01-12-2001 FORM PTO-1618A ent of Corr ent and Trade TRADEMARK OMB 0651-0027 MRD 12.26.60 101580759 6 ORDATION FORM COVER SHEET TRADEMARKS ONLY TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies) Submission Type Conveyance Type X New **Assignment** License Resubmission (Non-Recordation) **Security Agreement Nunc Pro Tunc Assignment** Document ID # **Effective Date** Month Day Year Merger **Correction of PTO Error** Reel # Frame # Change of Name **Corrective Document** Reel # Frame # Other Conveying Party Mark if additional names of conveying parties attached **Execution Date** Month Day Year Name | METREX RESEARCH CORPORATION 12-11-2000 Formerly Individual General Partnership Limited Partnership Corporation Association Other Citizenship/State of Incorporation/Organization Receiving Party Mark if additional names of receiving parties attached Name ABN AMRO BANK N.V. DBA/AKA/TA Composed of 135 S. LASALLE STREET Address (line 1) Address (line 2) 60674 Address (line 3) CHICAGO ILLINOIS State/Country Zip Code If document to be recorded is an Individual **Limited Partnership** General Partnership assignment and the receiving party is not domiciled in the United States, an Corporation **Association** appointment of a domestic representative should be attached. Other | ADMINISTRATIVE AGENT (Designation must be a separate document from Assignment.) Citizenship/State of Incorporation/Organization FOR OFFICE USE ONLY 01/12/2001 MTHAI1 00000003 76108503 101027 40.00 DP 01 FC:481 950.00 DP 02 FC:482 Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recalled, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Traderfack Office, Chief information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS. Mail documents to be recorded with required cover sheets) information to: Commissioner of Patents and Trademarks, Box Assignments, Washington, D.C. 20231

TRADEMARK

REEL: 002211 FRAME: 0001

FORM PTO- Expires 08/30/99 OMB 0651-0027	1618B	Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
	Representative Name and Addre	SS Enter for the first Re	ceiving Party only.
Name			
Address (line 1)			
Address (line 2)			
Address (line 3)			
Address (line 4)			
Correspond	dent Name and Address _{Area Coo}	le and Telephone Number	
Name	DEBRA KOZLOWSKI		
Address (line 1)	SIDLEY & AUSTIN		
Address (line 2)	BANK ONE PLAZA		
Address (line 3)	10 S. DEARBORN STREET		
Address (line 4)	CHICAGO, IL 60603		
Pages	Enter the total number of pages of t including any attachments.	he attached conveyance doc	sument # 30
	Application Number(s) or Regis		Mark if additional numbers attached
Enter either the	e Trademark Application Number <u>or</u> the Registr		
Trac	demark Application Number(s)	Registr	ation Number(s)
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Number of	Properties Enter the total numbe	r of properties involved.	# 39
Fee Amoun	t Fee Amount for Prope	rties Listed (37 CFR 3.41):	\$ 1560.00
Method o	of Payment: Enclosed X	Deposit Account	
(Enter for p	payment by deposit account or if additional fees	can be charged to the account.) count Number:	# 19-2165
	Authorizat	ion to charge additional fees:	Yes X No
Statement a	and Signature		
To ti	he best of my knowledge and belief, the f	oregoing information is true and	i correct and any
atta	ched copy is a true copy of the original do	ocument. Charges to deposit ac	count are authorized, as
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	KOZLOWSKI	Jebia Jofowski	DECEMBER 22, 2000
Name	of Person Signing	Signature ^v	Date Signed

SCHEDULE A to ark Security Agreement

Trademark Security Agreement Dated as of December 11, 2000

See attached

METREX RESEARCH CORPORATION TRADEMARK APPLICATIONS, REGISTRATIONS AND LICENSES

Attached Hereto

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ORPORATION Trademark Properties - Active - U.S.
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Company/Name Country	Mark	Scrial No. Filing Date	Rey. No. Reg. Date	CPA Acet Division	Status Type Next Renewal	File No. Original Certificate	Box No.
(SDS) (Kerr) (Metrex Corporation) United States	rporation) COMPLIANCE	76/108503 08/14/2000		=	APPLICATION	11693	
(SDS) (Kerr) (Metrex Corporation) United States	rporation) EMPOWER	75/608276 12/21/1998		Ξ	APPLICATION	9592	
(SDS) (Kerr) (Metrex Corporation) United States	rporation) PROCIDE-D	76/027019 04/17/2000			APPLICATION	11608	
(SDS) (Kerr) (Metrex Corporation) United States PRC	rporation) PROCIDE-D PLUS	76/027018 04/17/2000		Ξ	APPLICATION	11609	
(SDS) (Kerr) (Metrex Corporation) United States	rporation) VIONEXUS	76/127921 09/15/2000		Ξ	APPLICATION	11960	
(SDS) (Kerr) (Metrex Corporation) United States DE	rporation) DETERGEZYME	74/425632 08/16/1993	1899530 06/13/1995	7089899 >	REGISTERED 06/13/2005	373 8 Yos	41300
(SDS) (Kerr) (Metrex Corporation) United States	rporation) METREX	75/350371 09/02/1997	2352324	7089899 •	REGISTERED 05/23/2010	5757 Yes	41274
(SDS) (Kerr) (Metrex Corporation) United States METR	rporation) METREX RESEARCH CORPORATION & Design	588157 03/17/1986	1444787 06/30/1987	7089899	REGISTERED 06/30/2007	3735 No	41300
(SDS) (Kerr) (Metrex Corporation) United States METR	rporation) METREX RESEARCH CORPORATION & Design	74/377307 04/07/1993	1851868	7089899	REGISTERED 08/30/2004	3751 Yos	40878
(SDS) (Kerr) (Metrex Corporation) United States METR	rporation) METRICIDE & Design	690038 10/16/1987	1493827 06/28/1988	7089899 >	REGISTERED 06/28/2008	373 6 Yos	41300

REEL: 002211 FRAME: 0005

Thursday, November 02, 2000

Country Mark	Filing Date	Reg. Date	Division	Next	Ment Renewal	File No. Original Certificate	
NETRICIDE PLUS 30	804663 06/05/1989	1614582 09/25/1990		₹ <u>Σ</u>	EGISTERED 09/25/2000	3739 Yos	41071
	74/276209	1750953	66		REGISTERED	3745	40878
METRICLEAN	05/18/1992	02/09/1993	15	<u>S</u>	02/09/2003	Yos	
	75/046530	2102102	7089899	REC	REGISTERED	4643	41119
METRIGUARD	01/22/1996	09/30/1997	15	<u>∑</u>	09/30/2007	Yes	
	75/137753	2285824	7089899	RE(REGISTERED	5054	41260
METRILUBE	07/22/1996	10/12/1999	15	<u>></u>	10/12/2009	Yos	
	74/425631	1882789	7089899	REC	REGISTERED	3755	40878
METRIMIST	08/16/1993	03/07/1995	15	<u>Z</u>	03/07/2005	Yes	
	74/331844	1821950	7089899	REC	REGISTERED	3749	40878
METRISPONGE	11/13/1992	02/15/1994	15	<u>₹</u>	02/15/2004	Yos	
	74/345871	1906231	7089899	REC	REGISTERED	3750	40878
METRISTRIPS	01/05/1993	07/18/1995	15	<u>∑</u>	07/18/2005	Yes	
	74/276183	1768928	7089899	RE(REGISTERED	3746	40878
METRISYSTEM	05/18/1992	05/04/1993	15	<u>∑</u>	05/04/2003	Yos	
	75/213468	2307716	7089899	RE	REGISTERED	5844	41278
METRITRAY	12/16/1996	01/11/2000	15	<u>5</u>	01/11/2010	Yos	
	75/137752	2304458	7089899	RE	REGISTERED	5055	40828
METRIWIPES	07/22/1996	12/28/1999	15	<u>Z</u>	12/28/2009	Yos	
	689924	1491854	7089899	RE(REGISTERED	3737	41300
METRIZYME	10/16/1987	06/14/1988	15	90 <u>\</u>	06/14/2008	Yos	

