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BIOMET INC Form AW November 08, 2010

VIA EDGAR

EBI, LLC

November 8, 2010
Mr. James Lopez
Branch Chief
Division of Corporation Finance
United States Securities and Exchange Commission
100 F. Street, N.E.
Washington, D.C. 20549
RE: Biomet, Inc. Bioelectron, Inc.
Biomet 3i, LLC
Biomet Biologics, LLC
Biomet Europe Ltd.
Biomet Fair Lawn, LLC
Biomet International Ltd.
Biomet Leasing, Inc.
Biomet Manufacturing Corporation
Biomet Microfixation, LLC
Biomet Orthopedics, LLC
Biomet Sports Medicine, LLC
Cross Medical Products, LLC
EBI Holdings, LLC

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ost-Effective Amendment No. 5 to Form S-1
iled September 15, 2010
ned September 15, 2010
ile No. 333-150655
IIC 10. 333 130033
Dear Mr. Lopez,

Biomet, Inc. (referred to herein as the Company, we, or our) hereby makes application for itself and on behalf each of the other Registrants (each

a direct or indirect wholly-owned subsidiary of the Company), pursuant to paragraph (a) of Rule 477 under the Securities Act of 1933, as

amended, to withdraw Post-Effective Amendment No. 5 to Form S-1 (File No. 333-150655) (the Post-Effective

Mailing Address: P.O. Box 587

Warsaw, IN 46581-0587 Toll Free: 800.348.9500 Office: 574.267.6639 Main Fax: 574.267.8137 www.biomet.com

EBI Medical Systems, LLC

Biomet Florida Services, LLC

Implant Innovations Holdings, LLC

Interpore Cross International, LLC

Kirschner Medical Corporation (collectively, the Registrants)

Electro-Biology, LLC

Interpore Spine Ltd.

Shipping Address: 56 East Bell Drive Warsaw, IN 46582

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Amendment), filed by the Registrants with the Securities and Exchange Commission (the Commission) on September 15, 2010.

The Company caused its subsidiaries Biomet Holdings Ltd. and Biomet Travel, Inc. to be dissolved on August 30, 2010 and June 16, 2010, respectively, and had inadvertently filed the Post-Effective Amendment under such Registrants EDGAR filing codes.

The Post Effective Amendment has not been declared effective and the Company confirms that no securities have been or will be sold under the Post-Effective Amendment.

It is our understanding that this application for withdrawal of the amendment will be deemed granted as of the date that it is filed with the Securities and Exchange Commission (the Commission) unless, within fifteen days after such date, the Company receives notice from the Commission that this application will not be granted.

If you have any questions regarding this application, please contact me at (574) 371-3026.

Sincerely,

/s/ Jody S. Gale

Jody S. Gale

Vice President and Associate General Counsel