

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

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| SUBMISSION TYPE: | NEW ASSIGNMENT | | |
| NATURE OF CONVEYANCE: | SECURITY INTEREST | | |
| CONVEYING PARTY DATA | | | |
| Name | Formerly | Execution Date | Entity Type |
| Dexcom Holdings B.V. | | 07/11/2006 | Private Limited Liability Company: NETHERLANDS |
| RECEIVING PARTY DATA | | | |
| Name: | ABN AMRO BANK N.V. | | |
| Street Address: | Gustav Mahlerlaan 10 | | |
| City: | Amsterdam | | |
| State/Country: | NETHERLANDS | | |
| Postal Code: | 1082PP | | |
| Entity Type: | Private unlimited company: NETHERLANDS | | |
| PROPERTY NUMBERS Total: 1 | | | |
| Property Type | Number | Word Mark | |
| Serial Number: | 78147175 | MJOY | |
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| NAME OF SUBMITTER: | Jess M. Collen |
| Signature: | /Jess M. Collen/ |
| Date: | 07/14/2006 |

Total Attachments: 81

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CERTIFIED COPY

The undersigned,

Paul Alexander Joost Westhoff, Esq., civil law Notary in the city of Amsterdam
("notaris met vestigingsplaats Amsterdam"),

hereby certifies,

that the attached copy is a true copy of the original document shown to me,
Notary,
as referred to in section 49, subsection 3 of the Act on the Office of Civil Law
Notaries ("artikel 49 lid 3 van de Wet op het Notarisambt").

Signed in Amsterdam,
on July fourteen, two thousand and six.



EXECUTION VERSION

SECURITY AGREEMENT

PLEDGE OF BANK ACCOUNTS, MOVEABLE ASSETS, INSURANCES,
INTERCOMPANY RECEIVABLES, INTELLECTUAL PROPERTY RIGHTS, DOMAIN
NAMES AND RIGHTS

DATED 11 July 2006

Between

DEXCOM HOLDINGS B.V.

and

ABN AMRO BANK N.V.

ALLEN & OVERY

ALLEN & OVERY LLP

AMSTERDAM

CONTENTS

| Clause | Page |
|---|------|
| 1. Interpretation..... | 3 |
| 2. Secured Liabilities..... | 7 |
| 3. Creation of security..... | 8 |
| 4. Perfection and further assurances..... | 10 |
| 5. Security representations..... | 13 |
| 6. Restrictions on dealings..... | 14 |
| 7. Bank Accounts..... | 14 |
| 8. Moveable Assets..... | 15 |
| 9. Rights and Intercompany Receivables..... | 15 |
| 10. Insurances..... | 16 |
| 11. Intellectual Property Rights..... | 17 |
| 12. When security becomes enforceable..... | 18 |
| 13. Enforcement of security..... | 18 |
| 14. Applications of proceeds..... | 19 |
| 15. Evidence and calculations..... | 19 |
| 16. Changes to the parties..... | 20 |
| 17. Miscellaneous..... | 20 |
| 18. Severability..... | 20 |
| 19. Release..... | 20 |
| 20. Waiver..... | 20 |
| 21. Notices..... | 21 |
| 22. Governing law..... | 21 |
| 23. Jurisdiction..... | 21 |

| Schedule | Page |
|---|------|
| 1. Security Assets..... | 22 |
| 2. Form of Supplements..... | 23 |
| Part 1 Form of Supplemental Deed..... | 23 |
| Part 2 Form of Supplemental List..... | 26 |
| 3. Form of letter for Account Bank..... | 27 |
| Part 1 Account Bank Notice..... | 27 |
| Part 2 Account Bank Acknowledgement..... | 30 |
| 4. Form of letter for Counterparties..... | 32 |
| Part 1 Counterparty Notice..... | 32 |
| Part 2 Counterparty Acknowledgement..... | 35 |
| Part 3 Collection Notice..... | 36 |
| 5. Form of letter for Insurers..... | 38 |
| Part 1 Insurer Notice..... | 38 |
| Part 2 Insurer Acknowledgement..... | 41 |
| Signatories..... | 43 |

THIS DEED IS DATED 11 July 2006

BETWEEN:

- (1) **DEXCOM HOLDINGS B.V.**, a private limited liability company (*besloten vennootschap met beperkte aansprakelijkheid*) existing under the laws of the Netherlands, having its official seat in Amsterdam, the Netherlands, its office address at Beursplein 37, 3011 AA Rotterdam, the Netherlands, registered in the trade register under number 34095202, as security provider (the **Security Provider**); and
- (2) **ABN AMRO BANK N.V.** a private unlimited company (*naamloze vennootschap*) existing under the laws of the Netherlands, having its official seat in Amsterdam, its registered address at 1082PP, Gustav Mahlerlaan 10, Amsterdam, the Netherlands, registered in the trade register under number 33002587, as secured creditor in its capacity of Security Agent for the Finance Parties (as defined in the Agreement (as defined below)) (the **Security Agent**).

BACKGROUND:

- (A) The Security Provider enters into this Deed in connection with the Finance Documents (as defined below).
- (B) Under the Priority Agreement, the Security Agent is the parallel creditor with each Finance Party (as defined in the Credit Agreement) in respect of all amounts owed by the Obligors to each Finance Party under the Finance Documents.

IT IS AGREED as follows:

1. INTERPRETATION

1.1 Definitions

In this Deed:

Account Bank means:

- (a) an Existing Account Bank; and
- (b) a New Account Bank.

Account Bank Acknowledgement means an acknowledgement from an Account Bank to the Security Agent substantially in the form of Part 2 of Schedule 3 (Account Bank Acknowledgement).

Account Bank Notice means a notice from the Security Provider to an Account Bank substantially in the form of Part 1 of Schedule 3 (Account Bank Notice).

Acquisition Documents has the meaning given to that term in the Credit Agreement.

Bank Account means:

- (a) an Existing Bank Account; and
- (b) a Future Bank Account.

Collection Notice means a notice from the Security Agent to a counterparty (which is not notified of the Security) substantially in the form of Part 3 of Schedule 4 (Collection Notice).

Counterparty Acknowledgement means an acknowledgement from a counterparty (which is notified of the Security) to the Security Agent substantially in the form of Part 2 of Schedule 4 (Counterparty Acknowledgement).

Counterparty Notice means a notice from the Security Provider to a counterparty (which is notified of the Security) substantially in the form of Part 1 of Schedule 4 (Counterparty Notice).

Credit Agreement means a EUR125,000,000 credit facility agreement dated on or about the date hereof and made by and between, amongst others, Dexcom Holdings B.V. as Company, the Subsidiaries of the Company listed in Schedule 1 as Original Borrowers, the Subsidiaries of the Company listed in Schedule 1 as Original Guarantors, ABN AMRO Bank N.V., ING Bank N.V. and NIBC Bank N.V. as Mandated Lead Arrangers, the Financial Institutions listed in Schedule 1 as Original Lenders and ABN AMRO Bank N.V. as Security Agent and Facility Agent.

Default Notice means a notice from the Security Agent to the Security Provider specifying that an Event of Default has occurred.

Domain Name means each domain name specified in Schedule 1 (Security Assets) under the heading **Domain Names**.

Existing Account Bank means a bank specified in Schedule 1 (Security Assets).

Existing Bank Account means:

- (a) each bank account specified in Schedule 1 (Security Assets) under the heading **Bank Accounts**; and
- (b) any other bank account opened in the name of the Security Provider on or before the date of this Deed.

Existing Insurance means:

- (a) each policy or contract of insurance specified in Schedule 1 (Security Assets) under the heading **Insurances**; and
- (b) any other policy or contract of insurance entered into by the Security Provider on or before the date of this Deed.

Existing Intellectual Property Rights means:

- (a) each intellectual property right specified in Schedule 1 (Security Assets) under the heading **Intellectual Property Rights**; and
- (b) any other know-how, patent, copyright, trademark, design, service mark, database right, topographical or similar right owned by the Security Provider on the date of this Deed,

Existing Intercompany Receivable means:

- (a) each right arising from a loan to or other legal relationship (*rechtsverhouding*) with any member of the Group specified in Schedule 1 (Security Assets) under the heading **Intercompany Receivables**; and
- (b) each right arising from a loan to or other legal relationship with any member of the Group to which the Security Provider is entitled on or before the date of this Deed.

Existing Moveable Asset means any moveable asset including equipment, inventory and stock owned by the Security Provider on the date on which the Security is created under this Deed.

Existing Right means a right, interest, claim or receivable to which the Security Provider is entitled on the date on which the Security is created under this Deed, except for any right arising from any Bank Account, Insurance, Intellectual Property Right or Intercompany Receivable.

Finance Documents has the meaning given to that term in the Priority Agreement.

Future Assets means:

- (a) each Future Insurance which has not yet been entered into;
- (b) each Future Intercompany Receivable to which the Security Provider has not yet become entitled;
- (c) each Future Moveable Asset which has not yet been acquired;
- (d) each Future Right to which the Security Provider has not yet become entitled.

Future Bank Account means each bank account opened in the name of the Security Provider after the date of this Deed.

Future Insurance means each policy or contract of insurance entered into after the date of this Deed by the Security Provider with any person.

Future Intellectual Property Right means any know-how, patent, copyright, trademark, design, service mark, database right, topographical or similar right acquired by the Security Provider after the date of this Deed and, in each case, whether registered or not and including any application for registration.

Future Intercompany Receivable means each right arising from a loan to or other legal relationship with any member of the Group to which the Security Provider becomes entitled after the date of this Deed.

Future Moveable Asset means any moveable asset including equipment, inventory and stock acquired by the Security Provider after the date on which the Security is created under this Deed.

Future Right means any right, interest, claim or receivable to which the Security Provider becomes entitled after the date on which the Security is created under this Deed, except for any right arising from any Bank Account, Insurance, Intellectual Property Right or Intercompany Receivable.

Insurance means:

- (a) an Existing Insurance; and
- (b) a Future Insurance.

Insurer Acknowledgement means an acknowledgement from an insurer to the Security Agent substantially in the form of Part 2 of Schedule 5 (Insurer Acknowledgement).

Insurer Notice means a notice from the Security Provider to an insurer substantially in the form of Part 1 of Schedule 5 (Insurer Notice).

Intellectual Property Right means:

- (a) an Existing Intellectual Property Right; and
- (b) a Future Intellectual Property Right.

Intercompany Receivable means:

- (a) an Existing Intercompany Receivable; and
- (b) a Future Intercompany Receivable.

Moveable Asset means:

- (a) an Existing Moveable Asset; and
- (b) a Future Moveable Asset.

New Account Bank means a bank specified in the Schedule to a Supplemental Deed.

Obligor has the meaning given to that term in the Credit Agreement.