Thursday, November 02, 2000

CompanyName Country	Mark	Serial No. Filing Date	Reg. No. Reg. Date	CPA Acet Division	Status Type Next Renewal	StatusType File No. Vext Renewal Original Certificate	Box No.
(SDS) (Kerr) (Metrex Corporation) United States	oration) MTS HI-RISE	74/425895 08/16/1993	1920795 09/19/1995	7089899 >	REGISTERED 09/19/2005	3753 No	40878
(SDS) (Kerr) (Metrex Corporation) United States	oration) COLDSPOR	73/804666 06/05/1989	1576016 01/09/1990	7089899	RENEWED 01/09/2010	3740 Yos	40979

ALDEN SCIENTIFIC Trademark Properties - Active - U.S.

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CompanyName Country	Mark	Serial No. Filing Date	Reg. No. Reg. Date	CPA Acet Division	Status Type Next Renewal	File No. Original Certificate	Box No.
(SDS) (Kerr) (Metrex) (Alden Sclentific)	en Scientific)	74/698312	2095671	7089899	REGISTERED	10623	41408
United States	AMPUSNAP	07/07/1995	09/09/1997	03	09/09/2007	Yes	
(SDS) (Kerr) (Metrex) (Alden Sclentific)	en Scientific)	74/212548	1809876	7089899	REGISTERED	10619	41408
United States	CIDETECT	10/11/1991	12/07/1993	03	12/07/2003	Yos	
(SDS) (Kerr) (Metrex) (Alden Sclentific)	en Sclentific)	74/169091	1813350	7089899	REGISTERED	10630	41530
United States	DIACIDE	05/22/1991	12/28/1993	03	12/28/2003	Yes	
(SDS) (Kerr) (Metrex) (Alden Scientific)	en Scientific)	75/479622	2366897	7089899	REGISTERED	10629	41615
United States	GLUTATECT	05/05/1998	07/11/2000	15 ∑	07/11/2010	Yos	
(SDS) (Kerr) (Metrex) (Alden Scientific)	en Scientific)	75/479621	2264685	7089899	REGISTERED	10625	41530
United States	GLUTATECT-ENV	05/05/1998	07/27/1999	03	1 07/27/2009	Yes	
(SDS) (Kerr) (Metrex) (Alden Scientific)	en Scientific)	75/479620	2264684	7089899	REGISTERED	10624	41408
United States	GLUTATECT-WT	05/05/1998	07/27/1999	03	7] 07/27/2009	Yos	
(SDS) (Kerr) (Metrex) (Alden Scientific)	en Scientific)	74/182102	1785143	7089899	REGISTERED	10620	41408
Uniled States	ULTRAFAST NEPHRETECT	07/03/1991	08/03/1993	03	08/03/2003	Yes	

COTTRELL Trademark Properties - Active - U.S.

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CompanyName Country	Mark	Serial No. Filing Date	Reg. No. Reg. Date	CPA Acet Division	StatusType Next Renewal	File No. Original Certificate	Box No.
(SDS) (Kerr) (Metrex) (Cottrell) United States	PROCHEK	73/537547 05/14/1985	1403623 08/05/1986	l)	LICENSED 08/05/2006	8484 No	
(SDS) (Kerr) (Metrex) (Cottrell) United States	OMNICIDE	75/274536 04/14/1997	2149405 04/07/1998	7089899	REGISTERED 04/07/2008	9268 No	41364
(SDS) (Kerr) (Metrex) (Cottrell) United States	PROCIDE	73/537548 05/14/1985	1385712 03/11/1986	7089899	REGISTERED 03/11/2006	9267 No	41364

MICRO-ASEPTIC Trademark Properties - Active - U.S.

Mark	Serial No. Filing Date	Reg. No. Reg. Date	CPA Acet Division	Status Type Next Renewal	File No. Original Certificate	Box No.
(SDS) (Kerr) (Metrex) (Micro-Aseptic)	73/141700	1104137	7089899	LICENSED	6532	41120
United States CAVICIDE	12/12/1977	10/17/1978	\	10/17/2008	No	
(SDS) (Kerr) (Metrex) (Micro-Aseptic)	72-386621	935090	7089899	REGISTERED	6255	40989
United States KLEENASEPTIC	03/17/1971	05/30/1972	>	05/30/2002	No	
(SDS) (Kerr) (Metrex) (Micro-Aseptic) United States VAPASEPTIC	72-343159	921381 10/05/1971	7089899	REGISTERED 10/05/2001	6257 No	40989

VIRO RESEARCH INT'L Trademark Properties - Active - U.S.

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CompanyName Country	Mark	Serial No. Filing Date	Reg. No. Reg. Date	CPA Acct Division	Status Type Next Renewal	StatusType File No. Next Renewal Original Certificate	Box No.
(SDS) (Kerr) (Metrex. (Vird United States	(SDS) (Kerr) (Metrex. (Viro Research International) United States AVIDENE	75/179352 09/30/1996	2157637 05/12/1998	7089899	REGISTERED 05/12/2008	7958 No	41660
(SDS) (Kerr) (Metrex) (Viro Research International) United States ENVIROCIDE	o Research International) ENVIROCIDE	74/378677 04/14/1993	1846118 07/19/1994	7089899 15	REGISTERED 07/19/2004	7956 Yes	41264
(SDS) (Kerr) (Metrex) (Viro Research International) United States	o Research International) VIONEX	74/274097 05/11/1992	1746754 01/19/1993	7089899 15	REGISTERED 01/19/2003	7955 Yes	41264

TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT ("Agreement") is made as of December 11, 2000, by and between METREX RESEARCH CORPORATION, a Wisconsin corporation ("Grantor"), and ABN AMRO BANK N.V., as contractual representative (the "Administrative Agent") for its benefit and the benefit of the "Holders of Secured Obligations" (as such term is defined in the "Credit Agreement" defined below).

WITNESSETH:

WHEREAS, Sybron Dental Management, Inc., the Subsidiary Swing Line Borrowers from time to time party thereto, Kerr Corporation and Ormco Corporation, as the "Borrowers", Sybron Dental Specialties, Inc., as the "Parent", the institutions from time to time party thereto as "Lenders", the Administrative Agent, The Chase Manhattan Bank, as "Syndication Agent and First Union National Bank, as "Documentation Agent" are parties to that certain Credit Agreement dated as of November 28, 2000 (as the same may hereafter be modified, amended, restated or supplemented from time to time, the "Credit Agreement"), pursuant to which the Lenders may, from time to time, extend credit to Borrowers; and

WHEREAS, Grantor and the Administrative Agent are parties to that certain Security Agreement dated as of December 11, 2000 (as the same may hereafter be modified, amended, restated or supplemented from time to time, the "Security Agreement"), pursuant to which Grantor has granted a security interest in certain of its assets to the Administrative Agent for the benefit of the Administrative Agent and the Holders of Secured Obligations; and

WHEREAS, the Lenders have required Grantor to execute and deliver this Agreement (i) in order to secure the prompt and complete payment, observance and performance of all of the "Secured Obligations" (as defined in the Credit Agreement) and (ii) as a condition precedent to any extension of credit to the Borrowers under the Credit Agreement;

NOW, THEREFORE, in consideration of the premises set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor agrees as follows:

SECTION 1. Defined Terms.

