Tab settings ⇒ ⇒ ⇒ 102050114 d original documents or copy thereof. To the Honorable Commissioner of 2. Name and address of receiving party(ies) Name of conveying party(ies): 4-10-02 Name: Standard Federal Bank National Associatio Internal acting by and through LaSalle Business Strato/Infusaid, Inc. Address: Credit, Inc., as its agent Association Individual(s) Street Address: 135 South LaSalle Street, Suite 425 Limited Partnership General Partnership City: Chicago State: Illinois Zip: 60603 Corporation-State Other _____ Individual(s) citizenshir ☐ Association Additional name(s) of conveying party(ies) attached? Tyes No General Partnership 3. Nature of conveyance: Assignment Merger Corporation-State Change of Name Security Agreement Other ___ If assignee is not domicited in the United States, a domestic. Other representative designation is attached: 🖵 Yes 🖵 No 🤝 Execution Date: March 18, 2002 (Designations must be a separate document from assignment) 4. Application number(s) or registration number(s): B. Trademark Registration No (s) A. Trademark Application No.(s) See attached Exhibit A See attached Exhibit A Additional number(s) attached X Yes No 6. Total number of applications and 5. Name and address of party to whom correspondence

04-10-2002

U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

Limited Partnership

Authorized to be charged to deposit account

8. Deposit account number:

(Attach duplicate copy of this page if paying by deposit account)

N/A

registrations involved:

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

DO NOT USE THIS SPACE

9. Statement and signature.

Form PTO-1594

OMB No. 0651-0027 (exp. 5/31/2002)

(Rev. 03/01)

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.

Erin R. Spector Name of Person Signing

concerning document should be mailed:

Name: Erin R. Spector, Paralegal

Internal Address: Parker, Hudson, Rainer & Dobbs

Street Address: 285 Peachtree Center Avenue, #1500

City: Atlanta State: GA Zip: 30303

March 21, 2002 Date

Total number of pages including cover sheet, attachments, and

00000266 2250694

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments

Washington D.C. 20231

/10**/2002 GTDW**11 01 FC:481

02 FC:482

40.00 DP 200.00

EXHIBIT A

to Items 4 A and B to Recordation Form Sheet

Strato/Infusaid, Inc.

Standard Federal Bank National Association, acting by and through LaSalle Business Credit, Inc. as its agent

Trademark Application Numbers

None

Trademark Registration Numbers

2,250,694

2,110,691

2,094,997

1,857,596

1,852,317

1,669,280

1,453,111

1,413,230

1,361,662

TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (the "Security Agreement") made as of March 18, 2002, by STRATO/INFUSAID, INC., a Massachusetts corporation ("Borrower"), in favor of STANDARD FEDERAL BANK NATIONAL ASSOCIATION, acting by and through LASALLE BUSINESS CREDIT, INC., as its agent, with an office at 135 South LaSalle Street, Suite 425, Chicago, Illinois 60603 ("Lender"):

WITNESSETH

WHEREAS, Horizon Medical Products, Inc. ("Borrower") and Lender are parties to a certain Loan and Security Agreement of even date herewith (as amended, amended and restated or otherwise modified from time to time, the "Loan Agreement") and other related loan documents of even date herewith (collectively, with the Loan Agreement, and as each may be amended or otherwise modified from time to time, the "Financing Agreements"), which Financing Agreements provide (i) for Lender to, from time to time, extend credit to or for the account of Borrower and (ii) for the grant by Borrower to Lender of a security interest in certain of Borrower's assets, including. without limitation, its trademarks and trademark applications;

WHEREAS, pursuant to that certain Continuing Unconditional Guaranty (at any time amended, the "Guaranty") from Guarantor to Lender dated as of the date hereof. Guarantor unconditionally guaranteed payment of all present and future indebtedness of Borrower to Lender, which Guaranty is secured by all or substantially all of the assets of Guarantor pursuant to that certain Security Agreement (at any time amended, the "Guarantor Security Agreement") between Guarantor and Lender, dated as of the date hereof;