Priority Agreement means priority agreement dated on or about the date hereof and made by and between, amongst others, Dexcom Holdings B.V. as Company, certain subsidiaries of the Company listed in Schedule 1 as Obligors, the persons named in Schedule 2 as First Lien Creditors, the persons named in Schedule 2 as Second Lien Creditors, the persons named in Schedule 3 as Hedge Counterparties, the persons named in Schedule 4 as Original Subordinated Creditors and ABN AMRO Bank N.V. as Security Agent and Facility Agent.

Right means:

- (a) an Existing Right; and
- (b) a Future Right.

Secured Liabilities means each liability and obligation specified in Clause 2 (Secured Liabilities).

Security Assets means all assets of the Security Provider the subject of any security created by this Deed or any Supplemental Deed.

Security Period means:

- (a) the period beginning on the date of this Deed and ending on the date on which all the Secured Liabilities have been unconditionally and irrevocably paid and discharged in full; or
- (b) the security rights created hereunder or to be created hereby or pursuant hereto have been unconditionally and irrevocably released and discharged and none of the Finance Parties is under any commitment, obligation or liability (whether actually or contingent) to make any advances or provide other financial accommodations to any Obligor under the Finance Documents.

Supplemental Deed means a supplemental deed to this Deed between the Security Provider and the Security Agent substantially in the form of Part 1 of Schedule 2 (Form of Supplements).

Supplemental List means a supplemental list to this Deed signed by the Security Provider specifying certain Future Moveable Assets and Future Intellectual Property Rights substantially in the form of Part 2 of Schedule 2 (Form of Supplemental List).

Termination Notice means a notice from the Security Agent to an Account Bank, a counterparty or insurer substantially in the form of the schedule to the Account Bank Notice in respect of an Account Bank, the Counterparty Notice in respect of a counterparty and the Insurer Notice in respect of an insurer.

1.2 Construction

- (a) Capitalised terms defined in the Credit Agreement have, unless expressly defined in this Deed, the same meaning in this Deed.
- (b) The principles of construction set out in the Credit Agreement will have effect as if set out in this Deed.
- (c) The term **the Security** or **this Security** means any security created by this Deed or any Supplemental Deed.

2. SECURED LIABILITIES

2.1 Secured Liabilities

Each liability and obligation for the payment of an amount whether:

- (a) present or future, actual, contingent or unliquidated; or
- (b) owed jointly or severally (or in any other capacity whatsoever),

of each Obligor to the Security Agent in its capacity as a Finance Party under the Finance Documents and as a parallel creditor under the parallel debt undertaking under clause [24.17] (Security Agent as creditor) of the Priority Agreement, is a Secured Liability, provided that the Security created under this Deed shall only secure liabilities and obligations that are owed to a party acting in the capacity of Security Agent under the Finance Documents.

2.2 Exclusions from Secured Liabilities

The Secured Liabilities do not include any liability or obligation to the extent that it (if it were included) would result in this Deed contravening any law on financial assistance.

3. CREATION OF SECURITY

3.1 Security interest

- (a) The Security Provider agrees to pledge and hereby pledges as a disclosed pledge to the Security Agent:
 - (i) all its:
 - (A) present and future rights under or in connection with each Existing Intercompany Receivable, and, to the extent permitted by applicable law, each Future Intercompany Receivable; and
 - (B) Rights under the Acquisition Documents.
 - (ii) all its present and future rights under or in connection with each Existing Bank Account and to the extent permitted by applicable law, each Future Bank Account; and
 - (iii) all its present and future rights under or in connection with each Existing Insurance and, to the extent permitted by applicable law, each Future Insurance; and
 - (iv) all its present and future rights under or in connection with each Domain Name.
- (b) The Security Provider agrees to pledge and pledges to the Security Agent all its Intellectual Property Rights (except any Intellectual Property Right which is personal to it or not capable of being pledged).
- (c) The Security Provider agrees to pledge and pledges as an undisclosed pledge:
 - (i) each Existing Right, and, to the extent permitted by applicable law, each Future Right, except in each case for those subject to a disclosed pledge under paragraph (a) above; and
 - (ii) each Movable Asset.

3.2 Future assets

- (a) The Security Provider must notify the Security Agent immediately of:
 - (i) its entry into a Future Insurance or opening of a Future Bank Account; and
 - (ii) its intention to grant a Future Intercompany Receivable to any member of the Group (which has not been notified of the Security).
- (b) The Security Provider must ensure that a pledge exists in favour of the Security Agent as security for the Secured Liabilities in respect of all its rights under or in connection with each:
 - (i) Future Right by delivering a Supplemental Deed to the Security Agent at least once a quarter, or more often if the Security Agent requires;
 - (ii) Future Bank Account (opened with a bank which is not an Account Bank) by delivering a Supplemental Deed to the Security Agent no later than five Business Days after that Future Bank Account is opened;

- (iii) Future Insurance (entered into with a person which has not been notified of the Security) by delivering a Supplemental Deed to the Security Agent no later than five Business Days after that Future Insurance is entered into; and
 - (iv) Future Intercompany Receivable (in respect of any member of the Group which has not been notified of the Security) by delivering a Supplemental Deed to the Security Agent no later than five Business Days after the loan has been granted to or the legal relationship has come into existence with that member of the Group.
- (c) (i) for each Future Right, each Supplemental Deed must specify each Future Right to which the Security Provider becomes entitled during the period covered by that Supplemental Deed; and
- (ii) for each Future Insurance, Future Intercompany Receivable and Future Bank Account referred to under Subclause 3.2 (b) above, each Supplemental Deed must specify that Future Insurance, Future Intercompany Receivable or Future Bank Account.
- (d) The period covered by a Supplemental Deed for Future Rights will be:
- (i) for the first Supplemental Deed, the period starting on the date on which Security is created under this Deed to and including the date on which Security is created under the first Supplemental Deed; and
 - (ii) for each subsequent Supplemental Deed, the period starting on the date on which Security is created under the most recent Supplemental Deed to and including the date on which Security is created under that Supplemental Deed.
- (e) The Security Provider must supply the Security Agent with a Supplemental List at least once a quarter, or as often as the Security Agent may determine.
- (f) A Supplemental List must specify:
- (i) each Moveable Asset, and the premises where that Moveable Asset is located, which is owned by the Security Provider during the period covered by that Supplemental List; and
 - (ii) each Future Intellectual Property Right acquired by the Security Provider during the period covered by that Supplemental List.
- (g) The period covered by a Supplemental List will be:
- (i) for the first Supplemental List, the period starting on the date after this Deed to and including the date of the first Supplemental List; and
 - (ii) for each subsequent Supplemental List, the period starting on the date after the most recent Supplemental List to and including the date of that Supplemental List.

3.3 General

- (a) All the security created under this Deed and any Supplemental Deed:
- (i) is security for the payment of all the Secured Liabilities;
 - (ii) is in addition to, and not in any way prejudiced by, any other security now or subsequently held by the Security Agent; and

- (iii) secures the payment of Secured Liabilities owed to the person acting as the Security Agent under the Finance Documents.
- (b) The Security Agent accepts each right of pledge created under this Deed.
- (c) The Security Agent is the only person entitled to this Security.

4. PERFECTION AND FURTHER ASSURANCES

4.1 General Perfection

The Security Provider must take, at its own cost and expense, immediately, and in any event within any applicable time limit:

- (a) whatever action is necessary or desirable; and
- (b) any action which a Finance Party or the Security Agent may require,

to ensure that this Security is, and will continue to be, a validly created and enforceable first priority pledge over the Security Assets.

This includes the giving of any notice, order or direction, the making of any registration and ensuring the passing of any resolution which the Security Agent may think expedient.

4.2 Perfection - special steps for Bank Accounts

In particular, but without limiting the other terms of this Clause, for each Bank Account subject to a pledge under this Deed, the Security Provider must:

- (a) immediately on the date of this Deed, or any applicable Supplemental Deed, send an Account Bank Notice to each Account Bank concerned; and
- (b) ensure that each Account Bank concerned acknowledges that notice by delivering an Account Bank Acknowledgement no later than five Business Days after the date of this Deed or the applicable Supplemental Deed.

4.3 Perfection - special steps for Moveable Assets

Without limiting the other terms of this Clause, for each Moveable Asset subject to a pledge under this Deed, the Security Provider must, at its own cost and expense:

- (a) submit this Deed for registration no later than three Business Days after the date of this Deed with the Dutch tax authorities (*Belastingdienst Ondernemingen*); and
- (b) deliver evidence of the registration to the Security Agent no later than five Business Days after the date of this Deed.

4.4 Perfection - special steps for Rights, Insurances and Intercompany Receivables

In particular, but without limiting the other terms of this Clause, for each Right, Insurance or Intercompany Receivable subject to a pledge under this Deed or a Supplemental Deed, the Security Provider must:

- (a) for each disclosed pledge of a Right, Insurance or Intercompany Receivable:

- (i) immediately on the date of this Deed or Supplemental Deed, as the case may be, send a notice substantially in the form of the Counterparty Notice to each counterparty to a Right or Intercompany Receivable and an Insurer Notice to each relevant insurer; and
 - (ii) ensure that each such counterparty acknowledges that notice substantially in the form of the Counterparty Acknowledgement no later than five Business Days after the date of this Deed or a Supplemental Deed;
 - (iii) use its best endeavours that each such insurer acknowledges that notice substantially in the form of the Insurer Acknowledgement no later than five Business Days after the date of this Deed or a Supplemental Deed.
- (b) for each undisclosed pledge of a Right, at its own cost and expense:
- (i) ensure that:
 - (A) this Deed is submitted for registration no later than three days after the date of this Deed; and
 - (B) each Supplemental Deed is submitted for registration no later than three days after the date of the relevant Supplemental Deed,
 in each case with the Dutch tax authorities (*Belastingdienst Ondernemingen*); and
 - (ii) deliver evidence of the registration to the Security Agent no later than ten days after the date of this Deed or the relevant Supplemental Deed.

4.5 Perfection - special steps for Intellectual Property Rights

- (a) In particular, but without limiting the other terms of this Clause, for each Intellectual Property Right subject to a pledge under this Deed, the Security Provider must:
- (i) submit this Deed for registration in each relevant intellectual property register no later than five Business Days after the date of this Deed; and
 - (ii) deliver evidence of the registration to the Security Agent no later than ten Business Days after the date of this Deed.
- (b) If on the date of this Deed an intellectual property registry prohibits the registration of this pledge, the Security Provider need not attempt to make the registration required under this Clause at that registry.
- (c) If that prohibition is removed, the Security Provider must:
- (i) promptly submit this Deed for registration in that intellectual property registry; and
 - (ii) deliver evidence of that registration to the Security Agent promptly upon receipt of that evidence.

4.6 Perfection – special steps for Domain Names

- (a) In particular, but without limiting the other terms of this Clause, for each Dutch (.nl) Domain Name subject to a pledge under this Deed, the Security Provider must, for each disclosed pledge of a Dutch (.nl) Domain Name:
- (i) submit this Deed for registration in the Dutch domain name register 'Stichting Internet Domeinregistratie Nederland' no later than ten Business Days after the date of this Deed; and
 - (ii) deliver evidence of the registration to the Security Agent no later than fifteen Business Days after receiving the confirmation of such registration from the 'Stichting Internet Domeinregistratie Nederland'.