(a) Unless otherwise defined herein, each capitalized term used herein that is defined in the Credit Agreement shall have the meaning specified for such term in the Credit Agreement. Unless otherwise defined herein or in the Credit Agreement, each capitalized term used herein that is defined in the Security Agreement shall have the meaning specified for such term in the Security Agreement.

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- (b) The words "hereof," "herein" and "hereunder" and words of like import when used in this Agreement shall refer to this Agreement as a whole and not to any particular provision of this Agreement, and section references are to this Agreement unless otherwise specified.
- (c) All terms defined in this Agreement in the singular shall have comparable meanings when used in the plural, and vice versa, unless otherwise specified.
- SECTION 2. <u>Incorporation of Premises</u>. The premises set forth above are incorporated into this Agreement by this reference thereto and are made a part hereof.
- SECTION 3. <u>Incorporation of the Credit Agreement</u>. The Credit Agreement and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto.
- SECTION 4. Security Interest in Trademarks. To secure the complete and timely payment, performance and satisfaction of all of the Secured Obligations, Grantor hereby grants to the Administrative Agent, for the benefit of the Holders of Secured Obligations, a security interest in, as and by way of a first mortgage and security interest having priority over all other security interests (other than Permitted Existing Liens), with power of sale to the extent permitted by applicable law, all of Grantor's now owned or existing and hereafter acquired or arising:
- (a) domestic trademarks, registered trademarks, trademark applications, service marks, registered service marks and service mark applications, including, without limitation, the trademarks, registered trademarks, trademark applications, service marks, registered service marks and service mark applications listed on Schedule A attached hereto and made a part hereof, and (i) all renewals thereof, (ii) all income, royalties, damages and payments now and hereafter due and/or payable under and with respect thereto, including, without limitation, payments under all licenses entered into in connection therewith and damages and payments for past or future infringements or dilutions thereof, (iii) the right to sue for past, present and future infringements and dilutions thereof, (iv) the goodwill of Grantor's business symbolized by the foregoing and connected therewith, and (v) all of Grantor's rights corresponding thereto throughout the world (all of the foregoing trademarks, registered trademarks and trademark applications, and service marks, registered service marks and service mark applications, together with the items described in clauses (i)-(v) in this Section 4(a), are sometimes hereinafter individually and/or collectively referred to as the "Trademarks"); and
- (b) rights under or interest in any trademark license agreements or service mark license agreements with any other party, whether Grantor is a licensee or licensor under any such license agreement, including, without limitation, those trademark license agreements and service mark license agreements listed on <u>Schedule B</u> attached hereto and made a part hereof, together with any goodwill connected with and symbolized by any such trademark license agreements or service mark license agreements, and the right to prepare for sale and sell any and all Inventory now or

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hereafter owned by Grantor and now or hereafter covered by such licenses (all of the foregoing are hereinafter referred to collectively as the "Licenses").

SECTION 5. Restrictions on Future Agreements. Grantor will not, after the date hereof, without the Administrative Agent's prior written consent, enter into any agreement, including, without limitation, any license agreement, which is inconsistent with this Agreement, and Grantor further agrees that it will not take any action, and will use its reasonable commercial efforts not to permit any action to be taken by others, including, without limitation, licensees, or fail to take any action, which would in any respect affect the validity or enforcement of the rights transferred to the Administrative Agent under this Agreement or the rights associated with the Trademarks or Licenses.

SECTION 6. New Trademarks and Licenses. Grantor represents and warrants that, from and after the Closing Date, (a) the Trademarks listed on Schedule A include all of the domestic trademarks, registered trademarks, trademark applications, service marks, registered service marks and service mark applications now owned or held by Grantor, (b) the Licenses listed on Schedule B include all of the trademark license agreements and service mark license agreements under which Grantor is the licensee or licensor and (c) no liens, claims or security interests in such Trademarks and Licenses have been granted by Grantor to any Person other than the Administrative Agent or to holders of Permitted Existing Liens. If, prior to the termination of this Agreement, Grantor shall (i) obtain rights to any new domestic trademarks, registered trademarks, trademark applications, service marks, registered service marks or service mark applications, (ii) become entitled to the benefit of any domestic trademarks, registered trademarks, trademark applications, trademark licenses, trademark license renewals, service marks, registered service marks, service mark applications, service mark licenses or service mark license renewals whether as licensee or licensor, or (iii) enter into any new trademark license agreement or service mark license agreement, the provisions of Section 4 above shall automatically apply thereto. Grantor shall give to the Administrative Agent written notice of events described in clauses (i), (ii) and (iii) of the preceding sentence promptly after the occurrence thereof, but in any event not less frequently than on a quarterly basis. Grantor hereby authorizes the Administrative Agent to modify this Agreement unilaterally (i) by amending Schedule A to include any future domestic trademarks, registered trademarks, trademark applications, service marks, registered service marks and service mark applications and by amending Schedule B to include any future trademark license agreements and service mark license agreements, which are Trademarks or Licenses under Section 4 above or under this Section 6, and (ii) by filing, in addition to and not in substitution for this Agreement, a duplicate original of this Agreement containing on Schedule A or B thereto, as the case may be, such future trademarks, registered trademarks, trademark applications, service marks, registered service marks and service mark applications, and trademark license agreements and service mark license agreements.

SECTION 7. Royalties. Grantor hereby agrees that the use by the Administrative Agent of the Trademarks and Licenses as authorized hereunder in connection with the Administrative Agent's exercise of its rights and remedies under Section 15 or pursuant to Section 17 of the Security Agreement shall be coextensive with Grantor's rights thereunder and with respect thereto

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and without any liability for royalties or other related charges from the Administrative Agent or the other Holders of Secured Obligations to Grantor.

SECTION 8. Right to Inspect; Further Assignments and Security Interests. Administrative Agent may at all reasonable times (and at any time when an Unmatured Default or Default exists) have access to, examine, audit, make copies (at Grantor's expense) and extracts from and inspect Grantor's premises and examine Grantor's books, records and operations relating to the Trademarks and Licenses; provided, that in conducting such inspections and examinations, the Administrative Agent shall use reasonable efforts not to disturb unnecessarily the conduct of Grantor's ordinary business operations. From and during the continuance of a Default, Grantor agrees that the Administrative Agent, or a conservator appointed by the Administrative Agent, shall have the right to establish such reasonable additional product quality controls as the Administrative Agent or such conservator, in its sole and absolute judgment, may deem necessary to assure maintenance of the quality of products sold by Grantor under the Trademarks and the Licenses or in connection with which such Trademarks and Licenses are used. Grantor agrees (i) not to sell or assign its respective interests in, or grant any license under, the Trademarks or the Licenses without the prior and express written consent of the Administrative Agent (which consent, prior to the occurrence and continuance of a Default, shall not be unreasonably withheld), (ii) to maintain the quality of such products as of the date hereof, and (iii) not to reduce the quality of such products in any material respect without the Administrative Agent's prior and express written consent.

