

FORM PTO-1594  
(Rev. 6-93)

OMB No. 0651-0011 (exp. 4/94)

# RECORDATION FORM COVER SHEET TRADEMARKS ONLY

U.S. DEPARTMENT OF COMMERCE  
Patent and Trademark Office

Atty Docket No. 39559.257756

To the Assistant Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies):

**Neotonus, Inc.**

- Individuals(s)
- General Partnership
- Corporation-State - Georgia
- Other
- Association
- Limited Partnership

Additional names(s) of conveying party(ies) attached  Yes  No

3. Nature of conveyance:

- Assignment
- Security Agreement
- Other
- Merger
- Change of Name

Execution Date: January 28, 2002

2. Name and address of receiving party(ies)  
Name: **DVI Strategic Partner Group, a Division of  
Financial Services Inc.**

Internal Address:

Street Address: **1751 Lake Cook Road**

City: **Deerfield**

State: **IL** Zip: **60015**

- Individual(s) citizenship
- Association
- General Partnership
- Limited Partnership
- Corporation-State Delaware
- Other

If assignee is not domiciled in the United States, a domestic representative designation is attached:  Yes  No N/A

Additional names(s) & address(es) attached?  Yes  No

4. Application numbers(s) or patent numbers(s):

A. Trademark Application No.(s)  
75/892068; 76/050487; 76/050787; 76/175919;  
and 76/170532

B. Trademark Registration No.(s)  
2,464,379; 2,462,732; 2,381,441; and 2,489,653

Additional numbers attached?  Yes  No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: William H. Brewster

Internal Address: Kilpatrick Stockton LLP

Suite 2800

Street Address: 1100 Peachtree Street

City: Atlanta State: GA Zip: 30309

6. Total number of applications and registrations involved: 9

7. Total fee (37 CFR 3.41).....\$ 240.00

Enclosed

Authorized to be charged to deposit account  
The Commissioner is authorized to charge any deficiency in the required fee or credit any over payment to Deposit Account No. 11-0860.

8. Deposit account number:

11-0860

**DO NOT USE THIS SPACE**

9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

**Valetta A. Northcutt**  
Name of Person Signing

Valetta Northcutt  
Signature

2/4/02  
Date

Total number of pages including cover sheet, attachments, and document: 17

**INTELLECTUAL PROPERTY SECURITY AGREEMENT**

THIS INTELLECTUAL PROPERTY SECURITY AGREEMENT, dated as of January 28, 2002, is made by NEOTONUS, INC, a Georgia corporation ("Grantor"), in favor of DVI STRATEGIC PARTNER GROUP, a division of DVI Financial Services Inc., a Delaware corporation ("DVI").

**WITNESSETH:**

WHEREAS, pursuant to that certain Forbearance Agreement dated as of the date hereof, by and among Grantor, Neotonus Finance, Inc., a Georgia corporation "Neotonus Finance" and DVI (including all annexes, exhibits and schedules thereto, and as from time to time amended, restated, supplemented or otherwise modified (the "Forbearance Agreement"), DVI has agreed, subject to certain terms and conditions, to forbear exercising its rights and remedies against Grantor as set forth in the Forbearance Agreement; and

WHEREAS, in order to induce DVI to enter into the Forbearance Agreement and the other Forbearance Documents and to induce DVI to forbear from pursuing its remedies as provided for in the Forbearance Agreement, Grantor has agreed to grant a continuing Lien on the Intellectual Property Collateral (as hereinafter defined) to secure all (i) debts, liabilities and obligations heretofore, now or hereafter owing by Grantor to DVI under the Notes and/or the security Agreement and (ii) Indemnification Obligations (the "Secured Obligations").

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

1. **DEFINED TERMS.** All capitalized terms used but not otherwise defined herein have the meanings given to them in the Security Agreement and the Forbearance Agreement.

