PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 Assignment ID: PATI807935

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Duralectra-CHN, LLC	01/06/2025
Sanford Process Corporation	01/06/2025
N2 Biomedical LLC	01/03/2025
Keystone Dura- N2 LLC	01/15/2025

RECEIVING PARTY DATA

Company Name:	Greatbatch Ltd.
Street Address:	10000 Wehrle Dr.
City:	Clarence
State/Country:	NEW YORK
Postal Code:	14031

PROPERTY NUMBERS Total: 7

Property Type	Number
Patent Number:	8609254
Patent Number:	8512872
Patent Number:	9260792
Patent Number:	10214827
Patent Number:	10675380
Patent Number:	10292790
Patent Number:	10588999

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: (716)759-5810

Email: alyssa.lommer@integer.net

Correspondent Name: Michael Scalise Address Line 1: 10000 Wehrle Dr.

Address Line 4: Clarence, NEW YORK 14031

ATTORNEY DOCKET NUMBER: CV-OAIP-0079; 80; 90-94

PATENT REEL: 070133 FRAME: 0765

509014260

NAME OF SUBMITTER:	Alyssa Lommer
SIGNATURE:	/Alyssa Lommer/
	•
DATE SIGNED:	02/06/2025
Total Attachments: 10	
source=OA IP Assignment Agreement -	Execution Version - 01-07-25#page1.tiff
source=OA IP Assignment Agreement -	Execution Version - 01-07-25#page2.tiff
source=OA IP Assignment Agreement -	Execution Version - 01-07-25#page3.tiff
source=OA IP Assignment Agreement -	Execution Version - 01-07-25#page4.tiff
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source=OA IP Assignment Agreement -	Execution Version - 01-07-25#page9.tiff
source=OA IP Assignment Agreement -	Execution Version - 01-07-25#page10.tiff

OA INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This OA Intellectual Property Assignment Agreement ("OA IP Assignment"), dated as of January 7, 2025, is made by Duralectra-CHN, LLC, a Delaware limited liability company ("Duralectra"), Sanford Process Corporation, a Delaware corporation ("Sanford") and N2 Biomedical LLC, a Delaware limited liability company ("N2") (Duralectra, Sanford and N2 are each an "OA Asset Seller" and collectively the "OA Asset Sellers"), in favor of Keystone Dura-N2 LLC, a Delaware limited liability company ("OA Buyer"), pursuant to the terms of that certain Asset Purchase Agreement, dated as of December 26, 2024, by and among OA Asset Sellers, OA Buyer and the other parties thereto (the "Purchase Agreement"). All capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Purchase Agreement.

WHEREAS, pursuant to the terms of the Purchase Agreement, each OA Asset Seller has agreed to sell, convey, assign, transfer and deliver to OA Buyer, and OA Buyer has agreed to purchase and acquire from each OA Asset Seller, all OA Acquired IP; and

WHEREAS, OA Asset Sellers and OA Buyer have agreed to execute and deliver this OA IP Assignment pursuant to Section 8.02(j)(xvi) and Section 8.03(e)(viii) of the Purchase Agreement for purposes of transferring such OA Acquired IP and recording such transfer with the United States Patent and Trademark Office and any corresponding entities or agencies in any applicable jurisdictions.

NOW, THEREFORE, in consideration of the representations, warranties, covenants and agreements contained in the Purchase Agreement and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the OA Buyer and each OA Asset Seller hereby agree as follows:

- 1. Effective as of Closing, each OA Asset Seller hereby irrevocably sells, conveys, assigns, transfers and delivers to OA Buyer, and OA Buyer hereby purchases and acquires, all of each OA Asset Seller's right, title and interest in and to all OA Acquired IP, including the following:
 - a. the patents, patent applications, and invention disclosures set forth on Schedule 1 hereto, all improvements described in the foregoing, and all other patents or patent applications anywhere in the world that claim priority to any of the patents or patent applications set forth on Schedule 1 including any issuances, divisionals, continuations, continuations-in-part, reissues, substitutions, extensions, reexaminations, and renewals thereof (the "Patents");
 - b. industrial designs included in OA Acquired IP and all related rights, including Patents, registrations, applications for registration, and renewals thereof;
 - c. the trademarks, service marks, trade names, logos, slogans, trade dress and/or design rights set forth on Schedule 2 hereto, and the corresponding registrations and applications to register set forth on Schedule 2 hereto, and all issuances,