SECTION 9. Nature and Continuation of the Administrative Agent's Security Interest; Termination of the Administrative Agent's Security Interest. This Agreement is made for collateral security purposes only. This Agreement shall create a continuing security interest in the Trademarks and Licenses and shall terminate only when the Secured Obligations have been paid in full in cash and the Credit Agreement and the Security Agreement have been terminated. When this Agreement has terminated, the Administrative Agent shall promptly execute and deliver to Grantor, at Grantor's expense, all termination statements and other instruments as may be necessary or proper to terminate the Administrative Agent's security interest in the Trademarks and the Licenses, subject to any disposition thereof which may have been made by the Administrative Agent pursuant to this Agreement or the Security Agreement.

SECTION 10. <u>Duties of Grantor</u>. Grantor shall have the duty, to the extent desirable in the normal conduct of Grantor's business and consistent with the exercise of its reasonable business judgment, to: (i) prosecute diligently any trademark application or service mark application that is part of the Trademarks pending as of the date hereof or hereafter until the termination of this Agreement, and (ii) make application for trademarks or service marks. Grantor further agrees (i) not to abandon any Trademark or License unless the Grantor reasonably determines that it is in its best interests to do so and such abandonment will not materially impair Grantor's ability to maintain its business in the ordinary course, and (ii) to use its reasonable commercial efforts to maintain in full force and effect the Trademarks and the Licenses that are or shall be necessary or economically desirable in the operation of Grantor's business. Any expenses incurred in connection with the foregoing shall be borne by Grantor. Neither the Administrative Agent nor

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any of the Holders of Secured Obligations shall have any duty with respect to the Trademarks and Licenses. Without limiting the generality of the foregoing, neither the Administrative Agent nor any of the Holders of Secured Obligations shall be under any obligation to take any steps necessary to preserve rights in the Trademarks or Licenses against any other parties, but the Administrative Agent may do so at its option from and after the occurrence of a Default, and all expenses incurred in connection therewith shall be for the sole account of Grantor and shall be added to the Secured Obligations secured hereby.

SECTION 11. The Administrative Agent's Right to Sue. From and after the occurrence of a Default, the Administrative Agent shall have the right, but shall not be obligated, to bring suit in its own name to enforce the Trademarks and the Licenses and, if the Administrative Agent shall commence any such suit, Grantor shall, at the request of the Administrative Agent, do any and all lawful acts and execute any and all proper documents required by the Administrative Agent in aid of such enforcement. Grantor shall, upon demand, promptly reimburse the Administrative Agent for all costs and expenses incurred by the Administrative Agent in the exercise of its rights under this Section 11 (including, without limitation, reasonable fees and expenses of attorneys and paralegals for the Administrative Agent).

SECTION 12. Waivers. The Administrative Agent's failure, at any time or times hereafter, to require strict performance by Grantor of any provision of this Agreement shall not waive, affect or diminish any right of the Administrative Agent thereafter to demand strict compliance and performance therewith nor shall any course of dealing between Grantor and the Administrative Agent have such effect. No single or partial exercise of any right hereunder shall preclude any other or further exercise thereof or the exercise of any other right. None of the undertakings, agreements, warranties, covenants and representations of Grantor contained in this Agreement shall be deemed to have been suspended or waived by the Administrative Agent unless such suspension or waiver is in writing signed by an officer of the Administrative Agent and directed to Grantor specifying such suspension or waiver.

SECTION 13. Severability. Whenever possible, each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable law, but the provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part hereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.

SECTION 14. <u>Modification</u>. This Agreement cannot be altered, amended or modified in any way, except as specifically provided in <u>Section 6</u> hereof or by a writing signed by the parties hereto.

SECTION 15. <u>Cumulative Remedies</u>; <u>Power of Attorney</u>. Grantor hereby irrevocably designates, constitutes and appoints the Administrative Agent (and all Persons designated by the Administrative Agent in its sole and absolute discretion) as Grantor's true and lawful

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attorney-in-fact, and authorizes the Administrative Agent and any of the Administrative Agent's designees, in Grantor's or the Administrative Agent's name, to take any action and execute any instrument which the Administrative Agent may deem necessary or advisable to accomplish the purposes of this Agreement, including, without limitation, from and during the continuance of a Default and the giving by the Administrative Agent of notice to Grantor of the Administrative Agent's intention to enforce its rights and claims against Grantor, to (i) endorse Grantor's name on all applications, documents, papers and instruments necessary or desirable for the Administrative Agent in the use of the Trademarks or the Licenses, (ii) assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks or the Licenses to anyone on commercially reasonable terms, (iii) grant or issue any exclusive or nonexclusive license under the Trademarks or, to the extent permitted, under the Licenses, to anyone on commercially reasonable terms, and (iv) take any other actions with respect to the Trademarks or the Licenses as the Administrative Agent deems in its own or the Holders of Secured Obligations' best interest. Grantor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney is coupled with an interest and shall be irrevocable until all of the Obligations shall have been paid in full in cash and the Credit Agreement shall have been terminated. acknowledges and agrees that this Agreement is not intended to limit or restrict in any way the rights and remedies of the Administrative Agent or the other Holders of Secured Obligations under the Security Agreement, but rather is intended to facilitate the exercise of such rights and remedies.

The Administrative Agent shall have, in addition to all other rights and remedies given it by the terms of this Agreement, all rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Trademarks or the Licenses may be located or deemed located. Upon the occurrence and during the continuance of a Default and the election by the Administrative Agent to exercise any of its remedies under Section 9-504 or Section 9-505 of the Uniform Commercial Code with respect to the Trademarks and Licenses, Grantor agrees to assign, convey and otherwise transfer title in and to the Trademarks and the Licenses to the Administrative Agent or any transferee of the Administrative Agent and to execute and deliver to the Administrative Agent or any such transferee all such agreements, documents and instruments as may be necessary, in the Administrative Agent's sole discretion, to effect such assignment, conveyance and transfer. All of the Administrative Agent's rights and remedies with respect to the Trademarks and the Licenses, whether established hereby, by the Security Agreement, by any other agreements or by law, shall be cumulative and may be exercised separately or concurrently. Notwithstanding anything set forth herein to the contrary, it is hereby expressly agreed that upon the occurrence and during the continuance of a Default, the Administrative Agent may exercise any of the rights and remedies provided in this Agreement, the Security Agreement and any of the other Loan Documents. Grantor agrees that any notification of intended disposition of any of the Trademarks and Licenses required by law shall be deemed reasonably and properly given if given at least ten (10) days before such disposition.

SECTION 16. Successors and Assigns. This Agreement shall be binding upon Grantor and its successors and assigns, and shall inure to the benefit of each of the Holders of Secured

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Obligations and its nominees, successors and assigns. Grantor's successors and assigns shall include, without limitation, a receiver, trustee or debtor-in-possession of or for Grantor; <u>provided</u>, <u>however</u>, that Grantor shall not voluntarily assign or transfer its rights or obligations hereunder without the Administrative Agent's prior written consent.

