR, for the purposes and consideration therein expressed and serving in the capacity therein stated.

Notary Public Signature

My commission expires: 10/10/2017

Schedule 1 -- Subject Idea

BME ELITE product (formerly termed the Extreme product). The BME Elite products consist of the implants that have S, Y, and H-shaped bridges and that were developed between 2013 and 2015, to be marketed under the "BME Elite" brand, together with the instruments and packaging uniquely commercialized with these implants.

Schedule 2 - Schedule of Discreet IP Filings

U.S. Patent Applications:

- 62/213,774 Elite implant and manufacturing.
- 62/086,381 Elite insertion tool provisional.
- 29/509,747 Elite S-design patent.
- Anticipated filing of Elite H-design patent.
- Anticipated filing of Elite Y-design patent.
- Anticipated filing of Elite drill template design patents (S, H, Y).
- Anticipated filing of Elite system surgical method and method of packaging.

[Although the above list is not limiting, please list all discrete Patent, Trademark and/or Copyright filings that relate to aspects of the Subject Idea to which Innovator may have contributed or in which Innovator owns or has owned an interest. For purposes of recording BME's ownership interests, Innovator may later be asked to sign a separate assignment for each filing identified on this Schedule of Discreet IP Filings. In addition, please note that inclusion on this list does not necessarily mean that Innovator was in fact an inventor or contributor to the filings identified above, nor does it require that Innovator be listed as an inventor for identified patent filings.]

EXHIBIT A -- FORM OF ASSIGNMENTASSIGNMENT OF INTELLECTUAL PROPERTY ASSETS

This ASSIGNMENT OF INTELLECTUAL PROPERTY ASSETS (this "Assignment") is made and entered into by and between Biomedical Enterprises, Inc., a Texas corporation, whose address is 14785 Omicron Drive, Suite 205, San Antonio, Texas 78245 (referred to in this Assignment as "Assignee") and Thomas J. Chang, whose address is 208 Concourse, Ste 1, Santa Rosa CA 95403 ("Assignor") (collectively, the "Parties").

FOR GOOD AND VALUABLE CONSIDERATION, the sufficiency of which is hereby agreed and the receipt of which is hereby acknowledged, Assignor hereby sells, assigns, transfers, sets over, confirms, represents, warrants and agrees as follows:

- 1 **DEFINITIONS.** For all purposes of this Assignment, words and phrases having initial letters that are capitalized shall have meanings consistent with any meanings given for those words and phrases when they are set out in bold font within quotation marks, which includes the definitions given here for the following words and phrases:
- 1.1 "Commercial Enjoyment" shall mean creation, ownership, manufacture, import, export, commercialization, reproduction, improvement, modification, adaptation, translation, derivation, distribution, transmission, publication, disclosure, display, performance, use, and any and all other activity directly or indirectly related to the same.
- 1.2 "Intellectual Property" shall mean all right, title and interest that Assignor has heretofore acquired, made or had made or may hereafter acquire, make or have made, relating directly or indirectly to the Subject Matter, including without limitation: (i) any and all related contractual rights, copyrights, patents, trade secrets and all other intellectual property rights, and all proprietary information relating thereto, which now exist or which may exist in the future; and (ii) all right, title and interest in and to trademarks, together with the goodwill of the business represented and authorized by the trademarks; and (iii) all specific intellectual property assets identified on the accompanying Schedule 2 (Discreet IP Filings), which is incorporated herein by this reference; and (iv) any and all Letters Patent or Copyright Registrations that have been or may hereafter be applied therefor or granted thereon in the United States of America and in all foreign countries throughout the world, and any and all applications, filings, continuations, continuations-in-part, extensions, divisions, renewals, reissues, reexaminations or the like therefor; and (v) all claims for damages by reason of past infringement of any of the foregoing, with all right to sue and collect such damages, as well as all rights to enforce and enjoin or recover damages or any other legally available remedies against any and all others that have infringed or may in the future infringe as much; and (vi) all past, current and/or future rights created by license, permit, consent, waiver, release, settlement or the like, by or from any third parties, whether expressed or implied, relating directly or indirectly to Commercial Enjoyment.
- 1.3 "Subject Idea" shall mean the device as described in the attached <u>Schedule 1</u> (Subject Idea), which is incorporated here in its entirety, by this reference.
- 1.4 "Subject Matter" shall be a collective reference to the Subject Idea, the Technology, and all Commercial Enjoyment of that Subject Idea or that Technology.
- 1.5 "Technology" shall be a collective reference to all technology, trade secrets, know how, inventions, software works, textual works, graphics, products, trademarks, documentation and materials, as well as any and all modifications thereof and improvements thereon, that relate directly or indirectly to the Subject Idea.