4.7 Power of attorney

- (a) The Security Provider hereby instructs and appoints the Security Agent (with the right of substitution), to be its attorney by granting an irrevocable power of attorney, to perform all acts and execute all documents in order to perfect or implement this Deed on its behalf and to take any action which the Security Provider must take under this Deed and which is necessary for the Security Agent to create, maintain and exercise its rights under this Deed. The Security Provider ratifies and confirms whatever any attorney does or purports to do under its appointment under this Subclause.
- (b) The Security Agent shall only be authorised to exercise this power of attorney following an Event of Default or if the Security Provider has failed to comply with its obligations pursuant to this Deed.
- (c) The power of attorney granted in paragraph (a) above is for the benefit of the Security Agent only and all parties agree that Section 3:68 (*selbsteintritt*) of the Dutch Civil Code will not apply and, to the extent necessary, the Security Provider hereby waives any rights it may have under this Section 3:68, which waiver the Security Agent hereby accepts.

4.8 Further assurances

- (a) The Security Provider must, at its own cost and expense, promptly, and in any event within any applicable time limit, take whatever action the Security Agent may require for:
- (i) protecting any security intended to be created by this Deed or any Supplemental Deed; or
 - (ii) facilitating the enforcement of this Security, or the exercise of any right, power or discretion exercisable, by the Security Agent or any of its delegates or sub delegates in respect of any Security Asset; or
 - (iii) facilitating the assignment or transfer of the Security Agent's rights and/or obligations under this Deed.

This includes any registration at any public registry, the execution of any transfer, assignment or assurance of any asset and whether to the Security Agent or its nominee, which the Security Agent may think expedient.

- (b) As soon as possible, but in any event within three months after the deed of this Deed, the Security Provider will supply the Security Agent with a list to this Deed specifying all Moveable Assets.
- (c) As soon as possible, but in any event within six weeks after the deed of this Deed, the Security Provider will supply the Security Agent with a list to this Deed specifying all Rights.

5. SECURITY REPRESENTATIONS

5.1 Representations

The representations set out in this Clause are made by the Security Provider to the Security Agent.

5.2 Title

It is authorised to create the Security and has full and exclusive title to each of the Security Assets, free of any Security Interest (except for those created under this Deed) and any other right in favour of any other person except for any retention of title arrangements arising in the ordinary course of its trade expressly permitted under the Credit Agreement.

5.3 Ranking

Each pledge created under this Deed and any Supplemental Deed has first priority in relation to all claims of any person to a Security Asset.

5.4 Conflict with laws

No breach of any law or regulation is outstanding which affects or might affect the value of any Security Asset.

5.5 Times for making representations

- (a) To the best of its knowledge, the representations set out in this Deed (including in this Clause) are made:
 - (i) on the date of this Deed in respect of all Security Assets pledged under Subclause 3.1 (Security interest); and
 - (ii) on the date of each Supplemental Deed in respect of:
 - (A) all Security Assets pledged under that Supplemental Deed; and
 - (B) any other Security Assets then subject to this Deed.
- (b) Unless a representation is expressed to be given on a specific date, each representation under this Deed is deemed to be repeated by the Security Provider on each date required under clause [17.29] (Times for making representations and warranties) of the Credit Agreement during the Security Period.
- (c) When a representation is repeated, it is applied to the circumstances existing at the time of repetition.

- (d) A representation in relation to the Security Assets is not made or deemed to be repeated in relation to the Security Assets which are Future Assets on that date.

6. RESTRICTIONS ON DEALINGS

6.1 Restrictions on dealings

The Security Provider will not:

- (a) create or permit to subsist any Security Interest on any Security Asset;
- (b) sell, transfer or otherwise dispose of any Security Asset;
- (c) waive, amend or terminate, in whole or in part, any accessory or ancillary right or other right in respect of any Security Asset; or
- (d) take any action which might jeopardise the existence or enforceability, of any Security Asset or the Security,

except as expressly allowed, in each case, under the Credit Agreement or this Deed.

6.2 Information

The Security Provider must supply the Security Agent immediately with any information it reasonably requests in respect of a Security Asset.

7. BANK ACCOUNTS

7.1 Operation of accounts

- (a) The Security Agent authorises:
 - (i) the Security Provider to collect any payments made to a Bank Account;
 - (ii) the Security Provider to give payment instructions to make payments from a Bank Account; and
 - (iii) the relevant Account Bank to make those payments.
- (b) On the delivery of a Default Notice by the Security Agent to the Security Provider:
 - (i) this authorisation will terminate; and
 - (ii) the Security Agent may exercise any of its rights in respect of any Bank Account.

7.2 Breach of Account Bank Notice

If an Account Bank fails to comply with:

- (a) an Account Bank Notice;
- (b) an Account Bank Acknowledgement delivered under this Deed; or
- (c) any notice delivered under those documents or this Deed,

the Security Provider must keep in a segregated account and pay the Security Agent on demand an amount equal to any amount paid or debited by that Account Bank from a Bank Account. This is without prejudice to any remedy which the Security Agent may have against the Account Bank.

8. MOVEABLE ASSETS

- (a) Until a Default Notice, the Security Provider shall be entitled to deal with its Moveable Assets in the ordinary course of its trade, subject to paragraph (b).
- (b) The Security Provider must keep its Moveable Assets:
 - (i) in good repair and in good working order and condition; and
 - (ii) stored separately from the moveable assets of any other person.

9. RIGHTS AND INTERCOMPANY RECEIVABLES

9.1 Representations – Rights and Intercompany Receivables

The Security Provider represents to the Security Agent that:

- (a) each of its Rights and Intercompany Receivables is legally binding, valid, and enforceable;
- (b) it is not in default of any of its obligations under any contract from which a Right or Intercompany Receivable arises;
- (c) there is no prohibition on assignment or creation of a pledge in any contract from which a Right or Intercompany Receivable arises; and
- (d) its entry into and performance of this Deed will not conflict with any term of any contract from which a Right or Intercompany Receivable arises.

9.2 Other undertakings

The Security Provider must:

- (a) at the reasonable request of the Security Agent supply the Security Agent with copies of each Right and any information and documentation relating to any Right; and
- (b) duly and promptly notify the Security Agent of any event or circumstance that may result in:
 - (i) the termination of any contract from which a Right arises;
 - (ii) any delay in the performance of a Right;
 - (iii) a contract from which a Right arises becoming unlawful or ineffective; or
 - (iv) a breach of a contract from which a Right arises,to the extent such event or circumstances has or is reasonably likely to have a Material Adverse Effect.

9.3 Authorisation for Security Provider

- (a) The Security Agent authorises the Security Provider to:
- (i) give payment instructions to a relevant party with respect to each Right or Intercompany Receivable;
 - (ii) seize, collect or claim all amounts payable in respect of any Right or Intercompany Receivable; and
 - (iii) enforce any Right or Intercompany Receivable by way of proceedings or otherwise.
- (b) On delivery of a Default Notice by the Security Agent to the Security Provider:
- (i) this authorisation will immediately terminate; and
 - (ii) the Security Agent may exercise any of its rights in respect of any Right or Intercompany Receivable, including delivering a Termination Notice to each counterparty to a Right or Intercompany Receivable (which has been notified of the Security).

9.4 Collection Notice

After the occurrence of an Default Notice, the Security Agent may:

- (a) deliver a Collection Notice to each counterparty to a Right (which has not been notified of the Security); and
- (b) exercise any of its rights in respect of any Right.

10. INSURANCES

10.1 Representations - Insurances

The Security Provider represents to the Security Agent that:

- (a) the summary of its Insurances (if any) in Schedule 1 (Security Assets) or, if applicable, a Supplemental Deed is true and accurate as at the date of this Deed or, if applicable, that Supplemental Deed, and is not misleading;
- (b) there is no outstanding insured loss or liability incurred by it which is not expected to be covered to the full extent of that loss or liability; and
- (c) there has been no non-disclosure, misrepresentation or breach of any term of any Insurance which would entitle any insurer of that Insurance to repudiate, rescind or cancel it or treat it as avoided in whole or in part or otherwise decline any valid claim by it or on its behalf.

10.2 Maintenance

The Security Provider must:

- (a) promptly pay (or procure the payment of) all premiums and do anything which is necessary to keep each Insurance in full force; and

- (b) not do or allow anything to be done which may (and promptly notify the Security Agent of any event or circumstance which does or is reasonably likely to) entitle any insurer of any of its Insurances to repudiate, rescind or cancel it or treat it as avoided in whole or in part or otherwise decline any valid claim under it by or on behalf of the Security Provider.

10.3 Loss payments arrangement

- (a) The Security Agent authorises the Security Provider to cease, collect or claim all amounts payable in respect of any Insurance.
- (b) On delivery of a Default Notice by the Security Agent to the Security Provider:
 - (i) this authorisation will immediately terminate; and
 - (ii) the Security Agent may exercise any of its rights in respect of any Insurance or any proceeds of any Insurance, including delivering a Termination Notice to each relevant insurer.

11. INTELLECTUAL PROPERTY RIGHTS

11.1 Representations - Intellectual Property Rights

The Security Provider represents to the Security Agent that:

- (a) the Intellectual Property Rights owned by it are all of the Intellectual Property Rights required by it in order for it to carry on its business as it is now being conducted;
- (b) it does not, in carrying on its business, infringe any intellectual property rights of any third party; and
- (c) to the best of its knowledge (after due and careful enquiry), no Intellectual Property Right owned by it is being infringed, nor is there any threatened infringement of any such Intellectual Property Right.

11.2 Preservation

- (a) The Security Provider must ensure that each of its Intellectual Property Rights required for its business is duly registered.
- (b) The Security Provider must ensure that, except with the prior consent of the Security Agent, none of its Intellectual Property Rights is abandoned or cancelled, lapses or is liable to any claim of abandonment for non-use or otherwise.

11.3 Registration

- (a) If an Event of Default occurs, the Security Provider must immediately submit for registration at the relevant intellectual property register the pledge created under this Deed in respect of any Intellectual Property Right which is not then registered.
- (b) The Security Provider must, immediately on receipt of evidence of the registration, supply the Security Agent with that evidence.

12. WHEN SECURITY BECOMES ENFORCEABLE

This Security will become immediately enforceable if:

- (a) an Event of Default occurs; and
- (b) there is a default (*verzuim*) in the performance of any of the Secured Liabilities.

13. ENFORCEMENT OF SECURITY

13.1 General

- (a) After this Security has become enforceable, the Security Agent may immediately, in its absolute discretion, exercise any right under:

- (i) applicable law; or
- (ii) this Deed,

to enforce all or any part of the Security in respect of any Security Asset in any manner it sees fit or as the Majority Lenders may direct.