SECTION 17. GOVERNING LAW. THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE INTERNAL LAWS (INCLUDING, WITHOUT LIMITATION 735 ILCS SECTION 105/5-1 ET SEQ., BUT OTHERWISE WITHOUT REGARD TO THE CONFLICT OF LAWS PROVISIONS) OF THE STATE OF ILLINOIS, BUT GIVING EFECT TO FEDERAL LAWS APPLICABLE TO NATIONAL BANKS. ANY DISPUTE BETWEEN THE PLEDGOR AND THE ADMINISTRATIVE AGENT OR ANY LENDER, OR ANY OTHER HOLDER OF SECURED OBLIGATIONS ARISING OUT OF, CONNECTED WITH, RELATED TO, OR INCIDENTAL TO THE RELATIONSHIP ESTABLISHED BETWEEN THEM IN CONNECTION WITH, THIS AGREEMENT, AND WHETHER ARISING IN CONTRACT, TORT, EQUITY, OR OTHERWISE, SHALL BE RESOLVED IN ACCORDANCE WITH THE INTERNAL LAWS (INCLUDING, WITHOUT LIMITATION, 735 ILCS SECTION 105/5-1 ET SEQ., BUT OTHERWISE WITHOUT REGARD TO THE CONFLICTS OF LAWS PROVISIONS) OF THE STATE OF ILLINOIS, BUT GIVING EFECT TO FEDERAL LAWS APPLICABLE TO NATIONAL BANKS.

SECTION 18. CONSENT TO JURISDICTION; SERVICE OF PROCESS; JURY TRIAL.

- (a) EXCLUSIVE JURISDICTION. EXCEPT AS PROVIDED IN SUBSECTION (b), EACH OF THE PARTIES HERETO AGREES THAT ALL DISPUTES AMONG THEM ARISING OUT OF, CONNECTED WITH, RELATED TO, OR INCIDENTAL TO THE RELATIONSHIP ESTABLISHED AMONG THEM IN CONNECTION WITH, THIS AGREEMENT OR ANY OF THE OTHER LOAN DOCUMENTS WHETHER ARISING IN CONTRACT, TORT, EQUITY, OR OTHERWISE, SHALL BE RESOLVED EXCLUSIVELY BY STATE OR FEDERAL COURTS LOCATED IN CHICAGO, ILLINOIS, BUT THE PARTIES HERETO ACKNOWLEDGE THAT ANY APPEALS FROM THOSE COURTS MAY HAVE TO BE HEARD BY A COURT LOCATED OUTSIDE OF CHICAGO, ILLINOIS. EACH OF THE PARTIES HERETO WAIVES IN ALL DISPUTES BROUGHT PURSUANT TO THIS SUBSECTION (a) ANY OBJECTION THAT IT MAY HAVE TO THE LOCATION OF THE COURT CONSIDERING THE DISPUTE.
- (b) OTHER JURISDICTIONS. THE GRANTOR AGREES THAT THE ADMINISTRATIVE AGENT, ANY LENDER OR ANY OTHER HOLDER OF SECURED OBLIGATIONS SHALL HAVE THE RIGHT TO PROCEED AGAINST THE GRANTOR OR ITS RESPECTIVE PROPERTY IN A COURT IN ANY LOCATION TO ENABLE SUCH PERSON TO (1) OBTAIN PERSONAL JURISDICTION OVER SUCH GRANTOR OR (2) REALIZE ON THE COLLATERAL GRANTED IN CONNECTION HEREWITH, OR (3) IN ORDER TO ENFORCE A JUDGMENT OR OTHER COURT ORDER ENTERED IN FAVOR OF SUCH PERSON. THE GRANTOR AGREES THAT IT WILL NOT ASSERT ANY

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PERMISSIVE COUNTERCLAIMS IN ANY PROCEEDING BROUGHT BY SUCH PERSON IN A LOCATION OUTSIDE OF ILLINOIS TO REALIZE ON ANY SECURITY FOR THE OBLIGATIONS OR TO ENFORCE A JUDGMENT OR OTHER COURT ORDER IN FAVOR OF SUCH PERSON; <u>PROVIDED</u> THAT THE GRANTOR'S RIGHT TO ASSERT PERMISSIVE COUNTERCLAIMS IN STATE OR FEDERAL COURTS LOCATED IN CHICAGO, ILLINOIS SHALL BE PRESERVED. THE GRANTOR WAIVES ANY OBJECTION THAT IT MAY HAVE TO THE LOCATION OF THE COURT IN WHICH SUCH PERSON HAS COMMENCED A PROCEEDING DESCRIBED IN THIS SUBSECTION (b).

- (c) <u>VENUE</u>. EACH OF THE LENDERS AND THE GRANTOR IRREVOCABLY WAIVES ANY OBJECTION (INCLUDING, WITHOUT LIMITATION, ANY OBJECTION OF THE LAYING OF VENUE OR BASED ON THE GROUNDS OF <u>FORUM NON CONVENIENS</u>) WHICH IT MAY NOW OR HEREAFTER HAVE TO THE BRINGING OF ANY SUCH ACTION OR PROCEEDING WITH RESPECT TO THIS AGREEMENT OR ANY OTHER INSTRUMENT, DOCUMENT OR AGREEMENT EXECUTED OR DELIVERED IN CONNECTION HEREWITH IN ANY JURISDICTION SET FORTH ABOVE.
- (d) THE GRANTOR WAIVES PERSONAL SERVICE OF ANY PROCESS UPON IT AND IRREVOCABLY APPOINTS CT CORPORATION, WITH OFICES AT 208 SOUTH LASALLE STREET, CHICAGO, ILLINOIS 60604, AS THE GRANTOR'S AGENT FOR THE PURPOSE OF ACCEPTING SERVICE OF PROCESS ISSUED BY ANY COURT. NOTHING HEREIN SHALL IN ANY WAY BE DEEMED TO LIMIT THE ABILITY OF THE ADMINISTRATIVE AGENT OR ANY LENDER TO SERVE ANY SUCH WRITS, PROCESS OR SUMMONSES IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.
- (e) <u>WAIVER OF JURY TRIAL</u>. EACH OF THE PARTIES HERETO IRREVOCABLY WAIVES ANY RIGHT TO HAVE A JURY PARTICIPATE IN RESOLVING ANY DISPUTE, WHETHER SOUNDING IN CONTRACT, TORT, OR OTHERWISE, ARISING OUT OF, CONNECTED WITH, RELATED TO OR INCIDENTAL TO THE RELATIONSHIP ESTABLISHED AMONG THEM IN CONNECTION WITH THIS AGREEMENT OR ANY OTHER INSTRUMENT, DOCUMENT OR AGREEMENT EXECUTED OR DELIVERED IN CONNECTION HEREWITH. EACH OF THE PARTIES HERETO AGREES AND CONSENTS THAT ANY SUCH CLAIM, DEMAND, ACTION OR CAUSE OF ACTION SHALL BE DECIDED BY COURT TRIAL WITHOUT A JURY AND THAT ANY PARTY HERETO MAY FILE AN ORIGINAL COUNTERPART OR A COPY OF THIS AGREEMENT WITH ANY COURT AS WRITTEN EVIDENCE OF THE CONSENT OF THE PARTIES HERETO TO THE WAIVER OF THEIR RIGHT TO TRIAL BY JURY.
- (f) <u>WAIVER OF BOND</u>. THE GRANTOR WAIVES THE POSTING OF ANY BOND OTHERWISE REQUIRED OF ANY PARTY HERETO IN CONNECTION WITH ANY JUDICIAL PROCESS OR PROCEEDING TO REALIZE ON THE COLLATERAL, ENFORCE ANY JUDGMENT OR OTHER COURT ORDER ENTERED IN FAVOR OF SUCH PARTY, OR TO ENFORCE BY SPECIFIC PERFORMANCE, TEMPORARY RESTRAINING ORDER,

SIDLEY & AUSTIN 2081480

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PRELIMINARY OR PERMANENT INJUNCTION, THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT.