EXHIBIT A - FORM OF ASSIGNMENT

2 TRANSFER OF INTELLECTUAL PROPERTY.

- 2.1 The Assignor hereby sells, assigns, transfers and sets over, and confirms that he/she has and will sell, assign, transfer and set over, directly or indirectly to Assignee, Assignor's entire right, title, interest, and goodwill in, to and under the Intellectual Property.
- 2.2 Assignor further agrees that if at any time hereafter Assignor makes any invention or inventions constituting an improvement or improvements on the Intellectual Property described above, Assignor will promptly disclose the same to Assignee, its assigns, or other legal representatives and will, upon request of Assignee, do all lawful acts and make all lawful oaths requisite for filing application or applications for Letters Patent or Copyrights on such improvement or improvements and for procuring such Letters Patent or Copyrights without additional consideration, but at the expense of Assignee, its assigns or other legal representatives, and that Assignor will at any time, upon request, execute and deliver any and all papers that may be necessary or desirable to assign the entire right, title and interest in and to such invention or inventions, or such application or applications or the Letters Patent or Copyrights issued thereon to Assignee, its assigns or other legal representatives.
- ASSIGNOR'S REPRESENTATIONS & WARRANTIES. Assignor hereby represents, warrants and agrees that: (i) it owns all right, title and interest in the Intellectual Property being assigned herein; (ii) other than such rights as may already been conveyed to or acquired by Assignee, the interests being conveyed under this Assignment constitute all the right, title and interests that Assignor has or might have in the Intellectual Property; (iii) that Assignor otherwise has the full right to convey the interests herein assigned; and (iv) that Assignor has not executed and will not execute any agreement or assignment in conflict herewith.
- 4 NECESSARY AID OR INFORMATION. Assignor agrees to reasonably cooperate with Assignee and to execute and cause others under its control to execute all papers that may be necessary or desirable to (i) vest in Assignee or its nominee(s) the entire right, title and interest in, to and under the Intellectual Property and (ii) enable Assignee or its nominee(s) to secure, enforce, protect and maintain the Intellectual Property, in all countries in which Assignee shall elect or be able to do as much.
- 5 GOVERNING LAW. This Assignment shall be governed by the laws of the State of Texas, excluding its laws regarding conflicts of law.
- **SEVERABILITY.** The invalidity or unenforceability of any provision hereof shall not affect the validity or enforceability of any other provision hereof.
- 7 ENTIRETY. This Assignment represents the entire understanding of the Parties with respect to its subject matter. Provided, however, in the event the Parties to this Assignment have previously entered into or otherwise executed assignments or agreements, or made oral or written representations, between each other, this Assignment shall control only with respect to the specific subject matter contained herein and shall not supersede any such previous assignment, agreement or representation to the extent it can be reasonably construed in a manner that is consistent with the terms of this Assignment.

(Signature Blocks for this Assignment Begins on the Next Page)

EXECUTED, ACKNOWLEDGED & AGREED:

ASSIGNOR	ASSIGNEE, BIOMEDICAL ENTERPRISES, INC.
Ву:	Ву:
Name: Thomas Chang	Name: Keith M Peoples
Title: 0017	Title: President 1060
Date:9/22/18	Date: 9/14/2015
	*

STATE OF (Q / 10021) 9 §

COUNTY OF SONOMA &

Before me, a notary public, on this day personally appeared <u>Inom 5 Chang</u>, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he was authorized and did in fact execute the same, on behalf of ASSIGNOR, for the purposes and consideration therein expressed and serving in the capacity

therein stated.

BETH ANN STANSBERRY COMM. #1956281 III NOTARY PUBLIC - CALIFORNIA POR COMMA COUNTY My Comme. Expires Cell. 18, 2015

Notary Public Signature

My commission expires:

Schedule 1 -- Subject Idea

BME ELITE product (formerly termed the Extreme product). The BME Elite products consist of the implants that have S, Y, and H-shaped bridges and that were developed between 2013 and 2015, to be marketed under the "BME Elite" brand, together with the instruments and packaging uniquely commercialized with these implants.