2. **GRANT OF SECURITY INTEREST IN INTELLECTUAL PROPERTY COLLATERAL.** To secure the complete and timely payment of all the Secured Obligations of Grantor now or hereafter existing from time to time, Grantor hereby pledges and grants to DVI, a continuing first priority security interest in all of Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "Intellectual Property Collateral"):

- (a) all of its Patents and Patent Licenses to which it is a party, including those referred to on Schedule I hereto;
- (b) all of its Trademarks and Trademark Licenses to which it is a party, including those referred to on Schedule I hereto;
- (c) all of its Copyrights and Copyright Licenses to which it is a party, including those referred to on Schedule I hereto;
- (d) all reissues, continuations or extensions of the foregoing;
- (e) all goodwill of the business connected with the use of, and symbolized by, each Patent, each Patent License, each Trademark, each Trademark License, each Copyright and each Copyright License; and
- (f) all products and proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future (i) infringement or dilution of any Patent or Patent licensed under any Patent License, (ii) injury to the goodwill associated with any Patent or any Patent licensed under any Patent License, (iii) infringement or dilution of any Trademark or Trademark licensed under any Trademark License, (iv) injury to the goodwill associated with any Trademark or any Trademark licensed under any Trademark

License, (v) infringement or dilution of any Copyright or Copyright licensed under any Copyright License, and (vi) injury to the goodwill associated with any Copyright or any Copyright licensed under any Copyright License.

3. **REPRESENTATIONS AND WARRANTIES.** Grantor represents and warrants that Grantor does not have any interest in, or title to, any Patent, Trademark or Copyright except as set forth in Schedule I. This Intellectual Property Security Agreement is effective to create a valid and continuing Lien on and, upon the filing hereof with the United States Patent and Trademark Office and the United States Copyright Office, perfected security interests in favor of DVI in all of Grantor's Patents, Trademarks and Copyrights and such perfected security interests are enforceable as such as against any and all Agents of, and purchasers from, Grantor. Upon filing of this Intellectual Property Security Agreement with the United States Patent and Trademark Office and the United States Copyright Office and the filing of appropriate financing statements all action necessary or desirable to protect and perfect DVI's Lien on Grantor's Patents, Trademarks and Copyrights shall have been duly taken.

4. **COVENANTS.** Grantor covenants and agrees with DVI that from and after the date of this Intellectual Property Security Agreement and until the Termination Date:

(a) Grantor shall notify DVI immediately if it knows or has reason to know that any application or registration relating to any Patent, Trademark or Copyright (now or hereafter existing) may become abandoned or dedicated, or of any adverse determination or development (including the institution of, or any such determination or development in, any proceeding in the United States Patent and Trademark Office, the United States Copyright Office or any court) regarding Grantor's ownership of any Patent, Trademark or Copyright, its right to register the same, or to keep and maintain the same.

(b) In no event shall Grantor, either directly or through any agent, employee, licensee or designee, file an application for the registration of any Patent, Trademark or Copyright with the United States Patent and Trademark Office, the United States Copyright Office or any similar office or agency without giving DVI prior written notice thereof, and, upon request of DVI, Grantor shall execute and deliver a supplement hereto (in form and substance satisfactory to DVI) to evidence DVI's Lien on such Patent, Trademark or Copyright, and the General Intangibles of Grantor relating thereto or represented thereby.

(c) Grantor shall take all actions necessary or requested by DVI to maintain and pursue each application, to obtain the relevant registration and to maintain the registration of each of the Patents or Trademarks (now or hereafter existing), including the filing of applications for renewal, affidavits of use, affidavits of noncontestability and opposition and interference and cancellation proceedings.

(d) In the event that any of the Intellectual Property Collateral is infringed upon, or misappropriated or diluted by a third party, Grantor shall notify DVI promptly after Grantor learns thereof. Grantor shall, unless it shall reasonably determine that such Intellectual Property Collateral is in no way material to the conduct of its business or operations, promptly sue for infringement, misappropriation or dilution and to recover any and all damages for such infringement, misappropriation or dilution, and shall take such other actions as DVI shall deem appropriate under the circumstances to protect such Intellectual Property Collateral.

5. **SECURITY AGREEMENT.** The security interests granted pursuant to this Intellectual Property Security Agreement are granted in conjunction with the security interests granted to DVI pursuant to the Security Agreement dated as of the date hereof by and among Grantor, Neotonus Finance, Inc. and DVI (the "Security Agreement"). Grantor hereby acknowledges and affirms that the rights and remedies of DVI with respect to the security interest in the Intellectual Property Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.

