

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM499913

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Bovie Medical Corporation		10/31/2018	Corporation: DELAWARE
RECEIVING PARTY DATA			
Name:	Specialty Surgical Instrumentation, Inc.		
Street Address:	3034 Owen Drive		
City:	Antioch		
State/Country:	TENNESSEE		
Postal Code:	37013		
Entity Type:	Corporation: TENNESSEE		
PROPERTY NUMBERS Total: 9			
Property Type	Number	Word Mark	
Serial Number:	86791930	OPERATING WITH PRECISION	
Registration Number:	2455921	DEDICATED TO DISTRIBUTION	
Registration Number:	4937528	BOVIE ULTIMATE	
Registration Number:	2767242	AARON	
Registration Number:	3662684	BOVIE	
Registration Number:	1208079	BOVIE	
Registration Number:	4960363	BOVIE	
Registration Number:	0507917	BOVIE	
Registration Number:	5324409	BOVIE	
CORRESPONDENCE DATA			
Fax Number:			
<i>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.</i>			
Email:	tsullivan@hayes-soloway.com		
Correspondent Name:	Todd A. Sullivan		
Address Line 1:	175 Canal Street		
Address Line 4:	Manchester, NEW HAMPSHIRE 03101		
NAME OF SUBMITTER:	Todd A. Sullivan		
SIGNATURE:	/todd a. sullivan/		

OP \$240.00 86791930

DATE SIGNED:	11/29/2018
Total Attachments: 3 source=2018 Executed Assignment#page1.tif source=2018 Executed Assignment#page2.tif source=2018 Executed Assignment#page3.tif	

ASSIGNMENT AGREEMENT

THIS ASSIGNMENT AGREEMENT is hereby entered into on this 31 day of October 2018 (the "Effective Date")

BETWEEN

1. Bovie Medical Corporation, a corporation arranged under the laws of the state of Delaware and having a mailing address of 5115 Ulmerton Road, Clearwater, FLORIDA 33760 UNITED STATES ("Assignor"), represented by Moshe Citronowicz in his capacity as Sr. Vice President; and
2. Speciality Surgical Instrumentation Inc., a corporation arranged under the laws of the state of Tennessee and having a mailing address of 3034 Owen Drive, Antioch, TENNESSEE 37013 UNITED STATES ("Assignee"), represented by David C. Milne in his capacity as Chief Administrative Officer, General Counsel & Corporate Secretary.

WHEREAS

- A) The Assignor is the proprietor of the trademark applications and registered trademarks of which particulars are set out in Schedule 1 attached hereto (the "Trademarks"); and
- B) The Assignor and the Assignee have agreed that said Trademarks should be assigned and transferred to the Assignee.

NOW WITNESSETH AS FOLLOWS:

1. Assignment

- 1.1 In consideration for an agreed amount now paid by the Assignee to the Assignor, of which receipt and sufficiency is hereby acknowledged, and in connection with the transfer of the applicable portion of the Assignor's business, the Assignor hereby assigns to the Assignee free from all mortgages, charges, liens, licenses and encumbrances, the Trademarks, including all statutory and common law rights appertaining to them, and the right to sue for past infringements, together with the goodwill attached to the Trademarks.
- 1.2 The Assignment of the Trademarks herein from the Assignor to the Assignee is permanent and shall include all future renewals of the Trademarks.

2. **Severability**

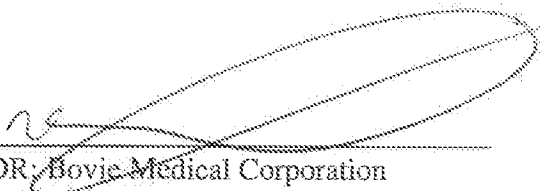
If any term, provision, covenant or condition of this Agreement, or the application thereof to any person, place or circumstance, shall be held by a court of competent jurisdiction to be invalid, unenforceable or void, the remainder of this Agreement and such term, provision, covenant or condition as applied to other persons, places and circumstances shall remain in full force and effect.

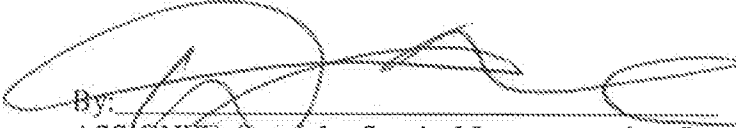
3. **Interpretation**

3.1 Reference in this assignment to Assignor and Assignee shall (unless the context requires otherwise) include a reference to their respective successors in title and references to the Assignor shall also include reference to its predecessor(s) in title.

3.2 The headings herein shall not affect construction or interpretation of this Assignment Agreement.

IN WITNESS whereof, the parties hereto have executed this Assignment Agreement as of the Effective Date.

By: 
ASSIGNOR: Bovie Medical Corporation
NAME: Moshe Citronowicz
TITLE: Sr. Vice President
PASSPORT NO: 4 99 648 099

By: 
ASSIGNEE: Specialty Surgical Instrumentation, Inc.
NAME: David C. Milne
TITLE: Chief Administrative Officer, General Counsel & Corporate Secretary
PASSPORT NO: 455925776

Schedule 1 - Trademarks

UNITED STATES TRADEMARKS			
Trademark	Serial Number	Registration Number	Class
OPERATING WITH PRECISION	86791930		10, 35
DEDICATED TO DISTRIBUTION	75596045	2455921	35
BOVIE ULTIMATE	86356334	4937528	10
AARON	76093377	2767242	10, 35
BOVIE	77499912	3662684	10
BOVIE	73329856	1208079	10
BOVIE	86788702	4960363	10
BOVIE	71543007	0507917	10
BOVIE	86791878	5324409	10

WORLD TRADEMARKS				
Trademark	Country	Registration Number	Application Number	Class
BOVIE	Canada	UCA28960	0197850	7
BOVIE	China	16425066	16425066	10
BOVIE	European Union	003351855	003351855	10
BOVIE	France	1506770	1506770	10
BOVIE	Japan	1783448	S57-043542	10