- extensions, and renewals thereof (the "<u>Trademarks</u>"), together with the goodwill of the business connected with the use of, and symbolized by, the Trademarks;
- d. all unregistered trademarks, service marks, trade names, logos, slogans, trade dress and/or design rights included in the OA Acquired IP, and all issuances, extensions, and renewals thereof (the "<u>Unregistered Trademarks</u>"), together with the goodwill of the business connected with the use of, and symbolized by, the Unregistered Trademarks;
- e. all copyrightable subject matter and copyrightable works included in OA Acquired IP, mask works included in OA Acquired IP and related rights, and all copyrights in such copyrightable subject matter and copyrightable works, including without limitation moral rights and rights in derivative works, and all registrations thereof anywhere in the world;
- f. all trade secrets, know-how, inventions (whether or not patentable), discoveries, improvements, technology, business and technical information, databases, data compilations and collections, tools, methods, processes, techniques and other confidential and proprietary information and rights included in OA Acquired IP;
- g. all Software;
- h. all internet domain names and social media account or user names (including "handles"), whether or not trademarks, all associated web addresses, URLs, websites and web pages, social media sites and pages, and all content and data thereon or relating thereto, whether or not copyrights;
- i. any and all royalties, fees, income, payments, and other proceeds now or hereafter due or payable with respect to any and all of the foregoing;
- j. all rights of any kind whatsoever of each OA Asset Seller accruing under any of the foregoing provided by applicable Law of any jurisdiction, by international treaties and conventions, and otherwise throughout the world, including but not limited to all priority rights, rights under the International Convention For The Protection Of Industrial Property, and rights under the Patent Cooperation Treaty; and
- k. any and all claims and causes of action with respect to any of the foregoing, whether accruing before, on, or after the date hereof, including all rights to and claims for damages, restitution, and injunctive and other legal and equitable relief for past, present, and future infringement, dilution, misappropriation, violation, misuse, breach, or default, with the right but no obligation to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages.
- 2. Each of OA Buyer and each OA Asset Seller hereby authorizes the Commissioner for Patents and the Commissioner for Trademarks in the United States Patent and Trademark

Office, and the officials of corresponding entities or agencies in any applicable jurisdictions, to record and register this OA IP Assignment upon request by OA Buyer.

- 3. Following the date hereof, upon OA Buyer's reasonable request, OA Asset Sellers shall take such steps and actions, and provide such cooperation and assistance to OA Buyer and its successors, assigns, and legal representatives, including the execution and delivery of any affidavits, declarations, oaths, exhibits, assignments, powers of attorney, or other documents, as may be reasonably necessary to effect, evidence, or perfect the assignment of the OA Acquired IP to OA Buyer.
- 4. This OA IP Assignment is given pursuant to the terms of the Purchase Agreement. The terms and conditions of the Purchase Agreement are incorporated herein by reference. In the event of a conflict or inconsistency between the provisions of this OA IP Assignment and the provisions of the Purchase Agreement, the provisions of the Purchase Agreement will prevail.
- 5. This OA IP Assignment may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed to be one and the same agreement. The words "execution," "signed," "signature," and words of like import herein shall be deemed to include electronic signatures or the keeping of records in electronic form, each of which shall be of the same legal effect, validity or enforceability as a manually executed signature or the use of a paper-based recordkeeping system, as the case may be, to the extent and as provided for in any applicable Law, including the Federal Electronic Signatures in Global and National Commerce Act or any other similar state laws based on the Uniform Electronic Transactions Act. Each party will provide the other party with original signature pages to the extent necessary, appropriate or desirable for purposes of recording the transfer of the OA Acquired IP with the United States Patent and Trademark Office and any corresponding entities or agencies in any applicable jurisdictions.
- 6. This OA IP Assignment shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns.
- 7. This OA IP Assignment and all claims or causes of action based upon, arising out of or relating to this OA IP Assignment and the transactions contemplated hereby shall be governed by and construed in accordance with the internal Laws of the State of Delaware without giving effect to any choice or conflict of law provision or rule (whether of the State of Delaware or any other jurisdiction).

[Signature page follows]

IN WITNESS WHEREOF, each OA Asset Seller and OA Buyer have duly executed and delivered this OA IP Assignment as of the date first written above.

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By:

Name: William Ellerkam

Title: Chief Executive Officer

ACKNOWLEDGMENT

STATE OF MASSEchusetts COUNTY OF Middlesex

ISS.

On the day of Junuay, 2025, before me personally appeared William Ellerkamp, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing instrument, who, being duly sworn, did depose and say that he executed the same in his authorized capacity as the Chief Executive Officer of DURALECTRA-CHN, LLC, the Delaware limited liability company described, and acknowledged the instrument to be his free act and deed/the free act and deed of DURALECTRA-CHN, LLC for the uses and purposes mentioned in the instrument.

My Commission Expires:

8-15-2025

Printed Name: Helds L. Overs

ACHUSETT

HEIDI L DURRIN Notary Public COMMONWEALTH OF MASSACHUSETTS My Commission Expires August 15, 2025

SANFORD PROCESS CORPORATION

By:

Name: William Klierkan

Title: President

ACKNOWLEDGMENT

STATE OF COUNTY OF

MASSICHUSETIS Middleser

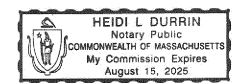
)SS.