6. **REINSTATEMENT.** This Intellectual Property Security Agreement shall remain in full force and effect and continue to be effective should any petition be filed by or against Grantor for liquidation or reorganization, should Grantor become insolvent or make an assignment for the benefit of any agent or agents or should a receiver or trustee be appointed for all or any significant part of Grantor's assets, and shall continue to be effective or be reinstated, as the case may be, if at any time payment and performance of the Secured Obligations, or any part thereof, is, pursuant to applicable law, rescinded or reduced in amount, or must otherwise be restored or

returned by any obligee of the Secured Obligations, whether as a "voidable preference," "fraudulent conveyance," or otherwise, all as though such payment or performance had not been made. In the event that any payment, or any part thereof, is rescinded, reduced, restored or returned, the Secured Obligations shall be reinstated and deemed reduced only by such amount paid and not so rescinded, reduced, restored or returned.

7. **NOTICES.** Whenever it is provided herein that any notice, demand, request, consent, approval, declaration or other communication shall or may be given to or served upon any of the parties by any other party, or whenever any of the parties desires to give and serve upon any other party any communication with respect to this Intellectual Property Security Agreement, each such notice, demand, request, consent, approval, declaration or other communication shall be in writing and shall be given in the manner, and deemed received, as provided for in the Forbearance Agreement.

8. **TERMINATION OF THIS SECURITY AGREEMENT.** Subject to Section 6 hereof, this Intellectual Property Security Agreement shall terminate upon the Termination Date.

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IN WITNESS WHEREOF, Grantor has caused this Intellectual Property Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

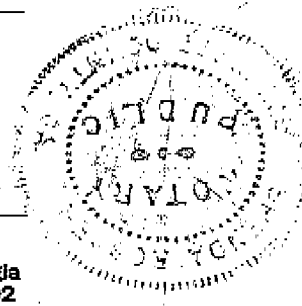
NEOTONUS, INC.

By: [Signature]  
Name: JOHN J. MORAN  
Title: PRESIDENT & CEO

Sworn to and subscribed before me this  
28<sup>th</sup> day of January, 2002:

Brenda Ross  
Notary Public

Notary Public, Gwinnett County, Georgia  
My Commission Expires Aug. 30, 2002



ACCEPTED AND ACKNOWLEDGED BY:

DVI STRATEGIC PARTNER GROUP,  
a division of DVI Financial Services Inc.

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

Sworn to and subscribed before me this  
\_\_\_\_ day of \_\_\_\_\_, 2002:

\_\_\_\_\_  
Notary Public

IN WITNESS WHEREOF, Grantor has caused this Intellectual Property Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

NEOTONUS, INC.

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

Sworn to and subscribed before me this  
\_\_\_\_ day of \_\_\_\_\_, 2002:

\_\_\_\_\_  
Notary Public

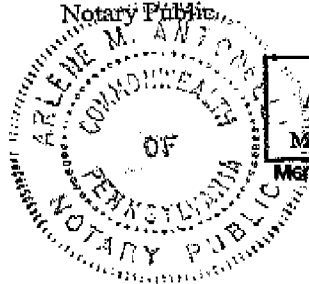
ACCEPTED AND ACKNOWLEDGED BY:

**DVI STRATEGIC PARTNER GROUP,**  
a division of DVI Financial Services Inc.

By: *Robert S. Blau*  
Name: ROBERT S. BLAU  
Title: VICE PRESIDENT

Sworn to and subscribed before me this  
28<sup>th</sup> day of JANUARY, 2002:

*Arlene M. Antonelli*  
Notary Public



Notarial Seal  
Arlene M. Antonelli, Notary Public  
Warwick Twp., Bucks County  
My Commission Expires Apr. 1, 2002  
Member, Pennsylvania Association of Notaries

Schedule I  
to  
Intellectual Property Security Agreement

Patents, Trademarks and Copyrights

**Patent, Trademarks and Copyrights Schedule attached entitled "Neotonus, Inc.  
Intellectual Property Summary (10 Pages)**

Neotonus, Inc. Intellectual Property Summary  
(as of July 11, 2001)