WHEREAS, to induce Lender to make such loans and other financial accommodations to Borrower, Guarantor has agreed to execute this Agreement;

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

- 1. Incorporation of Financing Agreements. The Financing Agreements and the terms and provisions thereof are hereby incorporated herein in their entirety by this reference thereto. All terms capitalized but not otherwise defined herein shall have the same meanings herein as in the Loan Agreement.
- Grant and Reaffirmation of Grant of Security Interests. To secure the complete and timely payment and satisfaction of the Indebtedness (as defined in the Guarantor Security Agreement), Guarantor hereby grants to Lender, and hereby reaffirms its prior grant pursuant to the Financing Agreements of, a continuing security interest in Guarantor's entire right, title and interest in and to all of its now owned or existing and hereafter acquired or arising trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, other business identifiers, prints and labels on which any of the foregoing have appeared or appear, all registrations and recordings thereof, and all applications (other than "intent to use" applications until a verified statement of use is filed with respect to such applications) in connection therewith, including, without limitation, the trademarks and applications listed on Schedule A attached hereto and made a part hereof and the trademarks, and renewals thereof, and all income, royalties, damages and payments now or

{183444.1} 000175-00049 **TRADEMARK**

REEL: 002479 FRAME: 0581

hereafter due and/or payable under or with respect to any of the foregoing, including, without limitation, damages and payments for past, present and future infringements of any of the foregoing and the right to sue for past, present and future infringements of any of the foregoing (all of the foregoing are sometimes hereinafter individually and/or collectively referred to as the "Trademarks"); all rights corresponding to any of the foregoing throughout the world and the goodwill of the Guarantor's business connected with the use of and symbolized by the Trademarks.

- 3. <u>Warranties and Representations</u>. Guarantor warrants and represents to Lender that:
 - (i) no Trademark has been adjudged invalid or unenforceable by a court of competent jurisdiction nor has any such Trademark been cancelled, in whole or in part and each such Trademark is presently subsisting;
 - (ii) Guarantor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each Trademark, free and clear of any liens, charges and encumbrances, including without limitation, shop rights and covenants by Guarantor not to sue third persons;
 - (iii) Guarantor has no notice of any suits or actions commenced or threatened with reference to any Trademark; and
 - (iv) Guarantor has the right to execute and deliver this Security Agreement and perform its terms.
- 4. Restrictions on Future Agreements. Guarantor agrees that until Guarantor's Indebtedness (as defined in the Guarantor Security Agreement) shall have been satisfied in full and the Financing Agreements shall have been terminated, Guarantor shall not, without the prior written consent of Lender, sell or assign its interest in any Trademark or enter into any other agreement with respect to any Trademark which would affect the validity or enforcement of the rights transferred to Lender under this Security Agreement.
- 5. New Trademarks. Guarantor represents and warrants that, based on a diligent investigation by Guarantor, the Trademarks listed on Schedule A constitute all of the federally registered Trademarks, and federal applications for registration of Trademarks (other than "intent to use" applications until a verified statement of use is filed with respect to such applications) now owned by Guarantor. If, before Guarantor's Indebtedness (as defined in the Guarantor Security Agreement) shall have been satisfied in full and before the Financing Agreements have been terminated, Guarantor shall (i) become aware of any existing Trademarks of which Guarantor has not previously informed Lender, or (ii) become entitled to the benefit of any Trademarks, which benefit is not in existence on the date hereof, the provisions of this Security Agreement above shall automatically apply thereto and Guarantor shall give to Lender prompt written notice thereof. Guarantor hereby authorizes Lender to modify this Security Agreement by amending Schedule A to include any such Trademarks.
- 6. Term. The term of this Security Agreement shall extend until the payment in full of Guarantor's Indebtedness (as defined in the Guarantor Security Agreement) and the termination of the Financing Agreements. Guarantor agrees that upon the occurrence and during the continuation of an Event of Default, the use by Lender of all Trademarks shall be without any liability for royalties or other related charges from Lender to Guarantor.