- (b) In particular, without any further consent or authority on the part of the Security Provider and irrespective of any direction given by it, the Security Agent may to the extent permitted by applicable law:

- (i) sell any Security Asset, in whole or in part;
- (ii) give notice to any person in connection with enforcing this Security;
- (iii) seize, collect or claim all amounts payable in respect of any Security Asset; or
- (iv) enforce any Security Asset by way of proceedings or otherwise.

13.2 Enforcement counterparty notice procedure

If the Security Agent notifies a counterparty of a Right that it is entitled to collect payment or obtain performance of a Right against it, the Security Agent may enter into a court settlement or out-of-court settlement (*gerechtelijk of buitengerechtelijk akkoord*) with that counterparty.

13.3 Sale

- (a) The Security Agent need not give notice of a sale in respect of any Security Asset to:

- (i) the Security Provider;
- (ii) any holder of a limited right *in rem* (*beperkt recht*); or
- (iii) any person who has made an attachment (*beslag*) on a Security Asset,

as referred to in Sections 3:249 and 3:252 of the Dutch Civil Code.

- (b) The Security Provider waives its right to file a request with any relevant court for a sale of any Security Asset in a manner which deviates from a public auction as referred to in Section 3:251 (1) of the Dutch Civil Code.

13.4 Scope of Obligations

The Security Agent:

- (a) may not be held liable for any action taken, or not taken, in connection with collecting any receivable or enforcing any Security Asset or this Security except for any loss caused directly by its own wilful misconduct or gross negligence;
- (b) may not be held liable for, and need not make, any payment under any Security Asset except for any loss caused directly by its own wilful misconduct or gross negligence;
- (c) need not make any enquiries as to the nature or sufficiency of any payment received in respect of a Security Asset;
- (d) need not perform any obligation of the Security Provider; and
- (e) need not present or file any claim or take any other action to collect or enforce the payment of any amount to which it may be entitled under this Deed.

13.5 Receipts after a Default Notice

If, after a Default Notice has been delivered, the Security Provider receives any proceeds relating to a Security Asset, it must immediately transfer an amount equal to those proceeds to the Security Agent, if the Security Agent so directs. This is without prejudice to any right the Security Agent may have against the person who made that payment.

13.6 Contingencies

- (a) Without prejudice to any other right the Security Agent may have, if the proceeds of enforcement of this Security are received at a time when no amount is due under the Finance Documents but at a time when amounts may or will become due, the Security Agent may pay the proceeds of any recoveries effected by it into a designated suspense account.
- (b) If the bank at which the security account is held is the Security Agent, it may exercise any right of set-off it may have in respect of the Secured Liabilities against that amount.

14. APPLICATION OF PROCEEDS

Any moneys received by the Security Agent after this Security has become enforceable must be applied in the following order of priority:

- (a) **first**, in or towards payment of or provision for all costs and expenses incurred by the Security Agent in connection with the enforcement of this Security;
- (b) **second**, in or towards payment of or provision for the Secured Liabilities; and
- (c) **third**, in payment of the surplus (if any) to the Security Provider or any other person entitled to it.

This Clause is subject to the payment of any claims having priority over this Security.

15. EVIDENCE AND CALCULATIONS

In the absence of manifest error, the records of the Security Agent are conclusive evidence (*dwingend bewijs*) of the existence and the amount of the Secured Liabilities.

16. CHANGES TO THE PARTIES

16.1 Security Provider

The Security Provider may not assign or transfer any of its rights or obligations under this Deed without the consent of the Security Agent.

16.2 Security Agent

- (a) The Security Agent may transfer its rights and obligations by way of transfer of contract together with the Secured Liabilities as permitted under the Credit Agreement.
- (b) The Security Provider consents in advance to any transfer under this Subclause.

17. MISCELLANEOUS

17.1 Waivers and remedies cumulative

The rights of the Security Agent under this Deed:

- (a) may be exercised as often as necessary;
- (b) are cumulative and not exclusive of its rights under the general law; and
- (c) may be waived only in writing and specifically.

Delay in exercising or non-exercise of any right is not a waiver of that right.

18. SEVERABILITY

If a term of this Deed is or becomes illegal, invalid or unenforceable in any jurisdiction, that will not affect:

- (a) the legality, validity or enforceability in that jurisdiction of any other term of this Deed; or
- (b) the legality, validity or enforceability in other jurisdictions of that or any other term of this Deed.

19. RELEASE

- (a) At the end of the Security Period, the Security Agent must, at the request and cost of the Security Provider, take whatever action is necessary to release its Security Assets from this Security.
- (b) The Security Agent may at any time terminate (*opzeggen*), as envisaged by Section 3:81(2) of the Dutch Civil Code, in whole or in part any of this Security by giving notice to the Security Provider either to release the Security, or part of it.

20. WAIVER

The Security Provider irrevocably waives any right it may have at any time to:

- (a) suspend (*opschorten*) any obligation under this Deed under Sections 6:52, 6:262 and 6:263 of the Dutch Civil Code or any other applicable law; or

- (b) rescind (*ontbinden*) this Deed in whole or in part under Section 6:265 of the Dutch Civil Code or any other applicable law.

21. NOTICES

All notices under this Deed shall be made as provided in clause [34] of the Credit Agreement.

22. GOVERNING LAW

This Deed is governed by Dutch law.

23. JURISDICTION

- (a) The courts of Amsterdam, judging in the first instance, have exclusive jurisdiction to settle any dispute in connection with this Deed.
- (b) This Clause is for the benefit of the Security Agent only. To the extent allowed by law, the Security Agent may take:
 - (i) proceedings in any other court; and
 - (ii) concurrent proceedings in any number of jurisdictions.

This Deed has been entered into on the date stated at the beginning of this Deed.

SCHEDULE 1
SECURITY ASSETS

- 1. BANK ACCOUNTS**
See attached Annex 1.
- 2. MOVEABLE ASSETS**
No list attached.
- 3. RIGHTS**
No list attached.
- 4. INTERCOMPANY RECEIVABLES**
See attached Annex 2.
- 5. INSURANCES**
See attached Annex 3.
- 6. INTELLECTUAL PROPERTY RIGHTS**
See attached Annex 4.
- 7. DOMAIN NAMES**
See attached Annex 4.

Bank accounts

ING 66.40.50.301
T for Telecom
Receivings on credit cards

ING 67.92.81.894
T for Telecom
Receivings on Pin payments

ING 66.70.96.159
Bluesky Investments Holding
Payments

ING 66.706.85.777
Bluesky Investments Holding
Receivings of payments

ING 67.92.82.025
T for Telecom
Payments and receivings from Debtors

Postbank 1786371
T for Telecom
Cash from the shop

ABN AMRO 48.57.40.036
T for Telecom
Payments

ING 66.29.09.542
T for Telecom
Payment for energie

ING 68.68.73.750
T for Telecom
Account with a special intrest rate

~~ING 65.66.97.539~~
~~May~~
~~Not in use.~~

ING 68.05.06.462
Telefuture Eigen Winkels
Receivings on credit cards

ING 68.05.06.691
Telefuture Eigen Winkels
Receivings on Pin payments

ING 68.05.07.337
Telefuture Eigen Winkels Overige
Payments

ING 67.93.14.814
Tell Me Beheer
Payments and Receivings

65.08.11.747
Tell Me Franchise
Payments and Receivings

Postbank 4327660
Telefuture eigen winkels
Cash from the shop

ING 68.64.43.608
ING Dexcom Holdings
Payments and Receivings

~~ING~~
~~ING Dexcom Investments~~
~~Payments and Receivings~~

~~ING~~
~~ITS investments~~
~~Payments and Receivings~~

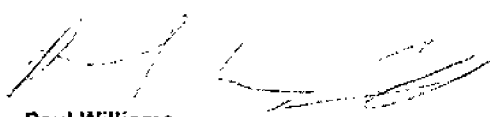
Certificate of Intercompany Balances post completion:

I certify that all of the intercompany balances and loans which will remain in place after the Completion Date between members of the Group are as follows:

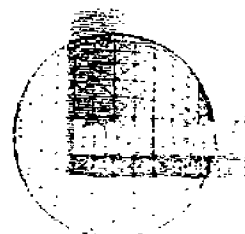
| Debtor Party | Creditor Party | € |
|-------------------------------|-------------------------------|-----------|
| t for telecom BV | Dexcom Holdings BV | 7,266,615 |
| t for telecom BV | Tell me Beheer BV | 1,132,953 |
| t for telecom BV | Tell me Franchise BV | 1,226,431 |
| t for telecom BV | Telefuture Eigen Winkels | 532,971 |
| Telefuture Eigen Winkels BV | Dexcom Holdings BV | 229,234 |
| Tell me Beheer BV | Telefuture Eigen Winkels BV | 1,182,417 |
| Tell me Franchise BV | Tell me Beheer BV | 6,477,221 |
| Tell me Franchise BV | Telefuture Eigen Winkels BV | 1,917,146 |
| Harmony Financial Services BV | t for telecom BV | 5,935 |
| Harmony Service Centre BV | t for telecom BV | 4,622 |
| Dexcom Holdings BV | Bluesky Investments BV | 1,580 |
| Harmony Service Centre BV | Harmony Financial Services BV | 5,370 |
| Harmony Financial Services BV | Dexcom Holdings BV | 663 |
| Harmony Financial Services BV | Telefuture Eigen Winkels | 542 |

| | | |
|-------------|------------------|-----------|
| Dixons BV | Dynabyte BV | 60,000 |
| Dixons BV | Dixons Belgie BV | 700,000 |
| Dixtone BV | Dixons BV | 400,000 |
| Dynabyte BV | Mega Media BV | 1,600,000 |

Signed By:



Paul Williams
Authorised Signatory for and on
behalf of Dexcom Holdings BV



Certificate of Intercompany Balances post completion:

I certify that all of the intercompany balances and loans which will remain in place after the Completion Date between (i) any member of the Dexcom Group and (ii) any member of the Rosemont Group or the Shareholders of ITS (or any of its affiliates) or the Vendor (or any of its affiliates).

| Debtor Party | Creditor Party | € |
|-------------------------------------|---|-----------|
| V&D | Dixons BV | 500,000 |
| Vendorisk (Insurances) | Dixons BV | 300,000 |
| Vendex | Dixons BV | 100,000 |
| | | |
| ITS Limited | Dexcom Holdings BV | 117,644 |
| | | |
| Rosemont Insurance Company Limited | Harmony Service Centre BV | 300,000 |
| Dexcom Insurance Holdings Ltd (BVI) | Dexcom Holdings BV | 6,800,000 |
| Rosemont Insurance Company Limited | Dexcom Insurance Holdings Limited (BVI) | 3,770,000 |

Signed By:

Paul Williams
Authorised Signatory for and on
behalf of Dexcom Holdings BV

Annex 3



MUTSAERTS ASSURADEUREN

POLIS

POLISBLAD Opstalverzekering

Polisbladnummer: 1

Relatiegegevens

276565/5001
B.V.
Dexcom Holdings B.V.
Postbus 11272
3004 EG Rotterdam

Contractgegevens

Polisnummer 5603MA15349
Ingangsdatum 17 december 2003
Contractsvervaldatum 17 december 2008 met stilzwijgende verlenging voor
termijnen van 60 maanden.
Wijzigingsdatum 17 december 2003
Reden afgifte Nieuwe polis

Polisgegevens

Risicoadres De Heyderweg 1-3-5, Leiden
Bouwaard Steen/staal met harde dekking
Verdiepingsvloeren Beton
Bestemming Zie vervolgblad
Bewoning Geheel onbewoond
Funderingen Meeverzekerd
Eigen risico € 1.250,- overall

Dekking(en)

– Opstal uitgebreid incl. glas
Verzekerd bedrag € 791.400,00 geïndexeerd
Bruto premie € 1.107,96 per 12 maanden

Polisvoorwaarden

P.G.3

Clause(s) van toepassing

94 97 5069 9995 9996

| Premie tot 17-12-2004 | Assurantiebelasting | Kosten | Totaal |
|-----------------------|---------------------|--------|------------|
| € 1.107,96 | € 77,81 | € 3,63 | € 1.189,40 |

Tilburg, 26 februari 2004

Dit polisblad vervangt alle eventueel eerder
afgegeven polisbladen.