Schedule 2 - Schedule of Discreet IP Filings

U.S. Patent Applications:

- 62/213,774 Elite implant and manufacturing.
- 62/086,381 Elite insertion tool provisional.
- 29/509,747 Elite S-design patent.
- Anticipated filing of Elite H-design patent.
- Anticipated filing of Elite Y-design patent.
- Anticipated filing of Elite drill template design patents (S, H, Y).
- Anticipated filing of Elite system surgical method and method of packaging.

[Although the above list is not limiting, please list all discrete Patent, Trademark and/or Copyright filings that relate to aspects of the Subject Idea to which Innovator may have contributed or in which Innovator owns or has owned an interest. For purposes of recording BME's ownership interests, Innovator may later be asked to sign a separate assignment for each filing identified on this Schedule of Discreet IP Filings. In addition, please note that inclusion on this list does not necessarily mean that Innovator was in fact an inventor or contributor to the filings identified above, nor does it require that Innovator be listed as an inventor for identified patent filings.]

EXHIBIT A -- FORM OF ASSIGNMENTASSIGNMENT OF INTELLECTUAL PROPERTY ASSETS

This ASSIGNMENT OF INTELLECTUAL PROPERTY ASSETS (this "Assignment") is made and entered into by and between Biomedical Enterprises, Inc., a Texas corporation, whose address is 14785 Omicron Drive, Suite 205, San Antonio, Texas 78245 (referred to in this Assignment as "Assignee") and Johannes Christian Coetzee, whose address is 4490 Thomas Lake Cir, Eagan MN, 55122 ("Assignor") (collectively, the "Parties").

FOR GOOD AND VALUABLE CONSIDERATION, the sufficiency of which is hereby agreed and the receipt of which is hereby acknowledged, Assignor hereby sells, assigns, transfers, sets over, confirms, represents, warrants and agrees as follows:

- 1 **DEFINITIONS.** For all purposes of this Assignment, words and phrases having initial letters that are capitalized shall have meanings consistent with any meanings given for those words and phrases when they are set out in bold font within quotation marks, which includes the definitions given here for the following words and phrases:
- 1.1 "Commercial Enjoyment" shall mean creation, ownership, manufacture, import, export, commercialization, reproduction, improvement, modification, adaptation, translation, derivation, distribution, transmission, publication, disclosure, display, performance, use, and any and all other activity directly or indirectly related to the same.
- 1.2 "Intellectual Property" shall mean all right, title and interest that Assignor has heretofore acquired, made or had made or may hereafter acquire, make or have made, relating directly or indirectly to the Subject Matter, including without limitation: (i) any and all related contractual rights, copyrights, patents, trade secrets and all other intellectual property rights, and all proprietary information relating thereto, which now exist or which may exist in the future; and (ii) all right, title and interest in and to trademarks, together with the goodwill of the business represented and authorized by the trademarks; and (iii) all specific intellectual property assets identified on the accompanying Schedule 2 (Discreet IP Filings), which is incorporated herein by this reference; and (iv) any and all Letters Patent or Copyright Registrations that have been or may hereafter be applied therefor or granted thereon in the United States of America and in all foreign countries throughout the world, and any and all applications, filings, continuations, continuations-in-part, extensions, divisions, renewals, reissues, reexaminations or the like therefor; and (v) all claims for damages by reason of past infringement of any of the foregoing, with all right to sue and collect such damages, as well as all rights to enforce and enjoin or recover damages or any other legally available remedies against any and all others that have infringed or may in the future infringe as much; and (vi) all past, current and/or future rights created by license, permit, consent, waiver, release, settlement or the like, by or from any third parties, whether expressed or implied, relating directly or indirectly to Commercial Enjoyment.
- 1.3 "Subject Idea" shall mean the device as described in the attached <u>Schedule 1</u> (Subject Idea), which is incorporated here in its entirety, by this reference.
- 1.4 "Subject Matter" shall be a collective reference to the Subject Idea, the Technology, and all Commercial Enjoyment of that Subject Idea or that Technology.
- 1.5 "Technology" shall be a collective reference to all technology, trade secrets, know how, inventions, software works, textual works, graphics, products, trademarks, documentation and materials, as well as any and all modifications thereof and improvements thereon, that relate directly or indirectly to the Subject Idea.