- 7. Product Quality. Guarantor agrees to maintain the quality of any and all products in connection with which the Trademarks are used, consistent with commercially reasonable business practices. Upon the occurrence of and during the continuation of an Event of Default, Guarantor agrees that Lender, or a conservator appointed by Lender, shall have the right to establish such additional product quality controls as Lender, or said conservator, in its reasonable judgment, may deem necessary to assure maintenance of the quality of products sold by Guarantor under the Trademarks.
- 8. Release of Security Agreement. This Security Agreement is made for collateral purposes only. Upon payment in full of Guarantor's Indebtedness (as defined in the Guarantor Security Agreement) and termination of the Financing Agreements, Lender shall take such actions as may be necessary or proper to terminate the security interests created hereby and pursuant to the Financing Agreements
- 9. Expenses. All expenses incurred in connection with the performance of any of the agreements set forth herein shall be borne by Guarantor. All fees, costs and expenses, of whatever kind or nature, including reasonable attorneys' fees and legal expenses, actually incurred by Lender in connection with the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, reasonable counsel fees, maintenance fees, encumbrances or otherwise in protecting, maintaining or preserving the Trademarks or in defending or prosecuting any actions or proceedings arising out of or related to the Trademarks shall be borne by and paid by Guarantor and until paid shall constitute Indebtedness (as defined in the Guarantor Security Agreement).
- 10. Duties of Guarantor. Guarantor shall have the duty (i) to file and prosecute diligently any trademark applications pending as of the date hereof or hereafter until Guarantor's Indebtedness (as defined in the Guarantor Security Agreement) shall have been paid in full and the Financing Agreements have been terminated, (ii) to preserve and maintain all rights in the Trademarks, as commercially reasonable and (iii) to ensure that the Trademarks are and remain enforceable, as commercially reasonable. Any expenses incurred in connection with Guarantor's Indebtedness (as defined in the Guarantor Security Agreement) under this Section 10 shall be borne by Guarantor.
- 11. Lender's Right to Sue. Upon the occurrence and during the continuation of an Event of Default, Lender shall have the right, but shall in no way be obligated, to bring suit in its own name to enforce the Trademarks and, if Lender shall commence any such suit, Guarantor shall, at the request of Lender, do any and all lawful acts and execute any and all proper documents required by Lender in aid of such enforcement and Guarantor shall promptly, upon demand, reimburse and indemnify Lender for all costs and expenses actually incurred by Lender in the exercise of its rights under this Section 11.
- 12. Waivers. No course of dealing between Guarantor and Lender, nor any failure to exercise, nor any delay in exercising, on the part of Lender, any right, power or privilege hereunder or under the Financing Agreements shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 13. Severability. The provisions of this Security 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 thereof, 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 Security Agreement in any jurisdiction.

- 14. Modification. This Security Agreement cannot be altered, amended or modified in any way, except as specifically provided in Section 5 hereof or by a writing signed by the parties hereto.
- 15. Cumulative Remedies; Power of Attorney; Effect on Financing Agreements. All of Lender's rights and remedies with respect to the Trademarks, whether established hereby or by the Financing Agreements, or by any other agreements or by law shall be cumulative and may be exercised singularly or concurrently. Guarantor hereby authorizes Lender upon the occurrence of and during the continuation of an Event of Default, to make, constitute and appoint any officer or agent of Lender as Lender may select, in its sole discretion, as Guarantor's true and lawful attorneyin-fact, with power to (i) endorse Guarantor's name on all applications, documents, papers and instruments necessary or desirable for Lender in the use of the Trademarks or (ii) take any other actions with respect to the Trademarks as Lender deems to be in the best interest of Lender, or (iii) grant or issue any exclusive or non-exclusive license under the Trademarks to anyone, or (iv) assign, pledge, convey or otherwise transfer title in or dispose of the Trademarks to anyone. Guarantor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable until Guarantor's Indebtedness (as defined in the Guarantor Security Agreement) shall have been paid in full and the Financing Agreements have been terminated. Guarantor acknowledges and agrees that this Security Agreement is not intended to limit or restrict in any way the rights and remedies of Lender under the Financing Agreements but rather is intended to facilitate the exercise of such rights and remedies. Lender shall have, in addition to all other rights and remedies given it by the terms of this Security Agreement and the Financing Agreements, all rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in Georgia.
- 16. Binding Effect; Benefits. This Security Agreement shall be binding upon Guarantor and its respective successors and assigns, and shall inure to the benefit of Lender, its successors, nominees and assigns.
- 17. Governing Law. This Security Agreement shall be governed by and construed in accordance with the laws of the State of Georgia and applicable federal law.
- 18. Headings. Paragraph headings used herein are for convenience only and shall not modify the provisions which they precede.
- 19. Further Assurances. Guarantor agrees to execute and deliver such further agreements, instruments and documents, and to perform such further acts, as Lender shall reasonably request from time to time in order to carry out the purpose of this Security Agreement and agreements set forth herein.
- 20. Survival of Representations. All representations and warranties of Guarantor contained in this Security Agreement shall survive the execution and delivery of this Security Agreement and shall be remade on the date of each borrowing under the Financing Agreements.