Case Name (Country)	Serial/Reg. No. & Filing/Reg. Date	LLBL File No.	Summary	Status
1. Magnetic Nerve Stimulator for Exciting Peripheral Nerves (US)		2103.001 US	Issued U.S. Patent	U.S. Patent No. 5,725,471 issued March 10, 1998. Maintenance Fee Due 9/10/01. (Client wishes to pay maintenance fee timely due in September)
2. Magnetic Nerve Stimulator for Exciting Peripheral Nerves (PCT)		2103.001 PCT	PCT Patent Application	PCT Application filed corresponding to 2103.001 above. Favorable International Preliminary Examination Report (IPER) issued and prosecution completed. No further action required. National Phase filings being pursued in Australia; Canada; Japan; European Region (15 Countries).
3. Magnetic Nerve Stimulator - CIP (US)		2103.001 .200	Issued U.S. Patent	U.S. Patent No. 6,086,525 issued July 11, 2000. Maintenance Fee Due 1/11/04. Continuation of U.S. Patent No. 5,725,471.
4. Magnetic Nerve Stimulator - CIP (PCT)		2103.001 .301	Pending International Patent Application	Application claims priority on U.S. C.I.P. Application (item no. 3 above). Favorable International Preliminary Examination Report issued, holding all claims allowable. Applications to be pursued in Australia, Canada, Japan, European Region and Korea.
5. Magnetic Nerve Stimulator (Australia)		2103.001 .004	Issued Australian Patent	Australian Patent No. 700482 issued April 22, 1999. All maintenance Fees Paid and Status is Fully Current. Patent will remain



						in effect until November 28, 2015, provided annual maintenance fees are paid to the Australian Patent Office.
6.	Magnetic Nerve Stimulator (Australia)			2103.001.004 Div	Pending Australian Patent Application	Divisional application filed on method claims to Australian Patent No. 700482. Application assigned Australian Patent Application No.: 23634/99, claiming the priority of the parent. Awaiting Office Action.
7.	Magnetic Nerve Stimulator (Canada)			2103.001.010	Pending Canadian Patent Application	National Phase entered from PCT. Application Allowed. Issuance Fee due 11/17/2001. Maintenance Fee due 11/18/2001.
8.	Magnetic Nerve Stimulator (Japan)			2103.001.038	Pending Japanese Patent Application	National Phase entered from PCT. Application pending in Japanese Patent Office.
9.	Magnetic Nerve Stimulator (European Region)			2103.001.075	Pending European Patent Application	European Regional Phase entered from PCT. Application pending in European Patent Office. Observations filed by Third Party. No office action yet issued. Maintenance Fees due 11/28/01.  August 22 deadline for response to Office Action (this should be the same as the response for the U.S. application)
10.	Magnetic Nerve Stimulator - CIP (Australia)			2103.001.304	Australian Patent Application	National Phase Application of PCT on CIP to Magnetic Nerve Stimulator (corresponding to our file number 2103.001.301). Examiner's Report Rec'd. Deadline for Acceptance 5/2/02. Response

							to Action should be sent (see letter to client of 6/15/01.
11.	Magnetic Nerve Stimulator - CIP (Canada)			2103.001.310	Canadian Patent Application (in process)	National Phase Application of PCT on CIP to Magnetic Nerve Stimulator (corresponding to our file number 2103.001.301). Assignments of title filed.	
12.	Magnetic Nerve Stimulator - CIP (Japan)			2103.001.338	Japanese Patent Application (in process)	Foreign associates instructed to file National Phase Application of PCT on CIP to Magnetic Nerve Stimulator (corresponding to our file number 2103.001.301)	
13.	Magnetic Nerve Stimulator - CIP (South Korea)			2103.001.374	South Korean Patent Application	No priority on PCT application claimed. Application laid open. Expedited Examination being Requested.	
14.	Magnetic Nerve Stimulator - CIP (European Region)		AppIn No.: 98965020.5 Filed: 12/30/98	2103.001.375	European Patent Application	National Phase Application of PCT on CIP to Magnetic Nerve Stimulator (corresponding to our file number 2103.001.301). Published under #1044034. Awaiting Office Action.	
15.	Magnetic Nerve Stimulator - CIP (European Region)		Appin No.: 1062988 Filed 12/27/2000	2103.001.474	European Patent Application	European Patent Application Divisional of LBL 2103.001.375. European Search Report Issued and soon to be Published. Confirmation of proceeding with Examination to be filed.	
16.	License with Emory			2103.007	Patent	Exclusive license from Emory University of	