EXHIBIT A – FORM OF ASSIGNMENT

2 TRANSFER OF INTELLECTUAL PROPERTY.

- 2.1 The Assignor hereby sells, assigns, transfers and sets over, and confirms that he/she has and will sell, assign, transfer and set over, directly or indirectly to Assignee, Assignor's entire right, title, interest, and goodwill in, to and under the Intellectual Property.
- 2.2 Assignor further agrees that if at any time hereafter Assignor makes any invention or inventions constituting an improvement or improvements on the Intellectual Property described above, Assignor will promptly disclose the same to Assignee, its assigns, or other legal representatives and will, upon request of Assignee, do all lawful acts and make all lawful oaths requisite for filing application or applications for Letters Patent or Copyrights on such improvement or improvements and for procuring such Letters Patent or Copyrights without additional consideration, but at the expense of Assignee, its assigns or other legal representatives, and that Assignor will at any time, upon request, execute and deliver any and all papers that may be necessary or desirable to assign the entire right, title and interest in and to such invention or inventions, or such application or applications or the Letters Patent or Copyrights issued thereon to Assignee, its assigns or other legal representatives.
- ASSIGNOR'S REPRESENTATIONS & WARRANTIES. Assignor hereby represents, warrants and agrees that: (i) it owns all right, title and interest in the Intellectual Property being assigned herein; (ii) other than such rights as may already been conveyed to or acquired by Assignee, the interests being conveyed under this Assignment constitute all the right, title and interests that Assignor has or might have in the Intellectual Property; (iii) that Assignor otherwise has the full right to convey the interests herein assigned; and (iv) that Assignor has not executed and will not execute any agreement or assignment in conflict herewith.
- 4 NECESSARY AID OR INFORMATION. Assignor agrees to reasonably cooperate with Assignee and to execute and cause others under its control to execute all papers that may be necessary or desirable to (i) vest in Assignee or its nominee(s) the entire right, title and interest in, to and under the Intellectual Property and (ii) enable Assignee or its nominee(s) to secure, enforce, protect and maintain the Intellectual Property, in all countries in which Assignee shall elect or be able to do as much.
- **GOVERNING LAW.** This Assignment shall be governed by the laws of the State of Texas, excluding its laws regarding conflicts of law.
- **SEVERABILITY.** The invalidity or unenforceability of any provision hereof shall not affect the validity or enforceability of any other provision hereof.
- 7 ENTIRETY. This Assignment represents the entire understanding of the Parties with respect to its subject matter. Provided, however, in the event the Parties to this Assignment have previously entered into or otherwise executed assignments or agreements, or made oral or written representations, between each other, this Assignment shall control only with respect to the specific subject matter contained herein and shall not supersede any such previous assignment, agreement or representation to the extent it can be reasonably construed in a manner that is consistent with the terms of this Assignment.

[SIGNATURE BLOCKS FOR THIS ASSIGNMENT BEGINS ON THE NEXT PAGE]

EXECUTED, ACKNOWLEDGED & AGREED:

ASSIGNOR	14	ASSIGNEE, BIOMEDICAL/ENTERPRISES, INC.
Ву:	Malje	By: Strans
Name:	5/C. Calje	Name: Keith M Pecolos
Title:	$m_{\mathcal{O}}$	Title: President/CEO
Date:	7/24/15	Date: 9/14/2015
		•
A #CIEZNI#N\$\$/3	F BRIBNE (1971 BN BB/B/B/B/B BB BRENENBBB/E/WY (1974 N A 4	eciande cianatide.

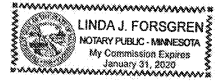
STATE OF Minnesota §

STATE OF Minnesota §
COUNTY OF Hennepen §

Before me, a notary public, on this day personally appeared J.C. Loetzee known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he was authorized and did in fact execute the same, on behalf of ASSIGNOR, for the purposes and consideration therein expressed and serving in the capacity therein stated.

Leid J. Frym Notary Public Signature

My commission expires: 0/- 3/- 2020



Schedule 1 -- Subject Idea

BME ELITE product (formerly termed the Extreme product). The BME Elite products consist of the implants that have S, Y, and H-shaped bridges and that were developed between 2013 and 2015, to be marketed under the "BME Elite" brand, together with the instruments and packaging uniquely commercialized with these implants.

Schedule 2 - Schedule of Discreet IP Filings

U.S. Patent Applications:

- 62/213,774 Elite implant and manufacturing.
- 62/086,381 Elite insertion tool provisional.
- 29/509,747 Elite S-design patent.
- Anticipated filing of Elite H-design patent.
- Anticipated filing of Elite Y-design patent.
- Anticipated filing of Elite drill template design patents (S, H, Y).
- Anticipated filing of Elite system surgical method and method of packaging.