•

IN WITNESS WHEREOF, Guarantor has duly executed this Security Agreement as of the date first written above.

STRATO/INFUSAID, INC.

Marshall B. Hunt.

President and Chief Executive Officer

Agreed and Accepted
As of the Date First Written Above
STANDARD FEDERAL BANK
NATIONAL ASSOCIATION, acting
by and through LASALLE
BUSINESS CREDIT, INC., as its agent

Its:

- 5 -

SCHEDULE A

TRADEMARK REGISTRATIONS

<u>Trademark Description</u> <u>U.S. Serial/Registration No.</u> <u>Date Registered</u>

See Attached.

TRADEMARK APPLICATIONS

<u>Trademark Application</u> <u>U.S. Application No.</u> <u>Date Applied</u> <u>Description</u>

See Attached.

- 6 -

Strato/Infusaid Inc. (MA) Strato/Infusaid Inc. Strato/Infusaid Inc. (MA) Owner of Record: Owner of Record: Owner of Record: Registered Registered Registered (MA) REG. DATE/ RENEWAL U.S. TRADEMARK APPLICATIONS AND REGISTRATIONS STATUS REPORT 09/09/2007 10/11/94 10/11/04 *L6/60/60* 66/8/9 60/8/9 Due between Due between 09/09/02 and § 8 & 15 6/8/04 and 09/00/03 Accepted acknowl-9/8/05 REG. NO. 1,857,596 2,250,694 2,094,997 STRATO/INFUSAID, INC. SCHEDULE A March 6, 2002 SERIAL 74/384,434 75/160,211 NO. 2250694 FILING DATE 09/04/96 7/31/95 4/27/93 essentially of a catheter and solutions or blood products injection of fluids, in Class 10 and for the withdrawals of catheters for percutaneous Peripheral vascular access injection luer, in Class 10 GOODS/SERVICES Central venous catheters blood samples which are accessed via an external medications and other Implantable injection portals with delivery needle, in Class 10 for the infusion of system consisting, MACROPORT INFUSE-A-MARK PERIPORT CATH 19137.1000 19137.1002 19137.1003 N&R