Gevolmachtigde van
Nationale-Nederlanden Schadeverzekering Maatschappij N.V.



MUTSAERTS ASSURADEUREN

POLIS

Clausuleblad
26-02-2004

Verzekeringnemer : B.V. Dexcom Holdings B.V.
Polisnummer : 5603MA15349

Clausule 94

Verzekerd is

Een gebouw van steen/staal met harde dakbedekking, dienend tot kantoor, shop en inbouwstation ten behoeve van T for Telecom. Tevens is de eerste verdieping van het pand in gebruik als drukkerij.

Clausule 97

Terrorisme NHT

NHT: Nederlandse Herverzekeringsmaatschappij voor Terrorisemeschaden N.V.

Met ingang van 15 augustus 2003 is het "clausuleblad terrorismedekking bij de NHT" en het "Protocol Afwikkeling Claims" op deze verzekering van toepassing.

Het clausuleblad is u door het Verbond van Verzekeraars op 15 juli 2003 toegestuurd als bijlage bij een huis-aan-huis brief aan alle adressen in Nederland. Desgevraagd wordt het u nogmaals (kosteloos) toegezonden. Ook kunt u de tekst bekijken via WWW.TERRORISMEVERZEKERD.NL

Clausule 5069

Glasdekking

Artikel 4 van de polisvoorwaarden inzake glasdekking is op deze polis van toepassing.

Clausule 9995

Het is verzekeraar bekend dat een deel van het gebouw iedere zondag belangeloos wordt verhuurd aan een kerkgenootschap.

Clausule 9996

Deze verzekering is tot stand gekomen onder de nadrukkelijke voorwaarde dat het verzekerde pand uiterlijk 01-06-2004 dient te zijn geïnspecteerd door/namens verzekeraar, waarna de premies en condities definitief zullen worden bepaald. Indien relatie niet akkoord gaat met de eventuele gewijzigde premie en condities kan de polis binnen 30 dagen na kennisname hiervan schriftelijk worden opgezegd.



MUTSAERTS ASSURADEUREN

POLIS

POLISBLAD Huiseigenarenverzekering

Polisbladnummer: 1

Relatiegegevens
276565/6001
B.V.
Dexcom Holdings B.V.
Postbus 11272
3004 EG Rotterdam

Contractgegevens
Polisnummer 5603MA15351
Ingangsdatum 17 december 2003
Contractsvervaldatum 17 december 2008 met stilzwijgende verlenging voor termijnen van 60 maanden.
Reden afgifte Nieuwe polis

Polisgegevens

Verzekerd bedrag maximaal per gebeurtenis € 1.135.000,00
maximaal per jaar € 2.270.000,00

Risico-adres(sen) Heydenweg 1-3-5, Leiden
Eigen risico € 113,00 voor zaakschade

Dekking(en)

~ Aansprakelijkheid huiseigenaren
Premiebasis herbouwwaarde € 791.400,00
Bruto premie € 158,28 per 12 maanden dekking op risico-adres(sen)

Polisvoorwaarden 547-99

Clause(s) van toepassing 97 6001 6042 6118

| Premie tot 17-12-2004 | Assurantebelasting | Kosten | Totaal |
|-----------------------|--------------------|--------|----------|
| € 158,28 | € 11,33 | € 3,63 | € 173,24 |

Tilburg, 26 februari 2004

Dit polisblad vervangt alle eventueel eerder afgegeven polisbladen.

Gevolmachtigde van
Nationale-Nederlanden Schadeverzekering Maatschappij N.V.



MUTSAERTS ASSURADEUREN

POLIS

Clausuleblad
26-02-2004

Verzekeringnemer : B.V. Dexcom Holdings B.V.
Polisnummer : 5603MA15351

Clausule 97

Terrorisme NHT

NHT: Nederlandse Herverzekeringsmaatschappij voor Terrorismeschaden N.V.

Met ingang van 15 augustus 2003 is het "clausuleblad terrorismedekking bij de NHT" en het "Protocol Afwikkeling Claims" op deze verzekering van toepassing.

Het clausuleblad is u door het Verbond van Verzekeraars op 15 juli 2003 toegestuurd als bijlage bij een huis-aan-huis brief aan alle adressen in Nederland. Desgevraagd wordt het u nogmaals (kosteloos) toegezonden. Ook kunt u de tekst bekijken via WWW.TERRORISMEVERZEKERD.NL

Clausule 6001

Uitsluiting asbest

Niet gedekt is de aansprakelijkheid van verzekerden voor de door derden geleden schade veroorzaakt door, voortvloeiend uit, of verband houdend met asbest of asbesthoudende zaken.

Clausule 6042

Naverrekening

Artikel 8 van de polisvoorwaarden is op deze polis van toepassing.

Clausule 6118

Huiseigenaren


Deze verzekering dekt uitsluitend de aansprakelijkheid van verzekeringnemer als eigenaar van alle in de polis genoemde panden met een totale herbouwwaarde zoals in de polis vermeld. Uitdrukkelijk is van de dekking uitgesloten de aansprakelijkheid voor en van personeel dat belast is met bouwkundig onderhoud van de panden.

Medegedekt is binnen het raam van polis en voorwaarden de aansprakelijkheid voor en van eventueel administratief- en schoonmaakpersoneel en een huismeester, deze laatste ook bij het uitvoeren van kleine werkzaamheden als in die functie gebruikelijk.

Annex 4


Registraties van T For Telecom B.V.

ALGERIA

| | | |
|---|--------------|--|
|  | Ingeschreven | |
| | Aanvraag: | 19-08-1999 No. 704822 |
| Beeldmerk International Registration | Registratie: | 19-08-1999 No. 704822 |
| | Vervaldatum: | 26-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 36, 38 |
| | Bewaking: | (Geen) |


AUSTRIA

| | | |
|---|--------------|--|
| mjoy | Ingeschreven | |
| | Aanvraag: | 10-07-2002 No. 787212 |
| Woordmerk International Registration | Registratie: | 10-07-2002 No. 787212 |
| | Vervaldatum: | 10-07-2012 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |

| | | |
|--|--------------|--|
|  | Ingeschreven | |
| | Aanvraag: | 24-11-1998 No. 000995829 |
| Beeldmerk met wordelement European Registration | Registratie: | 26-01-2000 No. 000995829 |
| | Vervaldatum: | 24-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38 |
| | Bewaking: | (Geen) |

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| T FOR TELECOM | Het dossier is vernietigd | |
| | Aanvraag: | 24-11-1998 No. 995555 |
| Woordmerk European Registration | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 9, 35, 36, 37, 38 |
| | Bewaking: | (Geen) |

BENELUX

| | | |
|---|--------------|--|
|  | Ingeschreven | |
| | Aanvraag: | 10-08-2005 No. 1083128 |
| Beeldmerk met wordelement | Registratie: | 07-02-2006 No. 791685 |
| | Vervaldatum: | 10-08-2015 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 38 |
| | Bewaking: | Benelux (woord) |



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| F FOR FREEDOM | Ingeschreven | |
| | Aanvraag: | 05-03-2001 No. 984981 |
| Woordmerk | Registratie: | 05-03-2001 No. 691476 |
| | Vervaldatum: | 05-03-2011 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 16, 35, 38, 41, 42 |
| | Bewaking: | (Geen) |

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| JUNGLE | Ingeschreven | |
| | Aanvraag: | 22-04-2005 No. 1076202 |
| Woordmerk | Registratie: | 12-09-2005 No. 773590 |
| | Vervaldatum: | 22-04-2015 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 38 |
| | Bewaking: | (Geen) |

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| M FOR MOBILE | Ingeschreven | |
| | Aanvraag: | 30-11-2000 No. 978935 |
| Woordmerk | Registratie: | 30-11-2000 No. 678337 |
| | Vervaldatum: | 30-11-2010 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |

| | | |
|--------------|--------------|--|
| M'JOY | Ingeschreven | |
| | Aanvraag: | 23-07-2001 No. 993908 |
| Woordmerk | Registratie: | 23-07-2001 No. 696392 |
| | Vervaldatum: | 23-07-2011 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38 42 |
| | Bewaking: | (Geen) |

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| mjoy | Ingeschreven | |
| | Aanvraag: | 18-12-2001 No. 1002463 |
| Woordmerk | Registratie: | 18-12-2001 No. 699244 |
| | Vervaldatum: | 18-12-2011 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38 42 |
| | Bewaking: | (Geen) |

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|  | Ingeschreven | |
| | Aanvraag: | 07-01-2002 No. 1003044 |
| Beeldmerk | Registratie: | 07-01-2002 No. 703500 |
| | Vervaldatum: | 07-01-2012 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38 42 |
| | Bewaking: | (Geen) |

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|-----------------|--------------|--|
| MOBIDIOT | Ingeschreven | |
| | Aanvraag: | 13-03-2003 No. 1028993 |
| Woordmerk | Registratie: | 13-03-2003 No. 723650 |
| | Vervaldatum: | 13-03-2013 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 38 |
| | Bewaking: | (Geen) |

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|--------------------------|--------------|--|
| MOBILE EXPRESSION | Ingeschreven | |
| | Aanvraag: | 28-02-2003 No. 1028218 |
| Woordmerk | Registratie: | 28-02-2003 No. 731261 |
| | Vervaldatum: | 28-02-2013 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 38 |
| | Bewaking: | (Geen) |


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|------------------------|--------------|--|
| MORE FOR MOBILE | Ingeschreven | |
| | Aanvraag: | 30-11-2000 No. 978936 |
| Woordmerk | Registratie: | 30-11-2000 No. 678247 |
| | Vervaldatum: | 30-11-2010 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |

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|---------------------------|--------------|--|
| S:imple | Ingeschreven | |
| | Aanvraag: | 06-06-2000 No. 966193 |
| Beeldmerk met wordelement | Registratie: | 06-06-2000 No. 680487 |
| | Vervaldatum: | 06-06-2010 |
| | Houder: | Simple Mobile Solutions B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 38, 42 |
| | Bewaking: | (Geen) |