[Although the above list is not limiting, please list all discrete Patent, Trademark and/or Copyright filings that relate to aspects of the Subject Idea to which Innovator may have contributed or in which Innovator owns or has owned an interest. For purposes of recording BME's ownership interests, Innovator may later be asked to sign a separate assignment for each filing identified on this Schedule of Discreet IP Filings. In addition, please note that inclusion on this list does not necessarily mean that Innovator was in fact an inventor or contributor to the filings identified above, nor does it require that Innovator be listed as an inventor for identified patent filings.]

EXHIBIT A -- FORM OF ASSIGNMENTASSIGNMENT OF INTELLECTUAL PROPERTY ASSETS

This ASSIGNMENT OF INTELLECTUAL PROPERTY ASSETS (this "Assignment") is made and entered into by and between Biomedical Enterprises, Inc., a Texas corporation, whose address is 14785 Omicron Drive, Suite 205, San Antonio, Texas 78245 (referred to in this Assignment as "Assignee") and Bryan D. Den Hartog, whose address is 14243 Ridgemont Dr., Urbandale, IA 50323 ("Assignor") (collectively, the "Parties").

FOR GOOD AND VALUABLE CONSIDERATION, the sufficiency of which is hereby agreed and the receipt of which is hereby acknowledged, Assignor hereby sells, assigns, transfers, sets over, confirms, represents, warrants and agrees as follows:

- 1 **DEFINITIONS.** For all purposes of this Assignment, words and phrases having initial letters that are capitalized shall have meanings consistent with any meanings given for those words and phrases when they are set out in bold font within quotation marks, which includes the definitions given here for the following words and phrases:
- 1.1 "Commercial Enjoyment" shall mean creation, ownership, manufacture, import, export, commercialization, reproduction, improvement, modification, adaptation, translation, derivation, distribution, transmission, publication, disclosure, display, performance, use, and any and all other activity directly or indirectly related to the same.
- 1.2 "Intellectual Property" shall mean all right, title and interest that Assignor has heretofore acquired, made or had made or may hereafter acquire, make or have made, relating directly or indirectly to the Subject Matter, including without limitation: (i) any and all related contractual rights, copyrights, patents, trade secrets and all other intellectual property rights, and all proprietary information relating thereto, which now exist or which may exist in the future; and (ii) all right, title and interest in and to trademarks, together with the goodwill of the business represented and authorized by the trademarks; and (iii) all specific intellectual property assets identified on the accompanying Schedule 2 (Discreet IP Filings), which is incorporated herein by this reference; and (iv) any and all Letters Patent or Copyright Registrations that have been or may hereafter be applied therefor or granted thereon in the United States of America and in all foreign countries throughout the world, and any and all applications, filings, continuations, continuations-in-part, extensions, divisions, renewals, reissues, reexaminations or the like therefor; and (v) all claims for damages by reason of past infringement of any of the foregoing, with all right to sue and collect such damages, as well as all rights to enforce and enjoin or recover damages or any other legally available remedies against any and all others that have infringed or may in the future infringe as much; and (vi) all past, current and/or future rights created by license, permit, consent, waiver, release, settlement or the like, by or from any third parties, whether expressed or implied, relating directly or indirectly to Commercial Enjoyment.
- 1.3 "Subject Idea" shall mean the device as described in the attached <u>Schedule 1</u> (Subject Idea), which is incorporated here in its entirety, by this reference.
- 1.4 "Subject Matter" shall be a collective reference to the Subject Idea, the Technology, and all Commercial Enjoyment of that Subject Idea or that Technology.
- 1.5 "Technology" shall be a collective reference to all technology, trade secrets, know how, inventions, software works, textual works, graphics, products, trademarks, documentation and materials, as well as any and all modifications thereof and improvements thereon, that relate directly or indirectly to the Subject Idea.

