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 |
|-------------------------------|----------|-------------------|----------------------------|
| Mutoh Co., Ltd. | | 03/29/2010 | Kabushiki Kaisha: JAPAN |
| Kabushiki Kaisha M&M | | 03/29/2010 | Kabushiki Kaisha: JAPAN |
| Mutoh America Company Limited | | 03/29/2010 | CORPORATION: MASSACHUSETTS |

RECEIVING PARTY DATA

| Name: | Stryker Medtech K.K. |
|-----------------|--------------------------------|
| Street Address: | 1131-1 Higashi-Naganuma, Inagi |
| City: | Tokyo |
| State/Country: | JAPAN |
| Postal Code: | 206-0802 |
| Entity Type: | Kabushiki Kaisha: JAPAN |

PROPERTY NUMBERS Total: 1

| Property Type | Number | Word Mark |
|----------------------|---------|-----------|
| Registration Number: | 2711952 | SONOPET |

CORRESPONDENCE DATA

Fax Number: (248)645-1568

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

Phone: 248-645-1483
Email: ipdocket@h2law.com

Correspondent Name: Howard & Howard Attorneys PLLC

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Address Line 4: Royal Oak, MICHIGAN 48067-2557

ATTORNEY DOCKET NUMBER: 060210.00459

DOMESTIC REPRESENTATIVE

Name:

TRADEMARK 900161149 REEL: 004197 FRAME: 0563 H \$40.00 271195

| Address Line 1: Address Line 2: Address Line 3: Address Line 4: | |
|--|--------------------------|
| NAME OF SUBMITTER: | Christopher M. Francis |
| Signature: | /Christopher M. Francis/ |
| Date: | 05/03/2010 |
| Total Attachments: 6 source=TM Assignment-Mutoh#page1.tif source=TM Assignment-Mutoh#page2.tif source=TM Assignment-Mutoh#page3.tif source=TM Assignment-Mutoh#page4.tif source=TM Assignment-Mutoh#page5.tif source=TM Assignment-Mutoh#page6.tif | |

TRADEMARK REEL: 004197 FRAME: 0564

Trademark Assignment

This Trademark Assignment ("Trademark Assignment") is entered into as of March 29, 2010 (the "Effective Date"), by and among MUTOH CO., LTD., a kabushiki kaisha organized and existing under the laws of Japan ("Mutoh"), KABUSHIKI KAISHA M&M, a kabushiki kaisha organized and existing under the laws of Japan ("M&M"), and MUTOH AMERICA COMPANY LIMITED, a Massachusetts corporation ("Mutoh America" and together with Mutoh and M&M, the "Assignors"), and STRYKER MEDTECH K.K., a kabushiki kaisha organized and existing under the laws of Japan ("Assignee"). This Assignment is made pursuant to and in connection with the transfer of substantially all of the assets of Assignors' Sonopet Product Line to Assignee pursuant to a certain Asset Purchase Agreement by and among Assignors and Assignee dated July 24, 2009 (as amended by an Amendment to Asset Purchase Agreement dated effective as of March 25, 2010, the "Purchase Agreement"). Capitalized terms not otherwise defined in this Agreement have the meanings ascribed to them in the Purchase Agreement.

Assignors are the owners of certain ideas, inventions, discoveries, improvements, technology concepts, designs, programs, works of authorship, know-how, trade secrets, business plans, customer lists or information, financial data, or other confidential or otherwise proprietary information, whether patentable or unpatentable, that relate to the Product Line and associated instruments and methods and that, as of the Effective Date have been created, discovered, acquired, conceived, reduced to practice or developed by Assignors ("Proprietary Information"). Assignors also own certain copyrights, trademarks, services marks, trade dress, trade secrets, patent applications, patents, continuations, continuations-in-part, divisionals, substitutes, renewals, reissues or reexamination resulting therefrom, and other forms of intellectual property protection or proprietary rights available any where in the world, arising out of or otherwise associated with Assignor's Proprietary Information, including, but not limited to, the intellectual property identified in the table below (collectively, "Intellectual Property Rights").

Assignors have used in interstate commerce trademarks, services marks, and trade dress included in the Intellectual Property Rights in its business in connection with the Product Line and associated instruments and methods, and is the owner of common law trademark rights and other rights and interests in and to the use of the trademarks, services marks, and trade dress included in the Intellectual Property Rights (collectively, the "Trademark Rights").

For good and valuable consideration provided in connection with the sale and purchase of assets pursuant to the Purchase Agreement, the receipt and sufficiency of which is hereby acknowledged, the Assignors hereby sell, assign, and transfer to Assignee, its successors and assigns, their entire right, title and interest in and to the Trademark Rights, including but not limited to the trademarks, service marks, and trade dress identified below, together with the goodwill associated therewith. Assignors further assign to Assignee, its successors and assigns, the entire right, title, and interest in and to all claims for damages by reason of past infringement of any such Trademark Rights, together with the right to sue for, collect, and retain the proceeds for any past, present, and future infringement of any Trademark Rights.

Trademark Registrations

| Country | Mark | Registration Date | Registration No. |
|---------|---------|---|------------------|
| USA | Sonopet | April 29, 2003 | 2,711,952 |
| Japan | ソノペット | Application – Sept. 29, 1992 Publication – Oct. 21, 1994 Registration – Jun. 30, 1995 | 3,054,214 |
| Canada | Sonopet | December 3, 2004 | TMA627395 |

Trade Names, Brand Names, Logos

| Title | Description |
|---------|-------------------------------|
| Sonopet | Trade name, brand name |
| SONOPET | Logo in .jpeg and .pdf format |

TRADEMARK REEL: 004197 FRAME: 0565

Internet Domain Names

| Title | |
|-------------|--|
| sonopet.com | |

Assignor warrants that no assignment, sale, agreement, or encumbrance has been or will be made or entered into which would conflict with this Trademark Assignment.

-Execution on following page -

STRYKER MEDTECH K.K.
ストライカー・メドテック株式会社に行る表

代表取締役社長 ザビエル・ベアリング

Xavier Berling, Representative Director

MUTOH CO., LTD.

Nobuyuki Tao, Representative Director

KABUSHIKI KAISHA M&M

MUTOH AMERICA COMPANY LIMITED

Masahiro Hirose, Representative Director

Name: Satoshi Otsuka

Title: President

1768489

STRYKER MEDTECH K.K.

MUTOH CO., LTD.

Xavier Berling, Representative Director

Nobuvuki Tao Representative Directo

KABUSHIKI KAISHA M&M

MUTOH AMERICA COMPANY LIMITED

Masahiro Hirose, Representative Director

By______Name: Satoshi Otsuka

Title: President

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STRYKER MEDTECH K.K.

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Xavier Berling, Representative Director

Nobuyuki Tao, Representative Director

KABUSHIKI KAISHA M&M

MUTOH AMERICA COMPANY LIMITED

Masahiro Hirose, Representative Birector

Name: Satoshi Otsuka Title: President

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STRYKER MEDTECH K.K.

MUTOH CO., LTD.

Xavier Berling, Representative Director

Nobuyuki Tao, Representative Director

KABUSHIKI KAISHA M&M

MUTOH AMERICA COMPANY LIMITED

Masahiro Hirose, Representative Director

Name: Satoshi Otsuka Title: President

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RECORDED: 05/03/2010