503642801 01/11/2016 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3689434

SUBMISSION TYPE:		NEW ASSIGNM	NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		ASSIGNMENT	ASSIGNMENT			
CONVEYING PART	Υ ΔΑΤΑ					
		Name	Name		Execution Date	
POWER MEDICAL II	NTERVENTIO	NS, LLC			09/24/2010	
RECEIVING PARTY	DATA					
Name:	TYCO F	CO HEALTHCARE GROUP LP				
Street Address:	15 HAM	5 HAMPSHIRE STREET				
City:	MANSF	IANSFIELD				
State/Country:	MASSA	MASSACHUSETTS				
Postal Code:	02048	02048				
Application Number: 1		14992205				
CORRESPONDENC Fax Number:	(203)821-2183				
		the e-mail address f if that is unsuccess				
		atents.Surgical@Cov	vidien.com			
Correspondent Nan						
Address Line 1:	5	55 LONG WHARF DI	RIVE	NT		
•	5 N		RIVE GAL DEPARTMEI	NT		
Address Line 1: Address Line 2: Address Line 4:	5 N N	55 LONG WHARF DI IAILSTOP 8 N-1, LEC IEW HAVEN, CONNE	RIVE GAL DEPARTMEI ECTICUT 06511	NT		
Address Line 1: Address Line 2: Address Line 4: ATTORNEY DOCKET	5 N NUMBER:	55 LONG WHARF DI MAILSTOP 8 N-1, LEC	RIVE GAL DEPARTMEI ECTICUT 06511 PDIVCON6	NT		
Address Line 1: Address Line 2: Address Line 4: ATTORNEY DOCKET	5 N NUMBER:	55 LONG WHARF DI IAILSTOP 8 N-1, LEC IEW HAVEN, CONNE H-PM-00002CIF JOSEPH BENDI	RIVE GAL DEPARTMEI ECTICUT 06511 PDIVCON6			
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ASSIGNMENT AND ASSUMPTION AGREEMENT

THIS ASSIGNMENT AND ASSUMPTION AGREEMENT (this "Agreement"), dated as of September 24, 2010, is made between Power Medical Interventions, LLC, a Delaware limited liability company ("Assignor"), and Tyco Healthcare Group LP, a Delaware limited partnership and the sole member of Assignor ("Assignee").

WHEREAS, Assignee is the sole member, and owner of all of the outstanding limited liability company interests, of Assignor; and

WHEREAS, by Action By Written Consent of Assignee dated as of September 24, 2010, as the sole member of Assignor (the "Sole Member Consent"), Assignee authorized and approved (i) the dissolution of Assignor in accordance with the Company's limited liability company agreement and Section 18-801 of the Delaware Limited Liability Company Act (the "Act"), (ii) the winding up of the Assignor's affairs and the distribution of its assets in accordance with Sections 18-803 and 18-804 of the Act and the resolutions set forth in the Sole Member Consent and (iii) in connection with and to effectuate such distribution of the Company's assets, the terms and conditions of this Agreement whereby Assignor is assigning to Assignee all of the assets of Assignor and Assignee is assuming all of the liabilities of Assignor;

NOW, THEREFORE, in consideration of the foregoing and of the mutual covenants and agreements set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

1. <u>Assignment</u>. Assignor does hereby sell, transfer, convey, assign and deliver to Assignee all of Assignor's right, title, and interest in and to all of the assets, properties and rights of Assignor.

2. <u>Acceptance and Assumption</u>. Assignee hereby accepts such sale, transfer, conveyance, assignment and delivery of Assignor's right, title, and interest in and to all of the assets, properties and rights of Assignor and agrees to assume, pay, perform and discharge and indemnify and hold Assignor harmless against all debts, obligations and liabilities, contracts and obligations of every kind, character or description of Assignor, whether known or unknown, accrued, absolute, contingent or otherwise (the "Assumed Liabilities").

3. <u>Effective Time</u>. The assignment by Assignor to Assignee of all of the assets, properties and rights of Assignor and the acceptance and assumption of the Assumed Liabilities by Assignee, all pursuant to this Agreement, shall be effective as of the date hereof.

4. <u>Governing Law</u>. This Agreement shall be governed by the laws of the State of Delaware, without regard to the principles of conflicts of law thereof.

5. <u>Counterparts</u>. This Agreement may be executed in counterparts (including by facsimile), each of which shall be deemed an original, but which together shall constitute one and the same instrument.

[SIGNATURE PAGE FOLLOWS]

PATENT REEL: 037452 FRAME: 0149 IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be

duly executed as of the day and year first set forth above.

ASSIGNOR:

POWER MEDICAL INTERVENTIONS, LLC

By: TYCO HEALTHCARE GROUP LP, its sole Member

By: COVIDIEN INC., its sole General Partner

Bv

Name: Matthew J. Nicolella Title: Vice President and Assistant Secretary

ASSIGNEE:

TYCO HEALTHCARE GROUP LP

By: COVIDIEN INC., its sole General Partner

By

Name: Matthew J. Nicolella Title: Vice President and Assistant Secretary

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[Signature Page to Assignment and Assumption Agreement]

PATENT REEL: 037452 FRAME: 0150

RECORDED: 01/11/2016