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
Med-Venture Investments, LLC		103/02/2010	LIMITED LIABILITY COMPANY: CALIFORNIA

RECEIVING PARTY DATA

Name:	Nobles Medical Technologies, Inc.		
Street Address:	17815 Newhope Street		
City:	Fountain Valley		
State/Country:	CALIFORNIA		
Postal Code:	92708		
Entity Type:	CORPORATION: DELAWARE		

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	2473994	SUTURA
Registration Number:	3400295	HEARTSTITCH
Registration Number:	3508187	SUPERSTITCH
Registration Number:	3667420	KWIKNOT

CORRESPONDENCE DATA

Fax Number: (763)505-2530

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

Phone: 7635052526

Email: trademark@medtronic.com

Correspondent Name: Medtronic, Inc.

Address Line 1: 710 Medtronic Parkway

Address Line 2: LC 340

Address Line 4: Minneapolis, MINNESOTA 55432-5604

ATTORNEY DOCKET NUMBER: NOBLES ACQ. LG09734.100

TRADEMARK REEL: 004483 FRAME: 0914 2473994

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NAME OF SUBMITTER:	Cindy L. Evenson			
Signature:	/Cindy L. Evenson/			
Date:	02/22/2011			
Total Attachments: 2 source=Conf of assignment from Med-Venture to Nobles#page1.tif source=Conf of assignment from Med-Venture to Nobles#page6.tif				

TRADEMARK
REEL: 004483 FRAME: 0915

CONFIRMATION OF PATENT AND TRADEMARK ASSIGNMENT

WHEREAS, Med-Venture Investments, LLC (hereinafter "ASSIGNOR"), a California limited liability company, has assigned to Nobles Medical Technologies, Inc. (hereinafter "ASSIGNEE"), a Delaware corporation, the entire right, title, and interest to certain intellectual property assets defined below and hereinafter referred to as the "Intellectual Property", including, but not limited to, those assets identified in Schedules A and B, as set forth in the Asset Purchase Agreement dated August 1, 2009 between ASSIGNOR and ASSIGNEE;

AND WHEREAS, it is desired, by this Memorandum, to confirm the assignment of the Intellectual Property to ASSIGNEE:

NOW, THEREFORE, ASSIGNOR hereby confirms and acknowledges that, for good and valuable consideration, the receipt of which is hereby acknowledged, it has sold, assigned, transferred, conveyed and delivered to ASSIGNEE all right, title and interest to the following "Intellectual Property":

- (i) all patents and patent applications, domestic or foreign, as described in Schedule A hereto, all licenses relating to any of the foregoing and all income and royalties with respect to any licenses, all rights to sue for past, present or future infringement thereof, all rights arising therefrom and pertaining thereto and all reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof;
- (ii) all state (including common law), federal and foreign trademarks, service marks and trade names, URLs and domain names, and applications for registration of such trademarks, service marks and trade names, URLs and domain names, as described in Schedule B hereto, all licenses relating to any of the foregoing and all income and royalties with respect to any licenses, whether registered or unregistered and whenever registered, all rights to sue for past, present or future infringement or uncontested use thereof, all rights arising therefrom and pertaining thereto and all reissues, extensions and renewals thereof; and
- (iii) the entire goodwill of or associated with the businesses connected with and symbolized by any of the aforementioned properties and assets.

AND ASSIGNOR hereby sells, assigns, transfers, conveys and delivers to ASSIGNEE all claims for damages and all remedies arising out of any violation of any and all rights assigned hereby that may have accrued prior to the date of assignment to ASSIGNEE, or may accrue hereafter, including, but not limited to, the right to sue for, collect, and retain damages for past infringements of said Intellectual Property before or after issuance.

IN TESTIMONY WHEREOF, I hereunto set my hand and seal this <u>2</u> day of March ____, 2010.

By: Karen Glassman, Chief Financial Officer

ACCEPTED:

NOBLES MEDICAL TECHNOLOGIES, INC.

Dr. Anthony A. Nobles, President and Chief Executive Officer

TRADEMARK REEL: 004483 FRAME: 0916

SCHEDULE B

TRADEMARKS

BECAUSE CLOSURE SHOULD BE THE SIMPLEST PART OF THE PROCEDURE

HEARTSTITCH

KWIKNOT

SIMPLIFYING CLOSURE WITH SURGICAL PRECISION

SUPERSTITCH

SUTURA

REGISTRATIONS

COUNTRY	MARK	CLASS	APP NO./ APP. DATE	REG. NO./ REG. DATE
USA	HEARTSTITCH	10	77/139,342	3,400,295
			03-23-2007	03-18-2008
European Community	KWIKNOT	10	7,142,318	7142318
			08-07-2008	6-23-2009
USA	KWIKNOT	10	77/406,725	3667420
			02-26-2008	8-11-2009
European Community	SUPERSTITCH	10	7,142,243	7142243
			08-07-2008	6-23-2009
USA	SUPERSTITCH	10	75/248,304	2,239,885
			02-26-1997	04-13-1999
USA	SUPERSTITCH	10	77/406,705	3,508,187
33,1			02-26-2008	09-30-2008
USA	SUTURA	10	75/529,111	2,473,994
			07-31-1998	07-31-2001

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RECORDED: 02/22/2011