PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
KRAIG KOOIMAN	11/21/2015
NEXGEN PRODUCT DESIGN & DEVELOPMENT	11/21/2015

RECEIVING PARTY DATA

Name:	SURGICAL DEVICE EXCHANGE, LLC DOING BUSINESS UNDER THE FICTITIOUS NAME OF SIERRA SURGICAL
Street Address:	7601 N. FEDERAL HIGHWAY
Internal Address:	SUITE 140B
City:	BOCA RATON
State/Country:	FLORIDA
Postal Code:	33487

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	16256923

CORRESPONDENCE DATA

Fax Number: (949)760-9502

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: 8587074000

Email: efiling@knobbe.com

Correspondent Name: KNOBBE MARTENS OLSON & BEAR, LLP

Address Line 1: 7601 N. FEDERAL HIGHWAY

Address Line 2: SUITE 102

Address Line 4: BOCA RATON, FLORIDA 33487

ATTORNEY DOCKET NUMBER:	SRGNT.012C1
NAME OF SUBMITTER:	BRIAN J. FLYNN
SIGNATURE:	/Brian Flynn/
DATE SIGNED:	08/10/2021

Total Attachments: 5

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ASSIGNMENT AGREEMENT

WHEREAS, I, Kraig Kooiman, a United States citizen, residing at 11 E. Main Street, Winters, CA 95694 ("INVENTOR"), along with Travis Greenhalgh and Ryan Lewis, have invented certain new and useful improvements, technology, inventions, developments, ideas or discoveries ("Inventions") disclosed in the following patent applications:

Title	A1212lication Number	<u>Filing</u> Date
(Attorney Docket No.)		
BONE GRAFT DELIVERY SYSTEM AND METHOD FOR USING SAME (SSURG.012PR)	U.S. Provisional Application No. 62/102,471	January 12, 2015
BONE GRAFT DELIVERY SYSTEM AND METHOD FOR USING SAME (SSURG.012A)	U.S. Application No. 14/992954	January 11, 2016

ASSIGNOR (as defined below) hereby authorizes and requests the attorneys of Knobbe, Martens, Olson & Bear, LLP, **Customer No. 20,995** to insert in the foregoing table the application number and filing date, respectively, of any U.S. Patent Applications (including without limitation any subsequently filed provisional applications and any U.S. National Phase Patent Applications) and/or any PCT International Applications that correspond to or claim priority to any of the applications listed in foregoing table and/or disclose one or more of the Inventions, said U.S. Patent Applications and/or PCT International Applications, if any, being filed after the date this Assignment Agreement was prepared and/or after the date this Assignment Agreement was executed by ASSIGNOR. However, this Assignment Agreement shall not be unenforceable if any of the aforementioned U.S. Patent Applications and/or PCT International Application are not inserted above. All of the foregoing applications, including any U.S. Patent Applications and/or PCT International Applications listed in the foregoing table, if any, are collectively referred to hereinafter as the "Applications."

WHEREAS, INVENTOR is, or at the relevant time was, doing business as Nexgen Product Design & Development (hereinafter "Nexgen," and the INVENTOR and Nexgen collectively referred to herein as "ASSIGNOR"),

WHEREAS, Surgical Device Exchange, LLC, doing business under the fictitious name of Sierra Surgical, with its principal place of business at 7601 N. Federal Highway, Suite 1408, Boca Raton, FL 33487 (hereinafter the "ASSIGNEE"), desires to acquire the entire right, title, and interest in and to the Applications and the Work:

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, ASSIGNOR hereby acknowledges that ASSIGNOR has sold, assigned, transferred and set over, and by these presents does hereby sell, assign,

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transfer and set over, unto said ASSIGNEE, its successors, legal representatives and assigns, the entire right, title, and interest throughout the world in and to each of the following:

- A. The Inventions, including without limitation any of ASSIGNOR's improvements .hereto, whether conceived and/or reduced to practice by each ASSIGNOR alone or jointly with anyone else;
- B. The Applications, including without limitation any of ASSIGNOR's inventions that may be disclosed therein, and any other applications in which the Inventions are disclosed; all provisional and nonprovisional applications relating to the Applications or claiming the benefit thereof that have been or may hereafter be filed by the ASSIGNEE in the United States or in any foreign country ("Related Applications"); all continuations, divisionals, and continuations in part of the Applications and any such Related Applications; and all U.S. and foreign patents, design applications, design registrations, or registered designs which may be granted on the Applications and the Related Applications, and all reissues, re-examinations, and extensions of such patents, design applications, design registrations, or registered designs;
- C. Those items of ASSIGNOR's tangible property embodying or describing the Inventions, including without limitation all documents, drawings, prototypes, models, test results, designs, materials, computer programs and data, lab notebooks and portions thereof, and the like, which, if not presently in the possession of ASSIGNEE, will be delivered to ASSIGNEE immediately upon request;
- D. All claims and causes of action for infringement of or damage to all rights related to the Inventions, the Applications, and/or the Related Applications, whether accruing before or after the execution of this Assignment Agreement, and all legal rights to enforce the same against third parties and to retain the entire proceeds therefrom.

ASSIGNOR AGREES, without further consideration or compensation, to communicate to ASSIGNEE any facts of which ASSIGNOR has knowledge respecting the Inventions, Applications, or Related Applications, testify in any legal proceeding, sign all documents, make all rightful oaths and declarations, and generally do everything possible to aid ASSIGNEE in obtaining and enforcing patents, design applications, design registrations, or registered designs for the Inventions in all countries. ASSIGNEE agrees to reimburse ASSIGNOR'S reasonable expenses in carrying out his/her obligations under this Assignment Agreement, but only upon ASSIGNEE'S prior written approval of such expenses which in no event shall include ASSIGNOR'S time or legal expense. ASSIGNOR does also hereby authorize and request the Commissioner for Patents of the United States, and any Official of any country or countries foreign to the United States, whose duty it is to issue patents on applications, to issue all Letters Patent, Design Applications, Design Registrations, or Registered Designs for the Inventions to the ASSIGNEE, its successors, legal representatives and assigns, in accordance with the terms of this Assignment Agreement.

AND ASSIGNOR FURTHER AGREES AS FOLLOWS:

A. This Assignment Agreement is binding on ASSIGNOR, his or her officers, agents, employees, heirs, successors, assigns, affiliates, and those entities acting under his or her direction and control, and shall inure to the benefit of ASSIGNEE, its successors, legal representatives and assigns. This Assignment Agreement, and the rights and obligations arising hereunder, are not assignable or transferable by any ASSIGNOR, by operation of law or otherwise, and any attempt to do so shall be null and void. This Assignment Agreement is fully assignable by ASSIGNEE. The obligations set forth in this Assignment Agreement shall survive the term of any employment agreement or any other affiliation between the ASSIGNEE and ASSIGNOR.

B. If ASSIGNOR cannot be located or is unable or unwilling to sign documents as required hereunder, ASSIGNOR agrees to and does hereby appoint ASSIGNEE as

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ASSIGNOR'S attorney-in-fact for the limited purpose of executing all documents and performing all other acts necessary to give effect and legality to the provisions of this Assignment Agreement. ASSIGNOR acknowledges that this appointment is coupled with an interest and is irrevocable.

- C. In the event that any legal action becomes necessary to enforce or interpret the terms of this Assignment Agreement, the prevailing party shall be entitled, in addition to its court costs, to such reasonable attorneys' fees, expert witness fees and legal expenses as shall be fixed by a court of competent jurisdiction.
- D. ASSIGNOR acknowledges that, to the best of his or her knowledge, the Inventions are patentable, and further agrees not to take any action challenging or opposing, on any grounds whatsoever, the rights of ASSIGNEE, its successors, legal representatives and assigns, granted under this Assignment Agreement, or the validity thereof. No course of conduct or dealing between the parties shall act as an amendment, modification or waiver of any provision of this Assignment Agreement, and only an amendment, modification or waiver which is contained in a written agreement signed by both ASSIGNEE and each ASSIGNOR shall be effective.

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IN TESTIMONY WHEREOF, I hereunto set my hand and seal:

	King P. Kommuni
Date	Kraig Kooiman
	11/21/15
Witness Signature	Date
Witness Name	

PATENT

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IN TESTIMONY WHEREOF, I hereunto set my hand and seal:

Nexgen Product Design & Development

Name Printed: Kraig P. Kooiman

Title: Design Consultant.

Date: 11/21/15

ACCEPTED AND CONFIRMED BY:

Surgical Device Exchange, LLC, doing business under the fictitious name of Sierra Surgical

By:	
N. Biri	
Name Printed:	
Title:	
Date:	

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PATENT REEL: 057139 FRAME: 0709

RECORDED: 08/10/2021