EXHIBIT A - FORM OF ASSIGNMENT

2 TRANSFER OF INTELLECTUAL PROPERTY.

- 2.1 The Assignor hereby sells, assigns, transfers and sets over, and confirms that he/she has and will sell, assign, transfer and set over, directly or indirectly to Assignee, Assignor's entire right, title, interest, and goodwill in, to and under the Intellectual Property.
- 2.2 Assignor further agrees that if at any time hereafter Assignor makes any invention or inventions constituting an improvement or improvements on the Intellectual Property described above, Assignor will promptly disclose the same to Assignee, its assigns, or other legal representatives and will, upon request of Assignee, do all lawful acts and make all lawful oaths requisite for filing application or applications for Letters Patent or Copyrights on such improvement or improvements and for procuring such Letters Patent or Copyrights without additional consideration, but at the expense of Assignee, its assigns or other legal representatives, and that Assignor will at any time, upon request, execute and deliver any and all papers that may be necessary or desirable to assign the entire right, title and interest in and to such invention or inventions, or such application or applications or the Letters Patent or Copyrights issued thereon to Assignee, its assigns or other legal representatives.
- ASSIGNOR'S REPRESENTATIONS & WARRANTIES. Assignor hereby represents, warrants and agrees that: (i) it owns all right, title and interest in the Intellectual Property being assigned herein; (ii) other than such rights as may already been conveyed to or acquired by Assignee, the interests being conveyed under this Assignment constitute all the right, title and interests that Assignor has or might have in the Intellectual Property; (iii) that Assignor otherwise has the full right to convey the interests herein assigned; and (iv) that Assignor has not executed and will not execute any agreement or assignment in conflict herewith.
- 4 NECESSARY AID OR INFORMATION. Assignor agrees to reasonably cooperate with Assignee and to execute and cause others under its control to execute all papers that may be necessary or desirable to (i) vest in Assignee or its nominee(s) the entire right, title and interest in, to and under the Intellectual Property and (ii) enable Assignee or its nominee(s) to secure, enforce, protect and maintain the Intellectual Property, in all countries in which Assignee shall elect or be able to do as much.
- 5 GOVERNING LAW. This Assignment shall be governed by the laws of the State of Texas, excluding its laws regarding conflicts of law.
- **SEVERABILITY.** The invalidity or unenforceability of any provision hereof shall not affect the validity or enforceability of any other provision hereof.
- 7 ENTIRETY. This Assignment represents the entire understanding of the Parties with respect to its subject matter. Provided, however, in the event the Parties to this Assignment have previously entered into or otherwise executed assignments or agreements, or made oral or written representations, between each other, this Assignment shall control only with respect to the specific subject matter contained herein and shall not supersede any such previous assignment, agreement or representation to the extent it can be reasonably construed in a manner that is consistent with the terms of this Assignment.

[SIGNATURE BLOCKS FOR THIS ASSIGNMENT BEGINS ON THE NEXT PAGE]

EXECUTED, ACKNOWLEDGED & AGREED:

ASSIGNOR A MARKET MARKAT MARKET MARKET MARKET MARKET MARKET MARKET MARKET MARKET MARKE	ASSIGNEE,
RIVAL	BIOMEDICAL ENTERPRISES, INC.
By: Mind Eal Gast	By:
Name: Byan Don Gantra	Name: Keill M Peoples
Title: Consultant	Title: President/CED
Date: 9/30/15	Date: 9/14/2015

ACKNOWLEDGED WITH RESPECT TO ASSIGNOR'S SIGNATURE:

STATE OF	Lowa	§
COUNTY OF	Polk	Ş

Before me, a notary public, on this day personally appeared bruan Den Harton, known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he was authorized and did in fact execute the same, on behalf of ASSIGNOR, for the purposes and consideration therein expressed and serving in the capacity therein stated.

Notary Public Signature

My commission expires: \(\(\lambda \) \(\lambda \) \(\lambda \) \(\lambda \)

./5./6

Schedule 1 -- Subject Idea

BME ELITE product (formerly termed the Extreme product). The BME Elite products consist of the implants that have S, Y, and H-shaped bridges and that were developed between 2013 and 2015, to be marketed under the "BME Elite" brand, together with the instruments and packaging uniquely commercialized with these implants.

Schedule 2 - Schedule of Discreet IP Filings

U.S. Patent Applications:

- 62/213,774 Elite implant and manufacturing.
- 62/086,381 Elite insertion tool provisional.
- 29/509,747 Elite S-design patent.
- Anticipated filing of Elite H-design patent.
- Anticipated filing of Elite Y-design patent.
- Anticipated filing of Elite drill template design patents (S, H, Y).
- Anticipated filing of Elite system surgical method and method of packaging.