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|---------------------------|--------------|--|
| S:imple mobile | Ingeschreven | |
| | Aanvraag: | 06-06-2000 No. 966284 |
| Beeldmerk met wordelement | Registratie: | 06-06-2000 No. 680489 |
| | Vervaldatum: | 06-06-2010 |
| | Houder: | Simple Mobile Solutions B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 38, 42 |
| | Bewaking: | (Geen) |

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| S:imple mobile solutions | Ingeschreven | |
| | Aanvraag: | 06-06-2000 No. 966283 |
| Beeldmerk met wordelement | Registratie: | 06-06-2000 No. 680488 |
| | Vervaldatum: | 06-06-2010 |
| | Houder: | Simple Mobile Solutions B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 38, 42 |
| | Bewaking: | (Geen) |

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|----------------------|--------------|--|
| T FOR TELECOM | | Ingeschreven |
| | Aanvraag: | 28-05-1998 No. 916773 |
| | Registratie: | 28-05-1998 No. 632388 |
| | Vervaldatum: | 28-05-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 38 |
| | Bewaking: | (Geen) |

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|  Beeldmerk met woordelement European Registration | | Ingeschreven |
| | Aanvraag: | 24-11-1998 No. 000995829 |
| | Registratie: | 26-01-2000 No. 000995829 |
| | Vervaldatum: | 24-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37,38 |
| | Bewaking: | (Geen) |

| | | |
|----------------------|--------------|--|
| T FOR TELECOM | | Het dossier is vernietigd |
| | Aanvraag: | 24-11-1998 No. 995555 |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 9, 35, 36, 37, 38 |
| | Bewaking: | (Geen) |

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|  Beeldmerk | | Ingeschreven |
| | Aanvraag: | 22-06-1998 No. 918221 |
| | Registratie: | 22-06-1998 No. 632474 |
| | Vervaldatum: | 22-06-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 38 |
| | Bewaking: | (Geen) |

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| t for teleloterij | | Ingeschreven |
| | Aanvraag: | 24-11-1998 No. 927467 |
| | Registratie: | 24-11-1998 No. 641632 |
| | Vervaldatum: | 24-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 35, 38, 41 |
| | Bewaking: | (Geen) |


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|-----------------------|--------------|--|
| t for telescan | | Ingeschreven |
| | Aanvraag: | 24-11-1998 No. 927466 |
| | Registratie: | 24-11-1998 No. 641631 |
| | Vervaldatum: | 24-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 35, 38, 42 |
| | Bewaking: | (Geen) |

| | | |
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| t for teletips | Ingeschreven | |
| | Aanvraag: | 24-11-1998 No. 927465 |
| Woordmerk | Registratie: | 24-11-1998 No. 641630 |
| | Vervaldatum: | 24-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 35, 38, 42 |
| | Bewaking: | (Geen) |

| | | |
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| t-check | Ingeschreven | |
| | Aanvraag: | 24-11-1998 No. 927464 |
| Woordmerk | Registratie: | 24-11-1998 No. 641629 |
| | Vervaldatum: | 24-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 35, 38, 42 |
| | Bewaking: | (Geen) |

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| t-scan | Ingeschreven | |
| | Aanvraag: | 24-11-1998 No. 927463 |
| Woordmerk | Registratie: | 24-11-1998 No. 641628 |
| | Vervaldatum: | 24-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 35, 38, 42 |
| | Bewaking: | (Geen) |


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| TELECOM JUNGLE | Ingeschreven | |
| | Aanvraag: | 22-04-2005 No. 1076200 |
| Woordmerk | Registratie: | 12-09-2005 No. 773587 |
| | Vervaldatum: | 22-04-2015 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 38 |
| | Bewaking: | (Geen) |

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|---|-----------------------------|--|
|  | De aanvraag is gepubliceerd | |
| | Aanvraag: | 22-04-2005 No. 1076211 |
| Beeldmerk met woordelement | Registratie: | No. 774535 |
| | Vervaldatum: | 22-04-2015 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 38 |
| | Bewaking: | Benelux (woord) |

CANADA


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|--|--------------|--|
| | | Verlopen |
| mjoy Woordmerk | Aanvraag: | 11-07-2002 No. 1146457 |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 9, 35, 38 |
| | Bewaking: | (Geen) |

CHINA (PEOPLES REPUBLIC)


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|--|--------------|--|
| | | Ingeschreven |
|  Beeldmerk International Registration | Aanvraag: | 26-11-1998 No. |
| | Registratie: | 26-11-1998 No. 704822 |
| | Vervaldatum: | 26-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 36, 38 |
| | Bewaking: | (Geen) |

CYPRUS

| | | |
|--|--------------|--|
| | | Het dossier is vernietigd |
| T FOR TELECOM Woordmerk European Registration | Aanvraag: | 01-05-2004 No. 995555 |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 9, 35, 36, 37, 38 |
| | Bewaking: | (Geen) |

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| | | Ingeschreven |
|  Beeldmerk met wordelement European Registration | Aanvraag: | 01-05-2004 No. 000995829 |
| | Registratie: | 01-05-2004 No. 000995829 |
| | Vervaldatum: | 24-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38 |
| | Bewaking: | (Geen) |

CZECH REPUBLIC


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|---|--------------|--|
| | | Ingeschreven |
|  Beeldmerk met wordelement European Registration | Aanvraag: | 01-05-2004 No. 000995829 |
| | Registratie: | 01-05-2004 No. 000995829 |
| | Vervaldatum: | 24-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38 |
| | Bewaking: | (Geen) |

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|--|---------------------------|--|
| T FOR TELECOM Woordmerk European Registration | Het dossier is vernietigd | |
| | Aanvraag: | 01-05-2004 No. 995555 |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 9, 35, 36, 37, 38 |
| | Bewaking: | (Geen) |

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|--|--------------|--|
|  Beeldmerk International Registration | Ingeschreven | |
| | Aanvraag: | 26-11-1998 No. |
| | Registratie: | 26-11-1998 No. 704822 |
| | Vervaldatum: | 26-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 36, 38 |
| | Bewaking: | (Geen) |

DENMARK

| | | |
|--|--------------|--|
| mjoy Woordmerk International Registration | Ingeschreven | |
| | Aanvraag: | 10-07-2002 No. |
| | Registratie: | 10-07-2002 No. 787212 |
| | Vervaldatum: | 10-07-2012 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |

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|---|--------------|--|
|  Beeldmerk met wordelement European Registration | Ingeschreven | |
| | Aanvraag: | 24-11-1998 No. 000995829 |
| | Registratie: | 26-01-2000 No. 000995829 |
| | Vervaldatum: | 24-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38 |
| | Bewaking: | (Geen) |

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| T FOR TELECOM Woordmerk European Registration | Het dossier is vernietigd | |
| | Aanvraag: | 24-11-1998 No. 995555 |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 9, 35, 36, 37, 38 |
| | Bewaking: | (Geen) |


ESTONIA

| | | |
|---|--------------|--|
|  Beeldmerk met wordelement European Registration | Ingeschreven | |
| | Aanvraag: | 01-05-2004 No. 000995829 |
| | Registratie: | 01-05-2004 No. 000995829 |
| | Vervaldatum: | 24-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37,38 |
| | Bewaking: | (Geen) |

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|--|---------------------------|--|
| T FOR TELECOM Woordmerk European Registration | Het dossier is vernietigd | |
| | Aanvraag: | 01-05-2004 No. 995555 |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 9, 35, 36, 37, 38 |
| | Bewaking: | (Geen) |

EUROPEAN MARK (OHIM)

| | | |
|---------------------------------------|---------------------------|--|
| T FOR TELECOM Woordmerk | Het dossier is vernietigd | |
| | Aanvraag: | 24-11-1998 No. 995555 |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 9, 35, 36, 37, 38 |
| | Bewaking: | (Geen) |

| | | |
|--|--------------|--|
|  Beeldmerk met wordelement | Ingeschreven | |
| | Aanvraag: | 24-11-1998 No. 000995829 |
| | Registratie: | 26-01-2000 No. 000995829 |
| | Vervaldatum: | 24-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37,38 |
| | Bewaking: | (Geen) |

FINLAND

| | | |
|--|--------------|--|
| mjoy Woordmerk International Registration | Ingeschreven | |
| | Aanvraag: | 10-07-2002 No. |
| | Registratie: | 10-07-2002 No. 787212 |
| | Vervaldatum: | 10-07-2012 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |



Beeldmerk met woordelement
European Registration

Ingeschreven

Aanvraag: 24-11-1998 No. 000995829
Registratie: 26-01-2000 No. 000995829
Vervaldatum: 24-11-2008
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 09, 35, 36, 37,38
Bewaking: (Geen)

T FOR TELECOM

Woordmerk
European Registration

Het dossier is vernietigd

Aanvraag: 24-11-1998 No. 995555
Registratie: No.
Vervaldatum:
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 9, 35, 36, 37, 38
Bewaking: (Geen)

FRANCE

mjoy

Woordmerk
International Registration

Ingeschreven

Aanvraag: 10-07-2002 No.
Registratie: 10-07-2002 No. 787212
Vervaldatum: 10-07-2012
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 09, 35, 36, 37, 38, 42
Bewaking: (Geen)

MORE FOR MOBILE

Woordmerk
International Registration

Ingeschreven


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Registratie: 10-04-2001 No. 758381
Vervaldatum: 10-04-2011
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 09, 35, 36, 37, 38, 42
Bewaking: (Geen)



Beeldmerk met woordelement
European Registration

Ingeschreven

Aanvraag: 24-11-1998 No. 000995829
Registratie: 26-01-2000 No. 000995829
Vervaldatum: 24-11-2008
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 09, 35, 36, 37,38
Bewaking: (Geen)

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|---|--------------|--|
|  <p>Beeldmerk International Registration</p> | Ingeschreven | |
| | Aanvraag: | 26-11-1998 No. |
| | Registratie: | 26-11-1998 No. 704822 |
| | Vervaldatum: | 26-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 36, 38 |
| | Bewaking: | (Geen) |

| | | |
|--|---------------------------|--|
| <p>T FOR TELECOM</p> <p>Woordmerk European Registration</p> | Het dossier is vernietigd | |
| | Aanvraag: | 24-11-1998 No. 995555 |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 9, 35, 36, 37, 38 |
| | Bewaking: | (Geen) |