				STATUS		Registered		Owner of Record:	Strato/Infusaid Inc. (MA)	Registered	Ę	Owner of Record:	Strato/Infusaid Inc. (MA)	Registered	Owner of Record:	Strato/Infusaid Inc. (MA)	Registered	Owner of Record:	Strato/Infusaid Inc.	(MA)		
		REPORT		REG. DATE/	RENEWAL DATE	09/06/94	09/06/2004			08/18/87	2006/81/80	08/18/200/		09/24/85	09/24/2005		11/04/97	11/04/07				
		PLICATIONS AND REGISTRATIONS STATUS REPORT		§ 8 & 15		Accepted	acknowl-	edged		Accepted	and	acknowi-	pagpa	Accepted	acknowl-	edged	Due between 11/04/02 and	11/04/03				
), INC.	SISTRATIO		REG. NO.		1,852,317				1,453,111				1,361,662			2,110,691					
SCHEDULE A	STRATO/INFUSAID, INC.	NS AND REC	March 6, 2002	SERIAL NO.		74/384,435				638,456				511,842			75/188,873					
S	STRAT	LICATIO		FILING	!	04/27/93			· *	01/05/87				12/04/84			10/28/96					
		U.S. TRADEMARK APP		GOODS/SERVICES		Implantable injection	catheters for percutaneous	injection of fluids, in Class	10	Vascular access ports,	needles, syringes, catheters,	and cameler accessories,	clamps, in Class 10	Intravenous tubing sets, in Class 10			Infusion kits comprising primarily an implantable	delivery system, namely, an	injection port, needles,	syringes, used for blood	sampling and the delivery of medication, nutrients and	imaging solutions, in Class
		1		MARK		MICROPORT				STRATO				STRATO			INFUSE-A- KIT					
				N&R NO.		19137.1004				19137.1005				19137.1006			19137.1008					

				STATUS		Registered	Owner of Record:	Strato/Infusaid Inc. (MA)	Registered	Owner of Record:	Strato/Infusaid Inc.	(MA)	
		REPORT		REG. DATE/	RENEWAL DATE	12/24/91	12/24/2011		10/14/86	10/14/2006			
		LICATIONS AND REGISTRATIONS STATUS REPORT		§ 8 & 15		Accepted	acknowl-	pagpa	Accepted	acknowl-	edged	-	
	, INC.	STRATIO		REG. NO.		1,669,280			1,413,230				
SCHEDULE A	STRATO/INFUSAID, INC.	IS AND REC	March 6, 2002	SERIAL NO.		74/056,419			73/585,879				
S	STRAT	LICATION	×	FILING		06/0/50			03/03/86				
		U.S. TRADEMARK APP		GOODS/SERVICES		Implantable self-sealing	delivery catheters for	percutaneous injection of fluids, in Class 10	Medical and surgical	access ports and tubing	sets, catheters, hypodermic	needles and infusion sets,	in Class 10
		n		MARK		INFUSE-A-	IONI		LIFEPORT				
				N & R NO.		19137.1009			19137.1010				-

FOREIGN TRADEMARK APPLICATIONS/REGISTRATIONS STATUS REPORT As of March 1, 2002

N&R NO. COUNTRY	MARK	CLASS/ DESCRIPTION	SER. NO.	FILING DATE	REG. NO.	REG. DATE/ RENEWAL	STATUS
BENELUX	INFUSAID	Int'l Class 10	712727	03/07/88	442185	03/07/88	Registered.
19137.1007BX						Renewed 03/07/98 - next renewal due 3/7/2008.	
BENELUX 19137 1000X	INFUSE-A-CATH	Int'l Class 10	872780	06/14/96	595705	06/14/96 Renewal due 06/14/2006.	Registered
BENELUX	INFUSE-A-KIT	Int'l Class 10	872786	06/14/96	595708	06/14/96 Renewal due 06/14/2006.	Registered
19137.1008BX							
BENELUX	INFUSE-A-PORT	Int'l Class 10	872789	06/14/96	595710	06/14/96 Renewal due	Registered
19137.1009BX						06/14/2006.	
BENELUX	LIFEPORT (Stylized)	Int'l Class 10	689489	12/02/86	427546	12/02/86	Registered
19137.1010BX						Renewed 12/02/96 - next renewal due 12/02/2006.	
BENELUX	MACROPORT	Int'l Class 10	872787	06/14/96	595709	06/14/96 Renewal due	Registered
19137.1003BX						06/14/2006.	