[Although the above list is not limiting, please list all discrete Patent, Trademark and/or Copyright filings that relate to aspects of the Subject Idea to which Innovator may have contributed or in which Innovator owns or has owned an interest. For purposes of recording BME's ownership interests, Innovator may later be asked to sign a separate assignment for each filing identified on this Schedule of Discreet IP Filings. In addition, please note that inclusion on this list does not necessarily mean that Innovator was in fact an inventor or contributor to the filings identified above, nor does it require that Innovator be listed as an inventor for identified patent filings.]

EXHIBIT A -- Form of Assignment ASSIGNMENT OF INTELLECTUAL PROPERTY ASSETS

This ASSIGNMENT OF INTELLECTUAL PROPERTY ASSETS (this "Assignment") is made and entered into by and between Biomedical Enterprises, Inc., a Texas corporation, whose address is 14785 Omicron Drive, Suite 205, San Antonio, Texas 78245 (referred to in this Assignment as "Assignee") and Anish R. Kadakia, whose address is 2311 Iroquois Dr, Glenview IL 60611 ("Assignor") (collectively, the "Parties").

FOR GOOD AND VALUABLE CONSIDERATION, the sufficiency of which is hereby agreed and the receipt of which is hereby acknowledged, Assignor hereby sells, assigns, transfers, sets over, confirms, represents, warrants and agrees as follows:

- 1 **DEFINITIONS.** For all purposes of this Assignment, words and phrases having initial letters that are capitalized shall have meanings consistent with any meanings given for those words and phrases when they are set out in bold font within quotation marks, which includes the definitions given here for the following words and phrases:
- 1.1 "Commercial Enjoyment" shall mean creation, ownership, manufacture, import, export, commercialization, reproduction, improvement, modification, adaptation, translation, derivation, distribution, transmission, publication, disclosure, display, performance, use, and any and all other activity directly or indirectly related to the same.
- 1.2 "Intellectual Property" shall mean all right, title and interest that Assignor has heretofore acquired, made or had made or may hereafter acquire, make or have made, relating directly or indirectly to the Subject Matter, including without limitation: (i) any and all related contractual rights, copyrights, patents, trade secrets and all other intellectual property rights, and all proprietary information relating thereto, which now exist or which may exist in the future; and (ii) all right, title and interest in and to trademarks, together with the goodwill of the business represented and authorized by the trademarks; and (iii) all specific intellectual property assets identified on the accompanying Schedule 2 (Discreet IP Filings), which is incorporated herein by this reference; and (iv) any and all Letters Patent or Copyright Registrations that have been or may hereafter be applied therefor or granted thereon in the United States of America and in all foreign countries throughout the world, and any and all applications, filings, continuations, continuations-in-part, extensions, divisions, renewals, reissues, reexaminations or the like therefor; and (v) all claims for damages by reason of past infringement of any of the foregoing, with all right to sue and collect such damages, as well as all rights to enforce and enjoin or recover damages or any other legally available remedies against any and all others that have infringed or may in the future infringe as much; and (vi) all past, current and/or future rights created by license, permit, consent, waiver, release, settlement or the like, by or from any third parties, whether expressed or implied, relating directly or indirectly to Commercial Enjoyment.
- 1.3 "Subject Idea" shall mean the device as described in the attached <u>Schedule 1</u> (Subject Idea), which is incorporated here in its entirety, by this reference.
- 1.4 "Subject Matter" shall be a collective reference to the Subject Idea, the Technology, and all Commercial Enjoyment of that Subject Idea or that Technology.
- 1.5 "Technology" shall be a collective reference to all technology, trade secrets, know how, inventions, software works, textual works, graphics, products, trademarks, documentation and materials, as well as any and all modifications thereof and improvements thereon, that relate directly or indirectly to the Subject Idea.