(g) <u>ADVICE OF COUNSEL</u>. EACH OF THE PARTIES REPRESENTS TO EACH OTHER PARTY HERETO THAT IT HAS DISCUSSED THIS AGREEMENT AND, SPECIFICALLY, THE PROVISIONS OF THIS <u>SECTION 18</u>, WITH ITS COUNSEL.

SECTION 19. <u>Notices</u>. All notices or other communications hereunder shall be given in the manner and to the address of the Parent Borrowers, in the case of the Grantor, and to the address of the Administrative Agent, in each case, as set forth in the Credit Agreement.

SECTION 20. <u>Section Titles</u>. The section titles herein are for convenience of reference only, and shall not affect in any way the interpretation of any of the provisions hereof.

SECTION 21. Execution in Counterparts. This Agreement may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

SECTION 22. <u>Merger</u>. This Agreement represents the final agreement of the Grantor and the Administrative Agent with respect to the matters contained herein and may not be contradicted by evidence of prior or contemporaneous agreements, or subsequent oral agreements, between the Grantor and the Administrative Agent or any Holder of Secured Obligations

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SIDLEY & AUSTIN 2081480

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IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

METREX RESEARCH CORPORATION

By: Name:

Title:

Authorized Representative

ATTEST:

By: David J. Frans-Title: Attorney in-fact

Accepted and agreed to as of the day and year first above written.

ABN AMRO BANK N.V., as Administrative Agent

By:

Name:

Thomas KRUNER

Title:

Schier Vice Prosident

Name:

Title:

SIGNATURE PAGE TO TRADEMARK SECURITY AGREEMENT

STATE OF ILLINOIS)
) SS
COUNTY OF COOK)

The foregoing Trademark Security Agreement was acknowledged before me this 7th day of December, 2000, by Stephen J. Tomassi, an Authorized Representative of Metrex Research Corporation, a Wisconsin corporation, on behalf of such corporation.

Notary Public Tony

Cook County, Illinois

My commission expires: 12/15/02

**CEFFCEAL SEAL."

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VY Children in Explain (tunsing)

STATE OF ILLINOIS)
) SS
COUNTY OF COOK)

The foregoing Trademark Security Agreement was acknowledged before me this 7th day of December, 2000, by Thomas Kramer, a Senior Vice President and Wesley Pascavis, a Senior Vice President of ABN AMRO Bank N.V., on behalf of such institution.

Notary Public

Cook County, Illinois

My commission expires: 12/15/02

CONTRACTOR OF STATE O

SCHEDULE A

to

Trademark Security Agreement Dated as of December 11, 2000

See attached

METREX RESEARCH CORPORATION TRADEMARK APPLICATIONS, REGISTRATIONS AND LICENSES

Attached Hereto

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Serial No. Filing Date	76/108503 08/14/2000	75/608276 12/21/1998	76/027019 04/17/2000	76/027018 04/17/2000	76/127921 09/15/2000	74/425632 08/16/1993	75/350371 09/02/1997	588157 03/17/1986	74/377307 04/07/1993	690038 10/16/1987
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Thursday, November 02, 2000

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CPA Acet Division	7089899	15	7089899	₹. ∑
Reg. No. Reg. Date	1920795	09/19/1995	1576016	01/09/1990
Serial No. Filing Date	74/425895	08/16/1993	73/804666	06/05/1989
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CompanyName Country	(SDS) (Kerr) (Metrex Corporation)	United States	(SDS) (Kerr) (Metrex Corporation)	United States

ALDEN SCIENTIFIC Trademark Properties - Active - U.S.

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CompanyName Country	Mark	Serial No. Filing Date	Reg. No. Reg. Date	CPA Acet Division	Status Type Next Renewal		File No. Original Certificate	Box No.
(SDS) (Kerr) (Metrex) (Alden Scientific)	len Scientific)	74/698312	2095671	7089899	REGISTERED		10623	41408
United States	AMPUSNAP	07/07/1995	09/09/1997	03	 √ 09/09/2007	200	Yes	
(SDS) (Kerr) (Metrex) (Alden Sclentific)	len Sclentific)	74/212548	1809876	7089899	REGISTERED		10619	41408
United States	CIDETECT	10/11/1991	12/07/1993	03	[~] 12/07/2003	003	Yos	
(SDS) (Kerr) (Metrex) (Alden Scientific)	len Scientific)	74/169091	1813350	7089899	REGISTERED		10630	41530
United States	DIACIDE	05/22/1991	12/28/1993	03	 √ 12/28/2003	003	Yes	
(SDS) (Kerr) (Metrex) (Alden Scientific)	len Scientific)	75/479622	2366897	7089899	REGISTERED		10629	41615
United States	GLUTATECT	05/05/1998	07/11/2000	15	07/11/2010	010	Yes	
(SDS) (Kerr) (Metrex) (Alden Scientific)	len Scientific)	75/479621	2264685	7089899	REGISTERED		10625	41530
United States	GLUTATECT-ENV	05/05/1998	07/27/1999	03	[~] 07/27/2009	600	Yes	
(SDS) (Kerr) (Metrex) (Alden Scientific)	len Scientific)	75/479620	2264684	7089899	REGISTERED		10624	41408
United States	GLUTATECT-WT	05/05/1998	07/27/1999	03	[>] 07/27/2009	600	Yes	
(SDS) (Kerr) (Metrex) (Alden Sclentific)	len Scientific)	74/182102	1785143	7089899	REGISTERED		10620	41408
United States	ULTRAFAST NEPHRETECT	07/03/1991	08/03/1993	03	< 08/03/2003	003	Yes	

Thursday, November 02, 2000

COTTRELL Trademark Properties	rademark		- Active - U.S.	S.			
CompanyName Country	Mark	Serial No. Filing Date	Reg. No. Reg. Date	CPA Acet Division	Status Type Next Renewal	StatusType File No. Next Renewal Original Certificate	Box No.
(SDS) (Kerr) (Metrex) (Cottrell)		73/537547	1403623	n/a	LICENSED	8484	
United States	PROCHEK	05/14/1985	08/05/1986	=	08/05/2006	No	
(SDS) (Kerr) (Metrex) (Cottrell)		75/274536	2149405	7089899	REGISTERED	9268	41364
United States	OMNICIDE	04/14/1997	04/07/1998	03	04/07/2008	No	
(SDS) (Kerr) (Metrex) (Cottrell)		73/537548	1385712	7089899	REGISTERED	9267	41364
United States	PROCIDE	05/14/1985	03/11/1986	03	03/11/2006	No	

MICRO-ASEPTIC Trademark Properties - Active - U.S.

File No. Original Certificate	41120 No	40989 No	40989
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CPA Acct Division	7089899	7089899 15	7089899
Reg. No. Reg. Date	1104137 10/17/1978	935090 05/30/1972	921381 0/05/1971
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Serial No. Filing Date	73/141700	72-386621 03/17/1971	72-343159
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VIRO RESEARCH INT'L Trademark Properties - Active - U.S.