FOREIGN TRADEMARK APPLICATIONS/REGISTRATIONS STATUS REPORT As of March 1, 2002

STATUS	Registered	Registered	Registered	Registered	Registered	Registered	Registered
REG. DATE/ RENEWAL	06/14/96 Renewal due 06/14/2006.	06/14/96 Renewal due 06/14/2006.	06/14/96 Renewal due 06/14/2006.	06/14/96 Renewal due 06/14/2006.	07/24/81 Next renewal due 07/24/2011.	11/17/98 1 Renewal due 11/17/2013	11/17/98 Renewal due 11/17/2013
REG. NO.	595711	595704	595706	595707	261,136	TMA504,164	TMA504,178
FILING	06/14/96	06/14/96	06/14/96	06/14/96	04/03/78	11/05/96	11/05/96
SER. NO.	872790	872779	872781	872785	422,985	827619	827623
CLASS/ DESCRIPTION	Int'l Class 10	Int'l Class 10	Int'l Class 10	Int'l Class 10	Implantable infusion pumps. (Int'l Class 10)	Central venous catheter. (Int'l Class 10)	Infusion kits comprising) of an implantable delivery system and accessories therefore. (Int'l Class 10)
MARK	MICROPORT	PERIPORT	SNAP-LOCK	STRATOFUSE	INFUSAID	INFUSE-A-CATH	INFUSE-A-KIT
N&R NO. COUNTRY	BENELUX 19137.1004BX	BENELUX 19137.1002BX	BENELUX 19137.1011BX	BENELUX 19137.1013BX	CANADA 19137.1016CA	CANADA 19137.1000CA	CANADA 19137.1008CA

FOREIGN TRADEMARK APPLICATIONS/REGISTRATIONS STATUS REPORT As of March 1, 2002

STATUS	Registered	Registered	Registered	Registered	Registered
REG. DATE/ RENEWAL	11/17/98 Renewal due 11/17/2013	09/23/88 Renewal due 09/23/2003.	11/17/98 Renewal due 11/17/2013	11/17/98 Renewal duc 11/17/2013	11/17/98 Renewal due 11/17/2013
REG. NO.	TMA504,182	345252	TMA504,176	TMA504,173	TMA504,166
FILING	11/05/96	12/01/86	11/05/96	11/05/96	11/05/96
SER. NO.	827624	573802	827622	827621	827620
CLASS / DESCRIPTION	Implantable injection ports and accessories therefore. (Int'l Class 10)	Medical instruments, namely vascular access ports and tubing sets, catheters, hypodermic needles, and infusion sets. (Int'l Class 10)	Implantable injection ports with delivery catheters for percutaneous injection of fluids. (Int'l Class 10)	Implantable injection ports with delivery catheters for percutaneous injection of fluids. (Int'l Class 10)	Peripheral vascular access system. (Int'l Class 10)
MARK	INFUSE-A-PORT	LIFEPORT (Stylized)	MACROPORT	MICROPORT	PERIPORT
N&R NO. COUNTRY	CANADA 19137.1009CA	CANADA 19137.1010CA	CANADA 19137.1003CA	CANADA 19137.1004CA	CANADA 19137.1002CA

FOREIGN TRADEMARK APPLICATIONS/REGISTRATIONS STATUS REPORT As of March 1, 2002

STATUS	Registered	555160	Registered	Registered	Registered	Registered	Registered
REG. DATE/ RENEWAL	12/06/01 Renewal due 12/06/2011	10/16/87 Renewal due 10/16/2002	08/30/96 Renewal due 08/30/2006.	08/30/96 Renewal due 08/30/2006.	05/16/97 Renewal due 05/16/2007.	08/30/96 Renewal due 08/30/2006.	08/30/96 Renewal due 08/30/2006.
REG. NO.	555160	333103	4926/96	4927/96	2089/97	4930/96	4929/96
FILING	11/05/96	07/28/86	06/14/96	06/14/96	06/14/96	06/14/96	06/14/96
SER. NO.	827617	566,845	3557/96	3559/96	3558/96	3563/96	3562/96
CLASS / DESCRIPTION	Catheter attachment system. (Int'l Class 10)	Medical instruments. (Int'l Class 10)	Int'l Class 10				
MARK	SNAP-LOCK This application is in the name of Strato/Infusaid Inc. but the State of Incorporation is indicated as Delaware and not Massachusetts, because of erroneous information provided to the associate by the previous firm.	STRATO & Des.	INFUSE-A-CATH	INFUSE-A-KIT	INFUSE-A-PORT	LIFEPORT	MACROPORT
N&R NO. COUNTRY	CANADA 19137.1011CA	CANADA 19137.1012CA	DENMARK 19137.1000DK	DENMARK 19137.1008DK	DENMARK 19137.1009DK	DENMARK 19137.1010DK	DENMARK 19137.1003DK