EXHIBIT A - FORM OF ASSIGNMENT

2 TRANSFER OF INTELLECTUAL PROPERTY.

- 2.1 The Assignor hereby sells, assigns, transfers and sets over, and confirms that he/she has and will sell, assign, transfer and set over, directly or indirectly to Assignee, Assignor's entire right, title, interest, and goodwill in, to and under the Intellectual Property.
- 2.2 Assignor further agrees that if at any time hereafter Assignor makes any invention or inventions constituting an improvement or improvements on the Intellectual Property described above, Assignor will promptly disclose the same to Assignee, its assigns, or other legal representatives and will, upon request of Assignee, do all lawful acts and make all lawful oaths requisite for filing application or applications for Letters Patent or Copyrights on such improvement or improvements and for procuring such Letters Patent or Copyrights without additional consideration, but at the expense of Assignee, its assigns or other legal representatives, and that Assignor will at any time, upon request, execute and deliver any and all papers that may be necessary or desirable to assign the entire right, title and interest in and to such invention or inventions, or such application or applications or the Letters Patent or Copyrights issued thereon to Assignee, its assigns or other legal representatives.
- ASSIGNOR'S REPRESENTATIONS & WARRANTIES. Assignor hereby represents, warrants and agrees that: (i) it owns all right, title and interest in the Intellectual Property being assigned herein; (ii) other than such rights as may already been conveyed to or acquired by Assignee, the interests being conveyed under this Assignment constitute all the right, title and interests that Assignor has or might have in the Intellectual Property; (iii) that Assignor otherwise has the full right to convey the interests herein assigned; and (iv) that Assignor has not executed and will not execute any agreement or assignment in conflict herewith.
- 4 NECESSARY AID OR INFORMATION. Assignor agrees to reasonably cooperate with Assignee and to execute and cause others under its control to execute all papers that may be necessary or desirable to (i) vest in Assignee or its nominee(s) the entire right, title and interest in, to and under the Intellectual Property and (ii) enable Assignee or its nominee(s) to secure, enforce, protect and maintain the Intellectual Property, in all countries in which Assignee shall elect or be able to do as much.
- **GOVERNING LAW.** This Assignment shall be governed by the laws of the State of Texas, excluding its laws regarding conflicts of law.
- **SEVERABILITY.** The invalidity or unenforceability of any provision hereof shall not affect the validity or enforceability of any other provision hereof.
- 7 ENTIRETY. This Assignment represents the entire understanding of the Parties with respect to its subject matter. Provided, however, in the event the Parties to this Assignment have previously entered into or otherwise executed assignments or agreements, or made oral or written representations, between each other, this Assignment shall control only with respect to the specific subject matter contained herein and shall not supersede any such previous assignment, agreement or representation to the extent it can be reasonably construed in a manner that is consistent with the terms of this Assignment.

[SIGNATURE BLOCKS FOR THIS ASSIGNMENT BEGINS ON THE NEXT PAGE]

EXECUTED, ACKNOWLEDGED & AGREED:

ASSIGNOR By: Anish Kaldia	1011	ASSIGNEE, BIOMEDICAL ENTERPRISES, INC.
The second secon		* By:
Name: Anish Kad	asa	Name: <u>FRITH (CEP/ES</u>
Title: Physician.		Title: President Joro
Date: $9/9/5$		Date: 9/14/2015
	TH RESPECT TO A	ASSIGNOR'S SIGNATURE:
STATE OF L	8	
COUNTY OF COOK	\$	
Defense a cotom	muhlia an thia day.	nerconally anneared Anich Kadal

Before me, a notary public, on this day personally appeared <u>Hnish Kadakia</u> known to me to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he was authorized and did in fact execute the same, on behalf of ASSIGNOR, for the purposes and consideration therein expressed and serving in the capacity therein stated.

OFFICIAL SEAL
MALGORZATA BUJDASZ
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES:01/05/16

Notary Public Signature

My commission expires: 01-05-16

Schedule 1 -- Subject Idea

BME ELITE product (formerly termed the Extreme product). The BME Elite products consist of the implants that have S, Y, and H-shaped bridges and that were developed between 2013 and 2015, to be marketed under the "BME Elite" brand, together with the instruments and packaging uniquely commercialized with these implants.

Schedule 2 - Schedule of Discreet IP Filings

U.S. Patent Applications:

- 62/213,774 Elite implant and manufacturing.
- 62/086,381 Elite insertion tool provisional.
- 29/509,747 Elite S-design patent.
- Anticipated filing of Elite H-design patent.
- Anticipated filing of Elite Y-design patent.
- Anticipated filing of Elite drill template design patents (S, H, Y).
- Anticipated filing of Elite system surgical method and method of packaging.

[Although the above list is not limiting, please list all discrete Patent, Trademark and/or Copyright filings that relate to aspects of the Subject Idea to which Innovator may have contributed or in which Innovator owns or has owned an interest. For purposes of recording BME's ownership interests, Innovator may later be asked to sign a separate assignment for each filing identified on this Schedule of Discreet IP Filings. In addition, please note that inclusion on this list does not necessarily mean that Innovator was in fact an inventor or contributor to the filings identified above, nor does it require that Innovator be listed as an inventor for identified patent filings.]

22

PATENT REEL: 037157 FRAME: 0129