GERMANY

| | | |
|--|---------------------------|--|
| <p>mjoy</p> <p>Woordmerk International Registration</p> | Gedeeltelijk ingeschreven | |
| | Aanvraag: | 10-07-2002 No. |
| | Registratie: | 10-07-2002 No. 787212 |
| | Vervaldatum: | 10-07-2012 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |

| | | |
|--|--------------|--|
| <p>MOBIDIOT</p> <p>Woordmerk International Registration</p> | Ingeschreven | |
| | Aanvraag: | 11-06-2003 No. |
| | Registratie: | 11-06-2003 No. 805666 |
| | Vervaldatum: | 11-06-2013 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 38 |
| | Bewaking: | (Geen) |

| | | |
|---|--------------|--|
| <p>MOBILE EXPRESSION</p> <p>Woordmerk International Registration</p> | Ingeschreven | |
| | Aanvraag: | 22-07-2003 No. |
| | Registratie: | 22-07-2003 No. 813321 |
| | Vervaldatum: | 22-07-2013 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 38 |
| | Bewaking: | (Geen) |

| | | |
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| <p>MORE FOR MOBILE</p> <p>Woordmerk International Registration</p> | Ingeschreven | |
| | Aanvraag: | No. |
| | Registratie: | 10-04-2001 No. 758381 |
| | Vervaldatum: | 10-04-2011 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |

| | | |
|---|--------------|--|
|  <p>Beeldmerk International Registration</p> | Ingeschreven | |
| | Aanvraag: | No. |
| | Registratie: | 26-11-1998 No. 704822 |
| | Vervaldatum: | 26-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 36, 38 |
| | Bewaking: | (Geen) |

| | | |
|--|--------------|--|
|  <p>Beeldmerk met wordelement European Registration</p> | Ingeschreven | |
| | Aanvraag: | No. 000995829 |
| | Registratie: | 26-01-2000 No. 000995829 |
| | Vervaldatum: | 24-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38 |
| | Bewaking: | (Geen) |

| | | |
|--|---------------------------|--|
| <p>T FOR TELECOM</p> <p>Woordmerk European Registration</p> | Het dossier is vernietigd | |
| | Aanvraag: | No. 995555 |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 9, 35, 36, 37, 38 |
| | Bewaking: | (Geen) |

GREECE

| | | |
|--|--------------|--|
| <p>mjoy</p> <p>Woordmerk International Registration</p> | Ingeschreven | |
| | Aanvraag: | No. |
| | Registratie: | 10-07-2002 No. 787212 |
| | Vervaldatum: | 10-07-2012 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |



Beeldmerk met woordelement
European Registration

Ingeschreven
Aanvraag: 24-11-1998 No. 000995829
Registratie: 26-01-2000 No. 000995829
Vervaldatum: 24-11-2008
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 09, 35, 36, 37, 38
Bewaking: (Geen)

T FOR TELECOM

Woordmerk
European Registration

Het dossier is vernietigd
Aanvraag: 24-11-1998 No. 995555
Registratie: No.
Vervaldatum:
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 9, 35, 36, 37, 38
Bewaking: (Geen)

HUNGARY

T FOR TELECOM

Woordmerk
European Registration

Het dossier is vernietigd
Aanvraag: 01-05-2004 No. 995555
Registratie: No.
Vervaldatum:
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 9, 35, 36, 37, 38
Bewaking: (Geen)



Beeldmerk met woordelement
European Registration

Ingeschreven
Aanvraag: 01-05-2004 No. 000995829
Registratie: 01-05-2004 No. 000995829
Vervaldatum: 24-11-2008
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 09, 35, 36, 37, 38
Bewaking: (Geen)



Beeldmerk
International Registration

Ingeschreven
Aanvraag: 26-11-1998 No.
Registratie: 26-11-1998 No. 704822
Vervaldatum: 26-11-2008
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 09, 36, 38
Bewaking: (Geen)


INTERNATIONAL REGISTRATION

| | | |
|------------------------------|--------------|--|
| | | Ingeschreven |
| mjoy Woordmerk | Aanvraag: | 10-07-2002 No. |
| | Registratie: | 10-07-2002 No. 787212 |
| | Vervaldatum: | 10-07-2012 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |

| | | |
|----------------------------------|--------------|--|
| | | Ingeschreven |
| MOBIDIOT Woordmerk | Aanvraag: | 11-06-2003 No. |
| | Registratie: | 11-06-2003 No. 805666 |
| | Vervaldatum: | 11-06-2013 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 38 |
| | Bewaking: | (Geen) |


| | | |
|---|--------------|--|
| | | Ingeschreven |
| MOBILE EXPRESSION Woordmerk | Aanvraag: | 22-07-2003 No. |
| | Registratie: | 22-07-2003 No. 813321 |
| | Vervaldatum: | 22-07-2013 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 38 |
| | Bewaking: | (Geen) |

| | | |
|---|--------------|--|
| | | Ingeschreven |
| MORE FOR MOBILE Woordmerk | Aanvraag: | 10-04-2001 No. |
| | Registratie: | 10-04-2001 No. 758381 |
| | Vervaldatum: | 10-04-2011 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |

| | | |
|--|--------------|--|
| | | Ingeschreven |
|  Beeldmerk | Aanvraag: | 26-11-1998 No. |
| | Registratie: | 26-11-1998 No. 704822 |
| | Vervaldatum: | 26-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 36, 38 |
| | Bewaking: | (Geen) |

IRELAND


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| <p style="text-align: center; font-weight: bold; font-size: 1.2em;">T FOR TELECOM</p> <p style="text-align: center; font-size: 0.8em;">Woordmerk European Registration</p> | <p style="text-align: right;">Het dossier is vernietigd</p> <p>Aanvraag: 24-11-1998 No. 995555 Registratie: No. Vervaldatum:</p> <p>Houder: Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM</p> <p>Klasse(n): 9, 35, 36, 37, 38 Bewaking: (Geen)</p> |
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|--|---|
|  <p style="text-align: center; font-size: 0.8em;">Beeldmerk met woordelement European Registration</p> | <p style="text-align: right;">Ingeschreven</p> <p>Aanvraag: 24-11-1998 No. 000995829 Registratie: 26-01-2000 No. 000995829 Vervaldatum: 24-11-2008</p> <p>Houder: Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM</p> <p>Klasse(n): 09, 35, 36, 37, 38 Bewaking: (Geen)</p> |
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ITALY

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| <p style="text-align: center; font-weight: bold; font-size: 1.2em;">mjoy</p> <p style="text-align: center; font-size: 0.8em;">Woordmerk International Registration</p> | <p style="text-align: right;">Ingeschreven</p> <p>Aanvraag: 10-07-2002 No. Registratie: 10-07-2002 No. 787212 Vervaldatum: 10-07-2012</p> <p>Houder: Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM</p> <p>Klasse(n): 09, 35, 36, 37, 38, 42 Bewaking: (Geen)</p> |
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|  <p style="text-align: center; font-size: 0.8em;">Beeldmerk International Registration</p> | <p style="text-align: right;">Ingeschreven</p> <p>Aanvraag: 26-11-1998 No. Registratie: 26-11-1998 No. 704822 Vervaldatum: 26-11-2008</p> <p>Houder: Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM</p> <p>Klasse(n): 09, 36, 38 Bewaking: (Geen)</p> |
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|--|---|
|  <p style="text-align: center; font-size: 0.8em;">Beeldmerk met woordelement European Registration</p> | <p style="text-align: right;">Ingeschreven</p> <p>Aanvraag: 24-11-1998 No. 000995829 Registratie: 26-01-2000 No. 000995829 Vervaldatum: 24-11-2008</p> <p>Houder: Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM</p> <p>Klasse(n): 09, 35, 36, 37, 38 Bewaking: (Geen)</p> |
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|--|---------------------------|--|
| T FOR TELECOM Woordmerk European Registration | Het dossier is vernietigd | |
| | Aanvraag: | 24-11-1998 No. 995555 |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 9, 35, 36, 37, 38 |
| Bewaking: | (Geen) | |


LATVIA

| | | |
|--|--------------|--|
|  Beeldmerk met woordelement European Registration | Ingeschreven | |
| | Aanvraag: | 01-05-2004 No. 000995829 |
| | Registratie: | 01-05-2004 No. 000995829 |
| | Vervaldatum: | 24-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38 |
| Bewaking: | (Geen) | |

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|--|---------------------------|--|
| T FOR TELECOM Woordmerk European Registration | Het dossier is vernietigd | |
| | Aanvraag: | 01-05-2004 No. 995555 |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 9, 35, 36, 37, 38 |
| Bewaking: | (Geen) | |

LITHUANIA

| | | |
|--|---------------------------|--|
| T FOR TELECOM Woordmerk European Registration | Het dossier is vernietigd | |
| | Aanvraag: | 01-05-2004 No. 995555 |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 9, 35, 36, 37, 38 |
| Bewaking: | (Geen) | |


| | | |
|--|--------------|--|
|  Beeldmerk met woordelement European Registration | Ingeschreven | |
| | Aanvraag: | 01-05-2004 No. 000995829 |
| | Registratie: | 01-05-2004 No. 000995829 |
| | Vervaldatum: | 24-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38 |
| Bewaking: | (Geen) | |

MALTA

| | | |
|--|---------------------------|--|
| T FOR TELECOM Woordmerk European Registration | Het dossier is vernietigd | |
| | Aanvraag: | 01-05-2004 No. 995555 |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 9, 35, 36, 37, 38 |
| | Bewaking: | (Geen) |

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|--|--------------|--|
|  Beeldmerk met woordelement European Registration | Ingeschreven | |
| | Aanvraag: | 01-05-2004 No. 000995829 |
| | Registratie: | 01-05-2004 No. 000995829 |
| | Vervaldatum: | 24-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38 |
| | Bewaking: | (Geen) |

MOROCCO

| | | |
|---|--------------|--|
|  Beeldmerk International Registration | Ingeschreven | |
| | Aanvraag: | 19-08-1999 No. |
| | Registratie: | 19-08-1999 No. 704822 |
| | Vervaldatum: | 25-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 36, 38 |
| | Bewaking: | (Geen) |

NORWAY

| | | |
|--|--------------|--|
| mjoy Woordmerk International Registration | Ingeschreven | |
| | Aanvraag: | 10-07-2002 No. |
| | Registratie: | 10-07-2002 No. 787212 |
| | Vervaldatum: | 10-07-2012 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |

ONDERZOEKEN


| | | |
|---|---------------------------|--------|
| MORE FOR MOBILE Woordmerk | Het dossier is vernietigd | |
| | Aanvraag: | No. |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | |
| | Klasse(n): | |
| | Bewaking: | (Geen) |

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|---------------|--------------|---------------------------|--|
| | | Het dossier is vernietigd | |
| SIMPLE | Aanvraag: | No. | |
| | Registratie: | No. | |
| | Vervaldatum: | | |
| | Houder: | | |
| Woordmerk | Klasse(n): | | |
| | Bewaking: | (Geen) | |

POLAND

| | | | |
|------------------------------------|--------------|--|------------|
| | | Het dossier is vernietigd | |
| T FOR TELECOM | Aanvraag: | 01-05-2004 | No. 995555 |
| | Registratie: | | No. |
| | Vervaldatum: | | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM | |
| Woordmerk European Registration | Klasse(n): | 9, 35, 36, 37, 38 | |
| | Bewaking: | (Geen) | |

| | | | |
|---|--------------|--|---------------|
|  | Ingeschreven | | |
| | Aanvraag: | 01-05-2004 | No. 000995829 |
| | Registratie: | 01-05-2004 | No. 000995829 |
| | Vervaldatum: | 24-11-2008 | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM | |
| Beeldmerk met wordelement European Registration | Klasse(n): | 09, 35, 36, 37, 38 | |
| | Bewaking: | (Geen) | |