FOREIGN TRADEMARK APPLICATIONS/REGISTRATIONS STATUS REPORT As of March 1, 2002

N&R NO	MARK	CLASS/	SFR NO	FILING	REG NO	PEC DATE	CTATIC
COUNTRY		DESCRIPTION		DATE		RENEWAL	214103
DENMARK 19137 1004DK	MICROPORT	Int'l Class 10	3561/96	06/14/96	4928/96	08/30/96 Renewal duc 08/30/2006.	Registered
DENMARK	SNAP-LOCK	Int'l Class 10	3556/96	06/14/96	4925/96	08/30/96 Renewal due	Registered
19137.1011DK FRANCE	INFUSAID	Int'l Class 10	916837	03/29/88	1457813	08/30/2006. 03/29/88	Registered
19137.1007FR						Next renewal 03/29/2008.	
FRANCE	LIFEPORT (Stylized)	Int'l Class 10	826982	12/03/86	1382741	12/03/96	Registered
19137.1010FR						Renewed 12/03/96. Next renewal 12/03/2006.	
FRANCE	MACROPORT	Int'l Class 10	96/655460	12/13/96	96/655460	12/13/96	Registered
19137.1003FR						Renewal due 12/13/2006.	
FRANCE 19137.1002FR	PERIPORT	Int'l Class 10	96/655461	12/13/96	96/655461	12/13/96 Renewal due 12/13/2006.	Registered
FRANCE 19137.1011FR	SNAP-LOCK	Int'l Class 10	96/655459	12/13/96	96/655459	12/13/96 Renewal due 12/13/2006.	Registered
FRANCE	STRATO & Des.	Int'l Class 10	698608	98/80/80	1367056	98/80/80	Registered
19137.1012FR						08/08/96 - renewed Next renewal 8/8/2006	

FOREIGN TRADEMARK APPLICATIONS/REGISTRATIONS STATUS REPORT As of March 1, 2002

STATUS	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered
REG. DATE/ RENEWAL	10/14/96 Renewal due 07/31/2006.	10/14/96 Re Renewal due 07/31/2006.	12/01/86 Renewal due 12/31/2006	10/14/96 Re Renewal due 07/31/2006.	10/14/96 Ra Renewal due 07/31/2006.	10/14/96 Ra Renewal due 07/31/2006.	10/14/96 Re Renewal due 07/31/2006.	09/03/96 Re Renewal due 09/03/2006	09/03/96 Re Renewal due 09/03/2006
REG. NO.	396 30 269.6	396 30 268.8	1140994	396 30 264.5	396 30 265.3	396 30 272.6	396 30 271.8	00763523	00763522
FILING	07/11/96	07/11/96	12/01/86	07/11/96	07/11/96	07/11/96	07/11/96	09/03/96	09/03/96
SER. NO.	396 30 269.6	396 30 268.8	St 14960/10Wz	396 30 264.5	396 30 265.3	396 30 272.6	396 30 271.8	M1007710	M1007709
CLASS/ DESCRIPTION	Int'l Class 10	Int'l Class 10	Int'l Class 10	Int'l Class 10	Int'l Class 10	Int'l Class 10	Int'l Class 10	Int'l Class 10	Int'l Class 10
MARK	INFUSE-A-CATH	INFUSE-A-KIT	LIFEPORT (Stylized)	MACROPORT	MICROPORT	PERIPORT	SNAP-LOCK	INFUSE-A-CATH	INFUSE-A-KIT
N&R NO. COUNTRY	GERMANY 19137.1000DE	GERMANY 19137.1008DE	GERMANY 19137.1010DE	GERMANY 19137.1003DE	GERMANY 19137.1004DE	GERMANY 19137.1002DE	GERMANY 19137.1011DE	ITALY 19137.1000IT	ITALY 19137.1008IT

