# -OP \$40,00 2039

# TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL	

# **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Integra LifeSciences Corporation		06/01/2005	CORPORATION: DELAWARE

# RECEIVING PARTY DATA

Name:	Zimmer Dental, Inc.	
Street Address:	1900 Aston Avenue	
City:	Carlsbad	
State/Country:	CALIFORNIA	
Postal Code:	92008	
Entity Type:	CORPORATION: DELAWARE	

# PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2039217	BIOMEND

# **CORRESPONDENCE DATA**

Fax Number: (317)237-1000

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 317-237-0300

Email: sue.michael@bakerd.com

Correspondent Name: M. Sue Michael

Address Line 1: 300 North Meridian Street

Address Line 2: Suite 2700

Address Line 4: Indianapolis, INDIANA 46204

ATTORNEY DOCKET NUMBER:	ZTI-T02829
NAME OF SUBMITTER:	M. Sue Michael
Signature:	/M. Sue Michael/
Date:	08/13/2007

900084188 REEL: 003599 FRAME: 0589

Total Attachments: 4 source=Biomendassignment\_1#page1.tif source=Biomendassignment\_1#page2.tif source=Biomendassignment\_1#page3.tif source=Biomendassignment\_1#page4.tif

> TRADEMARK REEL: 003599 FRAME: 0590

### QUITCLAIM ASSIGNMENT

This QUITCLAIM ASSIGNMENT is made this / day of here, 2005 by and
between Integra LifeSciences Corporation, 311 C Enterprise Drive, Plainsboro, New Jersey
08536, a corporation organized and existing under the laws of Delaware (hereinafter
"ASSIGNOR") and Zimmer Medical, Inc. (hereinafter "ASSIGNEE").
Constant and

WHEREAS, ASSIGNOR is the owner of the trademarks and registrations identified in Exhibit A attached, and the goodwill associated therewith (the trademarks and registrations identified in Exhibit A and the goodwill associated therewith hereinafter referred to as the "PROPERTY"); and

WHEREAS, ASSIGNEE desires to receive and ASSIGNOR is willing to sell, transfer, assign and convey to ASSIGNEE whatever rights, title and interest ASSIGNOR may have in and to the PROPERTY.

NOW, THEREFORE, in consideration of good and valuable consideration and the mutual promises of the parties, the sufficiency of which is acknowledged, the parties agree as follows:

ASSIGNOR hereby sells, transfers, assigns and conveys unto ASSIGNEE and its successors and assigns forever with quitelaim covenants only the PROPERTY as set forth in Exhibit A, including the right to sue others for past acts of infringement of the PROPERTY and to retain all revenues received from others for past acts of infringement of the PROPERTY.

ASSIGNOR hereby sells and transfers only such right, title and interest as it may hold in the PROPERTY, and the PROPERTY sold herein is sold subject to such prior liens, encumbrances and adverse claims, if any, that may exist, and ASSIGNOR disclaims any and all warranties on the PROPERTY.

IN WITNESS WHEREOF, ASSIGNOR has caused this assignment to be signed by 36 Stuart M. Essig, its President and Chief Executive Officer, thereunto duly authorized, this day of 40.00, 2005.

INTEGRA LIFESCIENCES CORPORATION

Name: 6/44

Title: <u>Frenchen</u>

ACKNOWLEDGMENT STATE OF NEW JERSEY : COUNTY OF 1940 COV : SS:
On this
My Commission Expires South Design
IN WITNESS WHEREOF, ASSIGNMENT to be signed by work C. Sara its Transport, thereunto duly authorized, this day of Joy, 2005.
ZIMMER MEDICAL, INC.
By: Thomas C. Then Name: Hones C. SUE. N Title: President
ACKNOWLEDGMENT
STATE OF : COUNTY OF San Diego : SS:
On this <u>lo</u> day of <u>Joly</u> , 2005, before me personally appeared <u>The Stea</u> , to me known, who, after being sworn, did depose and say that he/she is the <u>President</u> of ZIMMER MEDICAL, INC. has been duly authorized by said ZIMMER MEDICAL, INC. to execute this instrument on its behalf and that the execution of this instrument was the free act and deed of <u>The Stea</u> and his/her own free act and deed.

My commission expires: 5/28/09

Notary Public

# **EXHIBIT A**

# INTEGRA (I1026)

# **U.S & FOREIGN TRADEMARKS FOR BIOMEND**

OWNER	TRADEMARK	COUNTRY	REG. #/APP. #
COLLA-TEC, INC.	BIOMEND	ARGENTINA	1,621,649
COLLA-TEC, INC.	BIOMEND	AUSTRALIA	A608443
COLLA-TEC, INC.	BIOMEND	BRAZIL	APP# 818,593,377
COLLA-TEC, INC.	BIOMEND	CANADA	486,983
COLLA-TEC, INC.	BIOMEND	FRANCE	93,482,837
COLLA-TEC, INC.	*BIOMEND	ISRAEL	86,619
INTEGRA LIFESCIENCES CORPORATION	BIOMEND	ITALY	676,480
INTEGRA LIFESCIENCES CORPORATION,	BIOMEND	JAPAN	330,931
INTEGRA LIFESCIENCES CORPORATION	BIOMEND	KOREA	301,707
COLLA-TEC, INC.	BIOMEND	MEXICO	481,793
COLLA-TEC, INC.	BIOMEND	SOUTH AFRICA	93/7650
COLLA-TEC, INC.	BIOMEND	SPAIN	APP# 1,778,466
COLLA-TEC, INC.	BIOMEND	U.K.	1,545,090
INTEGRA LIFESCIENCES CORPORATION	BIOMEND	U.S.	2,039,217
COLLA-TEC, INC.	BIOMEND	VENEZUELA	

# Chain of Title:

- A) COLLA-TEC, INC. merged with and into INTEGRA, LTD.
- B) INTEGRA, LTD, changed its name to INTEGRA LIFESCIENCES I, LTD.
- C) INTEGRA LIFESCIENCES I, LTD. changed its name to INTEGRA

# LIFESCIENCES CORPORATION

The various US and foreign BIOMEND registrations were originally registered in the name of Colla-Tec, Inc. Over the years, Colla-Tec, Inc became Integra, Ltd, then

Integra LifeSciences I, Ltd. and then Integra LifeSciences Corporation.

Change of ownership/title in the foreign countries was only instituted when it was time to renew. Ultimately, ownership was changed in several countries, including the US, but not in all countries. Also, because there was a period when the marks were not being renewed, registrations in several countries were allowed to lapse.