CompanyName Country	Mark	Serial No. Filing Date	Rey. No. Rey. Date	CPA Acct Division	Status Type Next Renewal	Status Type File No. Next Renewal Original Certificate	Box No.
(SDS) (Kerr) (Metrex. (Viro Research International) United States AVIDENE	Research International) AVIDENE	75/179352 09/30/1996	2157637 05/12/1998	7089899 03 [_]	REGISTERED 05/12/2008	7958 No	41660
(SDS) (Kerr) (Metrex) (Viro Research International) United States ENVIROCIDE	Research International) ENVIROCIDE	74/378677 04/14/1993	1846118 07/19/1994	7089899	REGISTERED 07/19/2004	7956 Yes	41264
(SDS) (Kerr) (Metrex) (Viro Research International) United States	Research International) VIONEX	74/274097 05/11/1992	1746754 01/19/1993	7089899	REGISTERED 01/19/2003	7955 Yes	41264

SCHEDULE B

to

Trademark Security Agreement Dated as of December 11, 2000

See attached

METREX RESEARCH CORPORATION TRADEMARK APPLICATIONS, REGISTRATIONS AND LICENSES

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PROCIDE-D OCIDE-D PLUS VIONEXUS	04/17/2000 76/027018 04/17/2000 76/127921 09/15/2000			APPLICATION	11609 11960	
(SDS) (Kerr) (Metrex Corporation) United States DETERGEZYME 08/16	74/425632 08/16/1993	1899530 06/13/1995	7089899	REGISTERED 06/13/2005	373 8 Yes	41300
(SDS) (Kerr) (Metrex Corporation) United States METREX 09/02 (SDS) (Kerr) (Metrex Corporation) 588	75/350371 09/02/1997 588157	2352324 05/23/2000 1444787	7089899 15 7089899	REGISTERED 05/23/2010 REGISTERED	5757 Yes 3735	41274
EX RESEARCH PORATION & Design	03/17/1986	06/30/1987	15		No	
(SDS) (Kerr) (Metrex Corporation) United States METREX RESEARCH 04/07 CORPORATION & Design	74/377307 04/07/1993	1851868 08/30/1994	7089899	REGISTERED 08/30/2004	3751 Yes	40878
(SDS) (Kerr) (Metrex Corporation) United States METRICIDE & Design 10/16	690038 10/16/1987	1493827 06/28/1988	7089899 15	REGISTERED 06/28/2008	3736 Yes	41300

Thursday, November 02, 2000

Stock March Marc	ٽ ٽ	CompanyName Country	Mark	Serial No. Filing Date	Reg. No. Reg. Date	CPA Acct Division	Status Type Next Renewal	File No. Original Certificate	Box No. ate
Compact States METRICIDE PLUIS 30 GROGI1989 T159953 T159953 T159959 T159	S)	JS) (Kerr) (Metrex Corpo	oration)	804663	1614582	7089899	REGISTERED	3739	41071
Compact States METRICLEAN Gistinstriate Compact States Compact S		United States	METRICIDE PLUS 30	06/05/1989	09/25/1990		-	Yes	
State United States)S)	JS) (Kerr) (Metrex Corpo	oration)	74/276209	1750953	7089899	REGISTERED	3745	40878
State Martia States Mart		United States	METRICLEAN	05/18/1992	02/09/1993			Yes	
Childed States METRICLIARD 017211999 0190301997 15 15 15 15 15 15 15 1	1S)	JS) (Kerr) (Metrex Corpo	ration)	75/046530	2102102	7089899	REGISTERED	4643	41119
Comparison Com		United States	METRIGUARD	01/22/1996	09/30/1997			Yes	
Charled States METRILUBE 7/122/1996 10/12/1999 16 10/12/2009 15 10/12/2009 15 10/12/2009 10/12/2009 10/12/2009 10/12/2009 15 15 10/12/2009 10/12/2009 15 15 10/12/2009 10/12/2009 15 15 10/12/2009 10/12/2009 15 15 10/12/2009)S)	JS) (Kerr) (Metrex Corpo	oration)	75/137753	2285824	7089899	REGISTERED	5054	41260
Composition TA425631 1882789 TO88889 REGISTERED 375 TO88889 Linied States METRINISTS TA425631 Linied States METRINISTS TA425831 Linied States METRISPONGE TA4248871 Liniard States METRISPONGE Liniard States		United States	METRILUBE	07/22/1996	10/12/1999			Yes	
CSDS (Kerr) (Metrex Corporation) 74/331944 1821950 7089899 REGISTERED 3749 7488899 REGISTERED 3746 7488899 REGISTERED 3747 3748899 REGISTERED 3748 7488899 REGISTERED 3748 37488999 REGISTERED 3748 37488999 REGISTERED 3748 37488999 REGISTERED 37488999)S)	JS) (Kerr) (Metrex Corpo	oration)	74/425631	1882789	7089899	REGISTERED	3755	40878
CSDS (Karr) (Matrex Corporation)		United States	METRIMIST	08/16/1993	03/07/1995			Yes	
Completed States METRISPONGE 11/13/1992 1906231 1908231 1908231 1908231 1908231 1908231 1908231 1908231 1908231 1908231 1908232 15 7	1S)	DS) (Kerr) (Metrex Corpo	oration)	74/331844	1821950	7089899	REGISTERED	3749	40878
SDS) (Kert) (Metrex Corporation)		United States	METRISPONGE	11/13/1992	02/15/1994			Yes	
Complete States METRISTRIPS Tribes Tribe	1S)	DS) (Kerr) (Metrex Corpo	oration)	74/345871	1906231	7089899	REGISTERED	3750	40878
SDS) (Kerr) (Metrex Corporation) 74/276183 1768928 7089899 REGISTERED 3746 United States METRISYSTEM 05/18/1992 05/04/1993 15 © 05/04/2003 Yes SDS) (Kerr) (Metrex Corporation) 75/213468 2307716 7089899 REGISTERED 5844 Yes SDS) (Kerr) (Metrex Corporation) 75/13752 2304458 7089899 REGISTERED 5055 Yes United States METRIVIDES 07/22/1996 12/28/1999 15 © 12/28/2009 Yes SDS) (Kerr) (Metrex Corporation) 689924 1491854 708999 REGISTERED 3737 SDS) (Kerr) (Metrex Corporation) 689924 1491854 708999 REGISTERED 377 Molited States METRIZYME 10/16/1987 06/14/1988 15 © 06/14/2008 Yes		United States	METRISTRIPS	01/05/1993	07/18/1995			Yes	
Lonited States METRISYSTEM 05/18/1992 05/04/1993 15 Image: Control of the cont	1S)	DS) (Kerr) (Metrex Corpo	oration)	74/276183	1768928	7089899	REGISTERED	3746	40878
SDS) (Kerr) (Metrex Corporation) 75/2 13468 2307716 7089899 REGISTERED 5844 ABACTION (Metrex Corporation) 12/16/1996 01/11/2000 15 1 01/11/2010 Yes ABACTION (Metrex Corporation) 75/137752 2304458 7089899 REGISTERED 5055 Yes Wiled States (Metrix (Metrex Corporation)) 689924 1491854 7089899 REGISTERED 3737 Wiled States (Metrex Corporation) 689924 1491854 7089899 REGISTERED 3737 Wiled States (Metrex Corporation) 689924 1491854 7089899 REGISTERED 3737 Wiled States (Metrex Corporation) 689924 1491854 7089899 REGISTERED 3737	R	United States	METRISYSTEM	05/18/1992	05/04/1993			Yes	
Lonited States METRITRAY 12/16/1996 01/11/2000 15 ✓ O1/11/2010 Yes A SDS) (Kerr) (Metrex Corporation) 75/137752 2304458 708989 REGISTERED 5055 Yes A SDS) (Kerr) (Metrex Corporation) 689924 1491854 7089899 REGISTERED 3737 X United States METRIZYME 10/16/1987 06/14/1988 15 ✓ 06/14/2008 Yes		DS) (Kerr) (Metrex Corpo	oration)	75/213468	2307716	7089899	REGISTERED	5844	41278
SDS) (Kerr) (Metrex Corporation) 75/137752 2304458 7089899 REGISTERED 5055 Companies METRIVIPES 07/22/1996 12/28/1999 15 ✓ 12/28/2009 Yes Valuation 689924 1491854 7089899 REGISTERED 3737 X United States METRIZYME 10/16/1987 06/14/1988 15 ✓ 06/14/2008 Yes	T 0 :_	United States	METRITRAY	12/16/1996	01/11/2000			Yes	
United States METRIWIPES 07/22/1996 12/28/1999 15 ✓ 12/28/2009 Yes SDS) (Kerr) (Metrex Corporation) 689924 1491854 7089899 REGISTERED 3737 X United States METRIZYME 10/16/1987 06/14/1988 15 ✓ Instance of the composition o	্ট RA 022	DS) (Kerr) (Metrex Corpo	oration)	75/137752	2304458	7089899	REGISTERED	5055	40828
SDS) (Kerr) (Metrex Corporation) 689924 1491854 7089899 REGISTERED 3737 ■ United States METRIZYME 10/16/1987 06/14/1988 15 □ 06/14/2008 Yes	DEI 11 I	United States	METRIWIPES	07/22/1996	12/28/1999			Yes	
X United States METRIZYME 10/16/1987 06/14/1988 15 [✔] 06/14/2008	ଞ୍ଚ MAF FRA	DS) (Kerr) (Metrex Corpo	oration)	689924	1491854	7089899	REGISTERED	3737	41300
≣: 0036	RK Ame	United States	METRIZYME	10/16/1987	06/14/1988			Yes	
	E: 0036								