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N&R NO. COUNTRY	MARK	CLASS / DESCRIPTION	SER. NO.	FILING	REG. NO.	REG. DATE/ RENEWAL	STATUS
ITALY	INFUSE-A-PORT	Int'l Class 10	41867/90	10/05/90	601,531	10/05/90	Registered
19137.1009IT						Renewal due 10/05/2000	
						Renewed. Next renewal 10/05/2010	
ITALY	LIFEPORT (Stylized)	Int'l Class 10	41803/86	12/11/86	482,162	12/11/86 Renewed 12/11/96	Registered
19137.1010IT			Renewal app. No. MI96C 010355	Renewal filed: 11/25/96	New Reg. No. 00765948	next renewal 12/11/2006.	
ITALY	MACROPORT	Int'l Class 10	MI007706	96/60/60	00763519	09/03/96	Registered
19137.1003IT						Renewal due 09/03/2006	
ITALY	MICROPORT	Int'l Class 10	MI007707	09/03/96	00763520	09/03/96	Registered
19137.1004IT						Renewal due 09/03/2006	
ITALY	PERIPORT	Int'l Class 10	MI007712	96/03/60	00763525	96/60/60	Registered
19137.1002IT						Renewal due 09/03/2006	
ITALY	SNAP-LOCK	Int'l Class 10	MI007711	96/£0/60	00763524	96/60/60	Registered
19137.1011IT						Renewal due 09/03/2006	
ITALY	STRATOFUSE	Int'l Class 10	MI007708	96/£0/60	00763521	09/03/96	Registered
19137.1013IT						Renewal due 09/03/2006	

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N&R NO. COUNTRY	MARK	CLASS/ DESCRIPTION	SER. NO.	FILING DATE	REG. NO.	REG. DATE/ RENEWAL	STATUS
JAPAN 19137.1007JP	INFUSAID	Int'l Class 10	147056/1992	07/28/92	3172007	06/28/96 Renewal due between 12/28/2005 and 06/28/2006.	Registered
JAPAN 19137.1009JP	INFUSE-A-PORT	Int'l Class 10	100487/1990	09/04/90	2489286	12/25/92 Renewal due between 7/25/2002 and 12/25/2002.	Registered
JAPAN 19137.1010JP	LIFEPORT (Stylized)	Int'l Class 10	61-127547	12/04/86	2120258	03/27/89 Renewed in 1999.	Registered
						Next renewal due between 09/27/2007 and 03/27/2008	
SPAIN	LIFEPORT	Int'l Class 10	2225686	04/07/99	2225686	04/07/99	Registered
19137.1018ES						Quinquennial tax due 04/07/2004	
						Renewal due 04/07/2009	
SPAIN	MICROPORT	Int'l Class 10 Implantable injection	2180391	08/13/98	2180391	08/13/98	Registered
19137.1017ES		ports with delivery catheters for				Quinquennial tax due 08/13/2003	
		injection of fluids.				Renewal due 08/13/2008	

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N&R NO. COUNTRY	19137.1010GB UNITED KINGDOM	19137.1005GB UNITED KINGDOM
MARK	LIFEPORT (Stylized)	STRATO
CLASS / DESCRIPTION	Int'l Class 10	Int'l Class 10
SER. NO.	1293686	1272201
FILING	11/26/86	07/28/86
REG. NO.	1293686	1272201
REG. DATE/ RENEWAL	11/26/86 Next renewal due 11/26/2007.	07/28/86 Next renewal due 07/28/2007.
STATUS	Registered	Registered

TRADEMARK
RECORDED: 04/10/2002 REEL: 002479 FRAME: 0598