University			License	all rights associated with Magnetic Nerve Stimulator inventions.
17. Apparatus and Method for Transcranial Magnetic Brain Stimulation, Including the Treatment of Depression and the Localization and Characterization of Speech Arrest (US)	2103.008 US			US Patent No. 6,132,361 Issued October 17, 2000. Maintenance Fee Due April 17, 2004.
18. Continuation application for Transcranial	2103.008 .200	Serial No. 09/484,820 Filed: 1/18/00		Official filing receipt received from the U.S. Patent Office.
19. Apparatus and Method for Transcranial Magnetic Brain Stimulation, Including the Treatment of Depression and the Localization and Characterization of Speech Arrest (PCT)	2103.008 .300		International Patent Application	PCT Patent application filed designating US and all PCT member countries. Favorable International Preliminary Examination Report issued, holding all claims allowable. Countries pursued in National Phase filings: Australia, Canada, Japan, United States and European Region.
20. Apparatus and Method for Transcranial Magnetic Brain Stimulation .. (Australia)	2103.008 .004	41584/97 August 15, 1997	Pending Australian Patent Application	National Phase entered from PCT filing.
21. Apparatus and Method for Transcranial Magnetic Brain	2103.008 .010	Serial No. 2,263,343.	Pending Canadian Patent	National Phase entered from PCT filing. Annuity payment due before 8/15/01. Annuity to be timely paid as per client

	Stimulation ... (Canada)	Serial No. 10-		Application	instructions.
22.	Apparatus and Method for Transcranial Magnetic Brain Stimulation ... (Japan)	510118.	2103.008.038	Pending Japanese Patent Application	National Phase entered from PCT filing. Patent Application Request for Examination due by August 15, 2004.
23.	Apparatus and Method for Transcranial Magnetic Brain Stimulation ... (European Region)	Serial No. 97939516.7	2103.008.075	Pending European Patent Application	National Phase entered from PCT filing. Annual renewal fees due by August 15, 2001. Request for Examination Confirmed. Response to Office Action due 8/9/01.  Awaiting client instructions. (Does Innovation want to preserve this?)
24.	Magnetic Field Calibration Device (US)	Serial No.: 09/137,209 Filed: 8/20/98	2103.011	US Patent	US Patent No. 6,255,815. Issued 7/3/01. Maintenance Fee Due January 3, 2005.
25.	NEOCONTROL		2103.014.010	Canadian Trademark	Canadian Trademark No. 543, 539. Trademark registered on April 6, 2001. Renewable 4/6/2016
26.	NEOCONTROL		2103.014.038	Japanese Trademark Application	Registration No. 4441588, issued 12/22/2000. In force for 10 year renewable terms.
27.	NEOCONTROL	Serial No. 947,846. Filed 10/10/98	2103.014.100	Pending European Trademark Application	European Trademark Application. Opposition to trademark filed by NEPHROCONTROL. Opposition was rejected on 3/27/01.
28.	ExMI	Serial No. 75/676,150. Filed 4/6/99	2103.017	Pending U.S. Trademark Application	Statement of Use Accepted. Notice of Allowance from U.S. Trademark Office received May 21, 2001. Registration to soon Issue.

