## 505476129 05/14/2019

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5522933

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
STUART C. SEGALL	12/30/2016

### **RECEIVING PARTY DATA**

Name:	STRATEGIC OPERATIONS, INC.	
Street Address:	4705 RUFFIN ROAD	
City:	SAN DIEGO	
State/Country:	CALIFORNIA	
Postal Code:	92123-1611	

### **PROPERTY NUMBERS Total: 3**

Property Type	Number
Application Number:	62441064
Application Number:	15859112
PCT Number:	US1769006

### **CORRESPONDENCE DATA**

Fax Number:

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:** 6192463033

**Email:** johnny.manriquez@ahgcservices.com

Correspondent Name: JOHNNY F. R. MANRIQUEZ

Address Line 1: P.O. BOX Q

Address Line 4: DEL MAR, CALIFORNIA 92014-0360

ATTORNEY DOCKET NUMBER:	MED-006	
NAME OF SUBMITTER:	ENRIQUE A. MONTEAGUDO	
SIGNATURE:	/Enrique A. Monteagudo/	
DATE SIGNED:	05/14/2019	

### **Total Attachments: 4**

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PATENT 505476129 REEL: 049177 FRAME: 0556

General Counsel Services

P.O. Box Q. Del Mer: CR 92014 Johnny F. R. Manriquez Attorney

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**ASSIGNMENT AGREEMENT** 

In good faith, the Parties: Stuart C. Segall, with an address at 4705 Ruffin Road, San

Diego, CA 92123-1611 ("ASSIGNOR"), and Strategic Operations, Inc., a CA

corporation (C2468376), with an address at 4705 Ruffin Road, San Diego, CA 92123-

1611 ("ASSIGNEE") hereby agree to assign intellectual property rights on the terms set

forth below.

WHEREAS, ASSIGNOR has invented and is owner of all proprietary and intellectual

property rights, including copyrights and patents, in the concepts and technologies known

as MULTI-JUNCTIONAL BLEEDING SIMULATOR (the "INVENTION"), and the right to

registrations to the INVENTION, and wishes to sell his interest in the INVENTION to

ASSIGNEE.

WHEREAS, ASSIGNOR has filed the following patent applications on the INVENTION:

(1) US 62/441,064 (provisional) entitled: "Multi-Junctional Bleeding Simulator", on

Dec. 30, 2016;

(2) US 15/859,112 entitled: "Multi-Junctional Bleeding Simulator", on Dec. 29, 2017;

and

(3) PCT/US17/69006 entitled: "Multi-Junctional Bleeding Simulator", on Dec. 29.

2017.

WHEREAS, ASSIGNEE is desirous of acquiring the entire right, title, and interest in and

to said INVENTION, and in and to any Letters Patent (and any reissues or extensions)

that have been granted, and that may be granted therefore in the United States and its

territorial possessions, and in any and all foreign countries (as well as such rights in any

PATENT EEL: 049477 EDAME provisional or nonprovisional applications, divisions, continuations in whole or in part, or substitute applications).

NOW THEREFORE, in consideration of mutual promises, representations, warranties,

and covenants, and other good and valuable consideration, the receipt and sufficiency of

which is hereby acknowledged, and in accordance with applicable law, the Parties hereby

agree as follows:

1. ASSIGNOR hereby sells, assigns, conveys and transfers unto ASSIGNEE, its

successors and assigns, free and clear of any and all liens, restrictions, claims and

encumbrances, ASSIGNOR's entire right, title, and interest in and to the INVENTION,

includina:

(A) all copyrights, trade secrets, trademarks, and associated good will and all

Letters Patent that have been granted and that may be granted on the

INVENTION in the United States and its territorial possessions, and in any and

all foreign countries, together with all rights of registration, maintenance, and

protection thereof in any form, all rights to income, royalties, damages and

payments now due or hereafter due, or payable in respect thereto, as well as

the right to sue for past damages, all rights of recovery and of legal action for

past or future infringements with respect to the INVENTION;

(B) all patents and applications for patents (including any provisional or

nonprovisional applications, divisions, continuations in whole or in part, or

substitute applications) on the INVENTION in the United States and its

territorial possessions, and in any and all foreign countries;

(C) any reissues and extensions of such patents on the INVENTION (and any

reissues or extensions); and

(D) all rights to claim priority under 35 U.S.C. §119, all priority rights under the

International Convention for the Protection of Industrial Property for every

member country, as well as all rights thereof in interference proceedings and

reexaminations involving the INVENTION.

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2. ASSIGNEE shall pay to ASSIGNOR a fee in the amount of \$5, payable upon execution of this Assignment Agreement, in further consideration of the assignment of ASSIGNOR's entire right, title, and interest in and to the INVENTION, and of the promises, representations, warranties, and covenants, made by ASSIGNOR herein.

# 3. ASSIGNOR represents and warrants:

- (A) that ASSIGNOR is the legal owner of all right, title and interest in the INVENTION;
- (B) that such rights have not been previously licensed, pledged, assigned, or encumbered to any third party; and
- (C) that this Assignment Agreement does not infringe on the rights of any person.

# 4. ASSIGNOR covenants to the following:

- (A) to cooperate with ASSIGNEE in the prosecution of any application for patent in the United States, and in foreign counterparts involving the INVENTION;
- (B) to execute, verify, acknowledge, and deliver to ASSIGNEE, without further consideration, all papers deemed necessary to vest all right, title, and interest in and to the intellectual property rights of the INVENTION in ASSIGNEE; and
- (C) to perform such other acts as ASSIGNEE lawfully may request to obtain or maintain the a patent for the INVENTION in any and all countries, including but not limited to testifying in any legal proceeding, signing all lawful papers and applications, making all rightful oaths, and generally do everything possible to aid ASSIGNEE to obtain and enforce proper protection for the INVENTION in all countries.

FURTHER, ASSIGNOR requests and authorizes the U.S. Patent and Trademark Office to issue any Letters Patent granted upon the INVENTION set forth herein and in an application to ASSIGNEE, its successors and assigns.

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FURTHER, if any provision of this Assignment Agreement is held in whole or in part to be unenforceable for any reason, the remainder of that provision and of the entire Assignment Agreement will be severable and remain in effect.

FURTHER, this Assignment Agreement is made effective December 30, 2016, and the undersigned hereunto agree to the foregoing terms of the Assignment Agreement. The parties further agree that this Assignment Agreement shall supersede any previous license between the parties to the INVENTION and any and all related U.S. and foreign patents.

By:

Stuart C. Segall

Inventor

Stuart C. Segali

President, Strategic Operations, Inc.