

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
Acist Medical Systems Inc.		01/01/2013	CORPORATION: MINNESOTA
RECEIVING PARTY DATA			
Name:	Bracco Injeneering S.A.		
Street Address:	28 Avenue de Sevelin		
City:	Lausanne		
State/Country:	SWITZERLAND		
Postal Code:	1004		
Entity Type:	CORPORATION: SWITZERLAND		
PROPERTY NUMBERS Total: 10			
Property Type	Number	Word Mark	
Registration Number:	3417187	EMPOWERSYNC	
Registration Number:	2637221	EMPOWERCT	
Registration Number:	3812743	EMPOWERCT	
Registration Number:	3685115	EMPOWERCTA	
Registration Number:	3812744	EMPOWERCTA	
Registration Number:	3403561	EMPOWER MR	
Registration Number:	3812745	EMPOWERMR	
Registration Number:	3212726	IRISCT	
Registration Number:	3431849	IRISMR	
Registration Number:	3481673	EZ CHEM	
CORRESPONDENCE DATA			
Fax Number:	7039203399		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>			

OP \$265.00 3417187

Phone: 703-920-1122
Email: mail@iplawsolutions.com
Correspondent Name: Stewart Gitler
Address Line 1: 2000 Duke Street
Address Line 2: Suite 100
Address Line 4: Alexandria, VIRGINIA 22314

ATTORNEY DOCKET NUMBER: S-13026

DOMESTIC REPRESENTATIVE

Name: Stewart L Gitler
Address Line 1: 2000 Duke Street
Address Line 2: Suite 100
Address Line 4: Alexandria, VIRGINIA 22314

NAME OF SUBMITTER: Stewart L Gitler

Signature: /Stewart L Gitler/

Date: 04/29/2013

Total Attachments: 2
source=S-13026 Assignment#page1.tif
source=S-13026 Assignment#page2.tif

TRADEMARKS ASSIGNMENT

This TRADEMARK ASSIGNMENT (this "Assignment"), effective as of January 1st, 2013, is made and entered into by and between Acist Medical Systems Inc., a corporation organized and existing under the laws of the State of Minnesota, U.S., with its registered office at 7905 Fuller Road, Eden Prairie, Minnesota 55344, U.S.A. (the "Assignor"), and Bracco Injengineering S.A., a corporation organized and existing under the laws of Switzerland, with its registered office at 28 Avenue de Sévelin, 1004 Lausanne, Switzerland (the "Assignee") (each a "Party," and collectively, the "Parties").

WHEREAS, Assignor is the owner of the trademarks, trademark registrations, and trademark applications set forth on Schedule A hereto (the "Trademarks");

WHEREAS, Assignor and Assignee are parties to that certain Purchase Agreement dated December 17, 2012 (the "Agreement") (capitalized terms used herein but not otherwise defined herein shall have the meanings set forth in the Agreement);


WHEREAS, pursuant to the Agreement, Assignee agreed to purchase the Transferred Intellectual Property from Assignor, including all of Assignor's right, title and interest in and to the Trademarks and the goodwill of the business symbolized by the Trademarks effective as of January 1, 2013 (the "Effective Date").

NOW THEREFORE, for the consideration set forth in the Purchase Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

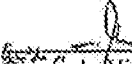
1. Assignment. Effective upon the Closing, Assignor hereby assigns to Assignee all of Assignor's right, title and interest in and to the Trademarks and any and all goodwill of the business symbolized by the Trademarks, including all rights therein provided by international conventions and treaties, and the right to sue for past, present and future infringement thereof.
2. No Warranties. Except as expressly provided in the Purchase Agreement, Assignor makes no warranties, express or implied, with respect to the Trademarks.
3. Further Assurances. Assignor shall, at the cost and expense of Assignee, take all actions and execute all documents necessary or desirable to record and perfect the interest of Assignee in and to the Trademarks, and shall not enter into any agreement in conflict with this Assignment.

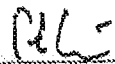
IN WITNESS WHEREOF, each Party has caused this Assignment to be executed by its duly authorized representative.

ASSIGNOR

By: 
Name: Fulvio Renoldi Bracco
Title: Chairman of the Board of Directors

ASSIGNEE

By: 
Name: Giancarlo Viscardi
Title: Director

By: 
Name: Pierpaolo Caldelari
Title: Director



Schedule A
TRADEMARKS

Mark	Country	Reg. or App. No.
EMPOWERSYNC	European Community Trademark	Reg. No. 0929079
EMPOWERSYNC	United States	Reg. No. 3,417,187
EMPOWER CT (logo) EMPOWER_{CT}	United States	Reg. No. 2,637,221
EMPOWER CT (text)	United States	Reg. No. 3,812,743
EMPOWER CTA	European Community Trademark	Reg. No. 005259726
EMPOWER CTA (logo) EMPOWER_{CTA}	United States	Reg. No. 3,885,115
EMPOWER CTA (text)	United States	Reg. No. 3,812,744
EMPOWER MR	European Community Trademark	Reg. No. 005259692
EMPOWER MR (logo) EMPOWER_{MR}	United States	Reg. No. 3,403,561
EMPOWER MR (text)	United States	Reg. No. 3,812,745
IRISCT	European Community Trademark	Reg. No. 4786687
IRISCT	United States	Reg. No. 3,212,726
IRISMR	European Community Trademark	Reg. No. 903184
IRISMR	United States	Reg. No. 3,431,849
EZ CHEM	European Community Trademark	Reg. No. 005872254
EZ CHEM (logo) EZ CHEM	United States	Reg. No. 3,481,673
PERCUPUMP PercūPump	United States	Reg. No. 1,658,124

AC

P.L.