29.	Electromagnetic Scalpel (US)	Serial No. 60/147,868. Filed 8/9/99	2103.018	U.S. Provisional Patent Application	U.S. Provisional Patent Application. Combined with LLBL file No. 2103.027 into PCT application, LLBL file No. 2103.054.300.
30.	Improvements to Magnetic Nerve Stimulators (US) (maximizing parameters - "goodness factor")	Serial No. 60/145,030. Filed 7/22/99	2103.020	U.S. Provisional Patent Application	U.S. Provisional Patent Application. Non-provisional application not to be pursued, per instructions of client.
31.	Magnetic Nerve Regeneration	Serial No. 60/223,960 Filed 8/9/00	2103.022	U.S. Provisional Patent Application	U.S. Provisional patent application. Deadline for filing Non-provisional is 8/9/01. Awaiting Client Instructions.  Make sure that there was no publication. If it was not yet published, client wishes to hold off on non-provisional application.
32.	NEOPULSE	Serial No. 75/822,912 Filed: 10/14/99	2103.024	U.S. Trademark Registration	US Registration No.: 2,462,732, issued June 19, 2001.
33.	Magnetic Toroids for the Stimulation of Nerves	Serial No: 60/145,062 Filed: 7/22/99	2103.026	U.S. Provisional Patent Application	U.S. Provisional Patent Application. PCT application filed, LLBL File No. 2103.026.300.
34.	Magnetic Toroids for the Stimulation of Nerves (PCT)	Serial No. PCT/US/00/20125 File 7/24/00	2103.026.300 PCT	Pending PCT Patent Application	PCT Patent Application. Chapter II Demand Filed 2/16/01.
35.	High Frequency Magnetic Fields for the Heating of Biological Tissue (US)	Serial No. 60/145,754 Filed 7/27/99	2103.027	U.S. Provisional Patent Application	U.S. Provisional Patent Application. Combined with LLBL File No. 2103.018 into PCT application, LLBL File No. 2103.054.300.

36.	Patient Protocol Card (US)		2103.028	U.S. Patent	U.S. Patent No.: 6,161,757 Issued: 12/19/2000 Maintenance Fee Due: 6/19/04
37.	Placebo Seat for Incontinence Therapy (US)	Serial No. 09/501,457 Filed: 2/10/2000	2103.029	Pending U.S. Patent Application	Awaiting First Office Action. PCT not pursued, per client decision.
38.	Sham for Transcranial Magnetic Stimulator (TMS) (US)	Serial No.: 09/518,596 Filed 3/3/2000	2103.030	New U.S. Patent Application	U.S. non-provisional patent application. Awaiting First Office Action.
39.	Field Calibration Device and Methods For Magnetic Nerve Stimulators. (PCT)		2103.031 PCT	International Patent Application	PCT Application filed on August 19, 1999 designating all member countries. Chapter II Demand and Article 34 Amendment filed. Client decided not to pursue National Phase Filing.
40.	NEOTONUS		2103.032	U.S. Trademark	Registration No. 2,381,441 Issued 8/29/00.
41.	Magnetic Nerve Stimulator Utilizing Vertically Overlapping Cores (US)	Serial No. 09/547,655 Filed: 4/12/2000	2103.033	Patent Application	12 Claims Allowed by Notice Of Allowance of June 27, 2001. Issue Fee and Drawings Due 9/27/01. (CIP of issued US Patent Nos. 6,086,525 and 5,725,471).  As per clients request, will go ahead with formal drawings.
42.	Magnetic Nerve Stimulator Utilizing Vertically Overlapping Cores	Serial No. Filed:	2103.033 .300	PCT Patent Application	PCT filing corresponding to LLBL File No. 21103.033. Chapter II Demand due 11/12/01.
43.	Integrated Chair with Magnetic Nerve Stimulator for Treatment	Serial No.: 09/501,245	2103.034	U.S. Continuation Patent	U.S. non-provisional Patent Application. The disclosure of the application corresponds to the disclosure of the earlier

