UNITED STATES DISTRIC COURT SOUTHERN DISTRICT OF FLORIDA MIAMI DIVISION

CASE NO. 14-20602-CIV-SEITZ/TURNOFF

ATLAS IP, LLC, a Florida Limited Liability Corporation,

Plaintiff,

v.

BIOTRONIK, INC., an Oregon corporation

Defendant.

AMENDED COMPLAINT AND DEMAND FOR JURY

Plaintiff, Atlas IP, LLC ("Atlas"), alleges by way of complaint against defendant, Biotronik, Inc. ("Biotronik") as follows:

Atlas and Its Patents

- Atlas is a Florida LLC with a principal place of business at One SE Third Avenue, Suite 1200, Miami, Florida 33131.
- 2. Atlas is the owner by assignment of U.S. Patent Nos. 5,371,734 ("the '734 Patent"), entitled *Medium access control protocol for wireless network*. Exhibit A.
- 3. The invention of the '734 Patent, the application for which was filed in January 1993, is directed to "a reliable medium access control (MAC) protocol for wireless, preferably radio frequency (RF), LAN-type network communications among a plurality of resources, such a[s] a battery powered portable computers." '734 Patent, col. 5, lines 10-14.

Biotronik and the Accused Products

4. Biotronik is an Oregon Corporation with a principal place of business at 6024 Jean Road, Lake Oswego, Oregon 97035-5571.

- 5. Biotronik manufactures, offers for sale, and/or sells implantable medical device products ("IMDs") and products that communicate with such IMDs (collectively "the Accused Products").
- 6. A claim chart comparing representative claims from the '734 patent to representative Accused Products is attached hereto as Exhibit B.
- 7. Upon information and belief, Biotronik, at all times relevant to this complaint, has been doing business in this Judicial District by, *inter alia*, selling and offering for sale the Accused Products in this Judicial District.

Jurisdiction and Venue

- 8. This Court has subject matter jurisdiction pursuant to 35 U.S.C. § 1338(a).
- 9. Venue is proper in this Judicial District pursuant to 35 U.S.C. § 1400(b).
- 10. This Court has personal jurisdiction over Biotronik by virtue of Biotronik having done business in this Judicial District.

Count I – Patent Infringement

- 11. Atlas hereby incorporates by reference the allegations contained in paragraphs 1-10, above.
- 12. Biotronik's manufacture, sale and/or offer to sell the Accused Products constitute direct infringement of the claims of the '734 Patent pursuant to 35 U.S.C. §271(a).
- 13. Biotronik's infringement of the '734 Patent has caused injury to Atlas.

WHEREFORE, Atlas respectfully requests that this Court award it compensatory damages sufficient to compensate for Biotronik's infringement, and interest thereon, and award Atlas such further relief in law and/or equity as the Court deems appropriate.

Date: August 29, 2014

OF COUNSEL:

Rolf O. Stadheim George C. Summerfield Kyle L. Harvey STADHEIM & GREAR, LTD 400 North Michigan Avenue Suite 2200 Chicago, Illinois 60611 (312) 755-4400 Stadheim@stadheimgrear.com Summerfield@stadheimgrear.com Harvey@stadheimgrear.com Respectfully submitted,

/s/ Curtis Carlson
Curtis Carlson
CARLSON & LEWITTES, P.A.
One Southeast Third Avenue
1200 SunTrust International Center
Miami, Florida 33131
(305) 372-9700
Carlson@carlson-law.net

Counsel for Plaintiff Atlas IP, LLC

DEMAND FOR JURY TRIAL

Plaintiff hereby demands a trial by jury.

Dated: August 29, 2014 Respectfully submitted,

OF COUNSEL:

Rolf O. Stadheim
George C. Summerfield
Kyle L. Harvey
STADHEIM & GREAR, LTD
400 North Michigan Avenue
Suite 2200
Chicago, Illinois 60611
(312) 755-4400
Stadheim@stadheimgrear.com
Summerfield@stadheimgrear.com
Harvey@stadheimgrear.com

/s/ Curtis Carlson
Curtis Carlson
CARLSON & LEWITTES, P.A.
One Southeast Third Avenue
1200 SunTrust International Center
Miami, Florida 33131

(305) 372-9700 Carlson@carlson-law.net

Counsel for Plaintiff Atlas IP, LLC

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on August 29, 2014, the foregoing document was served on all counsel of record who are deemed to have consented to electronic service via the Court's CM/ECF system, either via transmission of Notices of Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel or parties who are not authorized to receive electronically Notices of Electronic Filing.

Curtis B. Miner
Email: curt@colson.com
Colson Hicks Eidson
255 Alhambra Circle, Penthouse
Coral Gables, Florida 33134
Telephone: 305-476-7400
Facsimile: 305-476-7444

Jeffrey M. Olson
jolson@sidley.com
Matthew S. Jorgenson
mjorgenson@sidley.com
Sidley Austin LLP
555 West Fifth Street, Suite 4000
Los Angeles, California 90013
Telephone: 213-896-6000
Facsimile: 213-896-6600

By: /s/ Curtis Carlson Curtis Carlson