On the 6 day of Junuary, 2025, before me personally appeared William Ellerkamp, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing instrument, who, being duly sworn, did depose and say that he executed the same in his authorized capacity as the President of SANFORD PROCESS CORPORATION, the Delaware corporation described, and acknowledged the instrument to be his free act and deed/the free act and deed of SANFORD PROCESS CORPORATION for the uses and purposes mentioned in the instrument.

My Commission Expires:

8-15-2025

Printed Name: Hardi L. Durry





N2 BIOMEDICAL LLC

By:

Name: William Ellerkamp

Title: President

ACKNOWLEDGMENT

STATE OF COUNTY OF

MASSACHUSETTS

MIDDLESEX

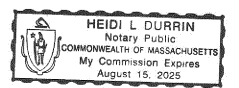
))SS.

On the 3 day of _______, 2025, before me personally appeared William Ellerkamp, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing instrument, who, being duly sworn, did depose and say that he executed the same in his authorized capacity as the President of N2 BIOMEDICAL LLC, the Delaware limited liability company described, and acknowledged the instrument to be his free act and deed/the free act and deed of N2 BIOMEDICAL LLC for the uses and purposes mentioned in the instrument.

My Commission Expires:

8-15-25

Notary Public Printed Name:





KEYSTONE DURA-N2 LLC

By:

Name: Andrew Senn

Title: Authorized Signatory

ACKNOWLEDGMENT

STATE OF MINNESOTA **COUNTY OF CARVER**

)SS.

On the 15"day of January, 2025, before me personally appeared Andrew Senn, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing instrument, who, being duly sworn, did depose and say that he executed the same in his authorized capacity as the Authorized Signatory of KEYSTONE DURA-N2 LLC, the Delaware limited liability company described, and acknowledged the instrument to be his free act and deed/the free act and deed of KEYSTONE DURA-N2 LLC for the uses and purposes mentioned in the instrument.

My Commission Expires: 01/31/2026

Notary Public Printed Name: Trany L Meyer



SCHEDULE 1

ASSIGNED PATENTS Invention Disclosures Pending U.S. Patent Applications Issued U.S. Patents Pending Non-U.S. Patent Applications Issued Non-U.S. Patents

Title:	Country:	Patent Registration/ Application No.	Issue/Registration/ Filing Date:	Status:
MICROCRYSTALLINE ANODIC COATINGS AND RELATED METHODS THEREFOR	US	8609254	17-Dec-2013	Granted
SEALED ANODIC COATINGS	US	8512872	20-Aug-2013	Granted
SEALED ANODIC COATINGS	WO	PCT/US2011/036656	16-May-2011	Expired
SEALED ANODIC COATINGS	CN	ZL201180024365.2	01-Jul-2015	Granted
SEALED ANODIC COATINGS	KR	1871702	21-June-2018	Granted
SEALED ANODIC COATINGS	JP	6006200	16-Sep-2016	Granted
SEALED ANODIC COATINGS	EP	2571684	01-Apr-2020	Granted
SEALED ANODIC COATINGS	BR	BR112012029385	08-Dec-2020	Granted
SEALED ANODIC COATINGS	JP	2016-093428	16-May-2011	Abandoned
SEALED ANODIC COATINGS	DE	602011066013.6	01-Apr-2020	Granted
SEALED ANODIC COATINGS	EE	2571684	01-Apr-2020	Granted
SEALED ANODIC COATINGS	FR	2571684	01-Apr-2020	Granted
SEALED ANODIC COATINGS	GB	2571684	01-Apr-2020	Granted
MICROCRYSTALLINE ANODIC COATINGS AND RELATED METHODS THEREFOR	US	9260792	16-Feb-2016	Granted
MICROCRYSTALLINE ANODIC COATINGS AND RELATED METHODS THEREFOR	US	10214827	26-Feb-2019	Granted
NANO-TEXTURED BIOCOMPATIBLE ANTIBACTERIAL FILM	US	10675380	09-Jun-2020	Granted
ION IMPLANTATION MODIFICATION OF ARCHWIRES	US	10292790	21-May-2019	Granted

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MESOPOROUS SURFACE FOR	US	10588999	17-Mar-2020	Granted
ENHANCED BONE				
INTEGRATION				

SCHEDULE 2

ASSIGNED TRADEMARKS

Serial #	Registration #	Word Mark
76636760	3078361 (US)	SANFORD HARDLUBE
76703449	4026314 (US)	MICRALOX
76060114	2566687 (US)	SANFORD PROCESS
76220401	2755002 (US)	SANFORD PROCESS CORPORATION
76060103	2465633 (US)	SANFRAN
76128399	2781066 (US)	SANFORD QUANTUM
73596827	1485158 (US)	IONGUARD
76108443	3151182 (US)	IONTITE
78968616	3381995 (US)	IONTITE
	TMA374105 (CA)	IONGUARD
	009952334 (EU)	IONGLIDE

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RECORDED: 02/06/2025