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Status Type File No. Box No.	40878 No	40979 Yes
File No. Origina	3753	3740
Status Type Next Renewal	REGISTERED 09/19/2005	RENEWED 01/09/2010
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CPA Acct Division	7089899 15	7089899 15
Reg. No. Reg. Date	1920795 09/19/1995	1576016 01/09/1990
Serial No. Filing Date	74/425895 08/16/1993	73/804666 06/05/1989
Mark	oration) MTS HI-RISE	oration) COLDSPOR
CompanyName Country	(SDS) (Kerr) (Metrex Corporation) United States	(SDS) (Kerr) (Metrex Corporation) United States

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CompanyName Country	Mark	Serial No. Filing Date	Reg. No. Reg. Date	CPA Acct Division		Status Type Next Renewal	File No. Original Certificate	Box No.
(SDS) (Kerr) (Metrex) (Alden Scientific) United States	den Scientific) AMPUSNAP	74/698312 07/07/1995	2095671 09/09/1997	7089899	<u>5</u>	REGISTERED 09/09/2007	10623 Yes	41408
(SDS) (Kerr) (Metrex) (Alden Scientific) United States CIDE	den Scientific) CIDETECT	74/212548 10/11/1991	1809876 12/07/1993	7089899	<u>></u>	REGISTERED 12/07/2003	10619 Yes	41408
(SDS) (Kerr) (Metrex) (Alden Scientific) United States	den Scientific) DIACIDE	74/169091 05/22/1991	1813350 12/28/1993	7089899	S	REGISTERED 12/28/2003	10630 Yes	41530
(SDS) (Kerr) (Metrex) (Alden Scientific) United States	den Scientific) GLUTATECT	75/479622 05/05/1998	2366897 07/11/2000	7089899	Σ	REGISTERED 07/11/2010	10629 Yes	41615
(SDS) (Kerr) (Metrex) (Alden Scientific) United States GLUTATI	den Scientific) GLUTATECT-ENV	75/479621 05/05/1998	2264685 07/27/1999	7089899	_	REGISTERED 07/27/2009	10625 Yes	41530
(SDS) (Kerr) (Metrex) (Alden Scientific) United States GLUTAT	den Scientific) GLUTATECT-WT	75/479620 05/05/1998	2264684 07/27/1999	7089899	<u> </u>	REGISTERED 07/27/2009	10624 Yes	41408
(SDS) (Kerr) (Metrex) (Alden Scientific) United States NEPHR	den Scientific) ULTRAFAST NEPHRETECT	74/182102 07/03/1991	1785143 08/03/1993	7089899	<u>></u>	REGISTERED 08/03/2003	10620 Yes	41408

Thursday, November 02, 2000

COTTRELL Trademark Properties - Active - U.S.

a man of a man and a man		Serial No.	Reg. No.	CPA Acct	Status Type	File No.	Box No.
	Mark	Filing Date	Reg. Date	Division	Next Renewal	Original Certificate	
(SDS) (Kerr) (Metrex) (Cottrell)		73/537547	1403623	п/а	LICENSED	8484	
α.	PROCHEK	05/14/1985	08/05/1986		08/05/2006	No	
(SDS) (Kerr) (Metrex) (Cottrell)		75/274536	2149405	7089899	REGISTERED	9268	41364
0	OMNICIDE	04/14/1997	04/07/1998	03	04/07/2008	No	
(SDS) (Kerr) (Metrex) (Cottrell)		73/537548	1385712	7089899	REGISTERED	9267	41364
u.	PROCIDE	05/14/1985	03/11/1986	03	03/11/2006	No	

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CompanyName Country	Mark	Serial No. Filing Date	Reg. No. Reg. Date	CPA Acct Division	Status Type Next Renewal	File No. Original Certificate	Box No.
(SDS) (Kerr) (Metrex) (Micro-Aseptic) United States	cro-Aseptic) CAVICIDE	73/141700	1104137	7089899 15	LICENSED 10/17/2008	6532 No	41120
(SDS) (Kerr) (Metrex) (Micro-Aseptic) United States KLEEN	cro-Aseptic) KLEENASEPTIC	72-386621 03/17/1971	935090 05/30/1972	7089899 15	REGISTERED 05/30/2002	625 5 No	40989
(SDS) (Kerr) (Metrex) (Micro-Aseptic) Uniled States VAPA	cro-Aseptic) VAPASEPTIC	72-343159 11/10/1969	921381 10/05/1971	7089899 15	REGISTERED 10/05/2001	6257 No	40989

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CompanyName Country	Mark	Serial No. Filing Date	Reg. No. Reg. Date	CPA Acct Division	Status Type Next Renewal	File No. Original Certificate	Box No.
(Kerr) (Metrex. (Viro F United States	(SDS) (Kerr) (Metrex. (Viro Research International) United States AVIDENE	75/179352 09/30/1996	2157637 05/12/1998	7089899	REGISTERED 05/12/2008	7958 No	41660
(Kerr) (Metrex) (Viro F United States	SDS) (Kerr) (Metrex) (Viro Research International) United States ENVIROCIDE	74/378677 04/14/1993	1846118 07/19/1994	7089899	REGISTERED 07/19/2004	7956 Yes	41264
Kerr) (Metrex) (Viro F United States	SDS) (Kerr) (Metrex) (Viro Research International) United States VIONEX	74/274097 05/11/1992	1746754 01/19/1993	7089899	REGISTERED 01/19/2003	7955 Yes	41264

RECORDED: 12/26/2000