	of Incontinence (US)	Filed: 2/10/2000	Application	
44.	Apparatus and Method for Transcranial Magnetic Brain Stimulation Including the Treatment of Depression and Localization and Characterization of Speech Arrest (US)	Serial No.: 09/413,836 Filed: 10/6/99	2103.037 U.S. Patent Application	Magnetic Nerve Stimulator CIP Application (LLBL File No. 403.001.200). Broad claims added to an integrated magnetic nerve stimulator device and seat. Awaiting First Office Action. Client decided not to pursue foreign application.  U.S. Nonprovisional Patent Application. This application is a continuation-in-part (CIP) of the prior transcranial patent application (LLBL File No. 2103.008), and discloses the use of heat sinks for cooling. Abandoned per client instructions 6/22/01
45.	Transcranial Stimulator with Heat Sinks (US)	Serial No. 29/111,938 Filed: 10/6/99	2103.038 200 U.S. Design Patent Application	U.S. Design Patent Application. Examination Complete. Formal Drawings filed. Issue Fee Paid.
46.	NEOTONE	Serial No.: 75/892,068 Filed: 1/22/2000	2103.041 U.S. Trademark Registration	Published without Opposition. Notice of Allowance Rec'd. Mark must be used in connection with identified goods before 7/16/01 or Extension of Time must be filed.  Extension of Time timely filed.
47.	Magnetic Stimulation Coil and Circuit Design Considerations with Special Attention Given to Ferromagnetic Cores	Serial No.: 09/676,119 Filed: 9/29/00	2103.042 Pending U.S. Non-Provisional Patent Application	Claims priority on Non-Provisional U.S. Patent Application.  Awaiting instructions re: foreign filings (waiting until December).
48.	PULSED MAGNETICS-	Serial No.	2103.043 Pending US	Amendment to Allege Use Accepted.

	PRECISE NON- INVASIVE MEDICINE	76/011,326 Filed: 3/28/2000		2103.044	Trademark Application	Awaiting Examiner Office Action or Publication.
49.	NEOWELLNESS					U.S. Trademark availability search conducted 2/17/00. Reservations on use advised. No directions rec'd from client.
50.	NEOHEALTH	Serial No.: 76/050,487 Filed: 4/6/2000		2103.046	U.S. Trademark Application	United States Trademark Application based on Intent to Use. Allowed and Published 4/3/2001. No opposition filed. Declaration of Use soon to be required.
51.	Method for Optimizing Transcranial Magnetic Stimulation Cores and Magnetic Cores Produced Thereby	Serial No.: 09/873622 Filed: 6/4/01		2103.047	US Non- Provisional Patent Application	US non-provisional patent application. Claims priority on Serial No. 60/209,736 filed 6/5/00. Awaiting Office Action.
52.	GET BACK IN THE GAME	Serial No.: 76/050,787 Filed: June 17, 2000		2103.050	US Trademark Application	Notice of Allowance Received. Statement of Use required for Registration.
53.	Stimulation Coils For Transcranial Magnetic Stimulation.	Serial No.: 60/207,497 Filed: 5/26/00		2103.053	U.S. Provisional Patent Application	No Non-Provisional filed. Not to be pursued per inventor instructions of 05/23/01.
54.	Electromagnetic Scalpel for the Heating of Biological Tissue (PCT)	Serial No.: PCT/US00/20441 Filed: 7/27/2000		2103.054 .300	PCT Application	PCT Application. Disclosures of Electromagnetic Scalpel, U.S. provisional application (LLBL File No. 2103.018) and High Frequency Magnetic Fields for the Heating of Biological Tissue provisional application (LLBL File No. 2103.027). Chapter II Filed. Search Report Received.



55.	Slidable magnetic Nerve Stimulation Support and Table		2103.056			Article 34 Amendments to be filed. E-mail with preliminary info received for Basic Mag Stim device placed on a movable sliding Table. LLBL requested further info. No further materials received. No application has been filed.
56.	Magnetic field for the treatment of cancer and to assist in nerve regeneration.	Serial No.: 09/676,119 Filed: 9/29/2000	2103.058	US Provisional Patent Application		Non-provisional US patent application and/or PCT to be filed by 9/29/01.
57.	CONTINENCE ISLAND	Serial No.: 76/170,32 Filed: 11/21/2000	2103.060	US Trademark Application (TTU)		US Trademark Application pending. Office Action requires Response by 11/21/01. Examiner indicates no conflict with other marks. No foreign filings are desirable at this time.
58.	Apparatus and Method for Treatment of Varicose Veins	Serial No. 60/245,279 Filed: 11/2/00	2103.062 includes 2103.059			Non-provisional and/or PCT patent application filing deadline: 11/2/01.
59.	BIOTONE	Serial No.: 76/175,919 Filed: 12/5/00	2103.063	U.S. Trademark Application		Identification of Goods amended per Examiner's Amendment. No further action req'd. Should soon be Published and then, if unopposed, Statement of Use, to be filed.

Y:\archive\andy\neotonus\statuschart 7/11/01