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|---|--------------|--|------------|
|  | Ingeschreven | | |
| | Aanvraag: | 26-11-1998 | No. |
| | Registratie: | 26-11-1998 | No. 704822 |
| | Vervaldatum: | 26-11-2008 | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM | |
| Beeldmerk International Registration | Klasse(n): | 09, 36, 38 | |
| | Bewaking: | (Geen) | |

PORTUGAL

| | | | |
|---|--------------|--|------------|
| mjoy | Ingeschreven | | |
| | Aanvraag: | 10-07-2002 | No. |
| | Registratie: | 10-07-2002 | No. 787212 |
| | Vervaldatum: | 10-07-2012 | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM | |
| Woordmerk International Registration | Klasse(n): | 09, 35, 36, 37, 38, 42 | |
| | Bewaking: | (Geen) | |



Beeldmerk
International Registration

Ingeschreven
Aanvraag: 26-11-1998 No.
Registratie: 26-11-1998 No. 704822
Vervaldatum: 26-11-2008
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 09, 36, 38
Bewaking: (Geen)



Beeldmerk met woordelement
European Registration

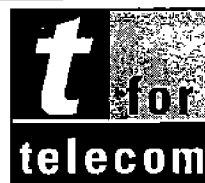
Ingeschreven
Aanvraag: 24-11-1998 No. 000995829
Registratie: 26-01-2000 No. 000995829
Vervaldatum: 24-11-2008
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 09, 35, 36, 37,38
Bewaking: (Geen)

T FOR TELECOM

Woordmerk
European Registration

Het dossier is vernietigd
Aanvraag: 24-11-1998 No. 995555
Registratie: No.
Vervaldatum:
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 9, 35, 36, 37, 38
Bewaking: (Geen)

ROMANIA



Beeldmerk
International Registration

Ingeschreven
Aanvraag: 26-11-1998 No.
Registratie: 26-11-1998 No. 704822
Vervaldatum: 26-11-2008
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 09, 36, 38
Bewaking: (Geen)

SLOVAKIA



Beeldmerk met woordelement
European Registration

Ingeschreven
Aanvraag: 01-05-2004 No. 000995829
Registratie: 01-05-2004 No. 000995829
Vervaldatum: 24-11-2008
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 09, 35, 36, 37,38
Bewaking: (Geen)



Beeldmerk
International Registration

De inschrijving is doorgehaald

Aanvraag: 26-11-1998 No.
Registratie: 26-11-1998 No. 704822
Vervaldatum: 26-11-2008
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM

Klasse(n): 09, 36, 38
Bewaking: (Geen)

T FOR TELECOM

Woordmerk
European Registration

Het dossier is vernietigd

Aanvraag: 01-05-2004 No. 995555
Registratie: No.
Vervaldatum:
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM

Klasse(n): 9, 35, 36, 37, 38
Bewaking: (Geen)

SLOVENIA



Baeldmerk met woordelement
European Registration

Ingeschreven

Aanvraag: 24-11-1998 No. 000995829
Registratie: 01-05-2004 No. 000995829
Vervaldatum: 24-11-2008
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM

Klasse(n): 09, 35, 36, 37, 38
Bewaking: (Geen)

T FOR TELECOM

Woordmerk
European Registration

Het dossier is vernietigd

Aanvraag: 24-11-1998 No. 995555
Registratie: No.
Vervaldatum:
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM

Klasse(n): 9, 35, 36, 37, 38
Bewaking: (Geen)

SOUTH AFRICA

mjoy

Woordmerk


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Aanvraag: 09-07-2002 No. 2002/10169
Registratie: No.
Vervaldatum:
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM

Klasse(n): 9
Bewaking: (Geen)


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| mjoy | De aanvraag is ingediend | |
| | Aanvraag: | 09-07-2002 No. 2002/10171 |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Woordmerk | Klasse(n): 38 Bewaking: (Geen) |

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|-------------|--------------------------|--|
| mjoy | De aanvraag is ingediend | |
| | Aanvraag: | 09-07-2002 No. 2002/10170 |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Woordmerk | Klasse(n): 35 Bewaking: (Geen) |

| | | |
|--|--------------|--|
|  Beeldmerk | Verlopen | |
| | Aanvraag: | 15-12-1998 No. 98/22638 |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | | Klasse(n): 38 Bewaking: (Geen) |

SPAIN

| | | |
|-------------|---|---|
| mjoy | Ingeschreven | |
| | Aanvraag: | 10-07-2002 No. |
| | Registratie: | 10-07-2002 No. 787212 |
| | Vervaldatum: | 10-07-2012 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Woordmerk International Registration | Klasse(n): 09, 35, 36, 37, 38, 42 Bewaking: (Geen) |

| | | |
|--|--------------------|--|
|  Beeldmerk International Registration | Volledig geweigerd | |
| | Aanvraag: | 26-11-1998 No. |
| | Registratie: | 26-11-1998 No. 704822 |
| | Vervaldatum: | 26-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | | Klasse(n): 09, 36, 38 Bewaking: (Geen) |



Beeldmerk met woordelement
European Registration

Ingeschreven
Aanvraag: 24-11-1998 No. 000995829
Registratie: 26-01-2000 No. 000995829
Vervaldatum: 24-11-2008
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 09, 35, 36, 37,38
Bewaking: (Geen)

T FOR TELECOM

Woordmerk
European Registration

Het dossier is vernietigd
Aanvraag: 24-11-1998 No. 995555
Registratie: No.
Vervaldatum:
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 9, 35, 36, 37, 38
Bewaking: (Geen)

SWEDEN

mjoy

Woordmerk
International Registration

Ingeschreven
Aanvraag: 10-07-2002 No.
Registratie: 10-07-2002 No. 787212
Vervaldatum: 10-07-2012
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 09, 35, 36, 37, 38, 42
Bewaking: (Geen)

T FOR TELECOM

Woordmerk
European Registration

Het dossier is vernietigd
Aanvraag: 24-11-1998 No. 995555
Registratie: No.
Vervaldatum:
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 9, 35, 36, 37, 38
Bewaking: (Geen)



Beeldmerk met woordelement
European Registration

Ingeschreven
Aanvraag: 24-11-1998 No. 000995829
Registratie: 26-01-2000 No. 000995829
Vervaldatum: 24-11-2008
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 09, 35, 36, 37,38
Bewaking: (Geen)


UNITED KINGDOM

| | | |
|---|--------------|--|
| mjoy | | Ingeschreven |
| | Aanvraag: | 10-07-2002 No. |
| | Registratie: | 10-07-2002 No. 787212 |
| | Vervaldatum: | 10-07-2012 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| Woordmerk International Registration | Klasse(n): | 09, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |

| | | |
|---|--------------|--|
| MOBIDIOT | | Ingeschreven |
| | Aanvraag: | 11-06-2003 No. |
| | Registratie: | 11-06-2003 No. 805666 |
| | Vervaldatum: | 11-06-2013 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| Woordmerk International Registration | Klasse(n): | 09, 35, 38 |
| | Bewaking: | (Geen) |

| | | |
|---|--------------|--|
| MOBILE EXPRESSION | | Gedeeltelijk ingeschreven |
| | Aanvraag: | 22-07-2003 No. |
| | Registratie: | 22-07-2003 No. 813321 |
| | Vervaldatum: | 22-07-2013 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| Woordmerk International Registration | Klasse(n): | 09, 35, 38 |
| | Bewaking: | (Geen) |

| | | |
|---|--------------|--|
| MORE FOR MOBILE | | Ingeschreven |
| | Aanvraag: | No. |
| | Registratie: | 10-04-2001 No. 758381 |
| | Vervaldatum: | 10-04-2011 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| Woordmerk International Registration | Klasse(n): | 09, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |

| | | |
|---|--------------|--|
|  | | Gedeeltelijk ingeschreven |
| | Aanvraag: | 26-11-1998 No. |
| | Registratie: | 26-11-1998 No. 704822 |
| | Vervaldatum: | 26-11-2008 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| Beeldmerk International Registration | Klasse(n): | 09, 36, 38 |
| | Bewaking: | (Geen) |



Beeldmerk met wordelement
European Registration

Ingeschreven
Aanvraag: 24-11-1998 No. 000995829
Registratie: 26-01-2000 No. 000995829
Vervaldatum: 24-11-2008
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 09, 35, 36, 37,38
Bewaking: (Geen)

T FOR TELECOM

Woordmerk
European Registration

Het dossier is vernietigd
Aanvraag: 24-11-1998 No. 995555
Registratie: No.
Vervaldatum:
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 9, 35, 36, 37, 38
Bewaking: (Geen)

UNITED STATES OF AMERICA


mjoy

Woordmerk

De aanvraag is ingediend
Aanvraag: 24-07-2002 No. 78/147175
Registratie: No.
Vervaldatum:
Houder: Dexcom Holdings B.V.
Vareseweg 41 - ROTTERDAM
Klasse(n): 9, 35, 38
Bewaking: (Geen)

Registraties van Interactive Telecom Solutions Ltd.

BENELUX

| | | |
|---|-------------------------------------|--------|
|  | De aanvraag is (nog) niet ingediend | |
| | Aanvraag: | No. |
| Beeldmerk met wordelement | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | |
| | Klasse(n): | |
| | Bewaking: | (Geen) |

| | | |
|---------------|-------------------------------|--|
| DEXCOM | De vernieuwing is aangevraagd | |
| | Aanvraag: | 23-02-1996 No. 865975 |
| Woordmerk | Registratie: | 23-02-1996 No. 582898 |
| | Vervaldatum: | 23-02-2016 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 16, 38 |
| | Bewaking: | (Geen) |

| | | |
|---------------|------------------------------|--|
| DEXCOM | De inschrijving is vervallen | |
| | Aanvraag: | 02-02-1996 No. 864514 |
| Woordmerk | Registratie: | 02-02-1996 No. 581138 |
| | Vervaldatum: | 02-02-2006 |
| | Houder: | Dexcom Holdings B.V. Vareseweg 41 - ROTTERDAM |
| | Klasse(n): | 09, 16, 37, 38 |
| | Bewaking: | (Geen) |

| | | |
|------------|--------------|--|
| DTI | Ingeschreven | |
| | Aanvraag: | 08-08-2001 No. 994917 |
| Woordmerk | Registratie: | 08-08-2001 No. 703404 |
| | Vervaldatum: | 08-08-2011 |
| | Houder: | Harmony Service Center B.V. Hofplein 20 - ROTTERDAM |
| | Klasse(n): | 16, 35, 36, 38, 41, 42 |
| | Bewaking: | (Geen) |

| | | |
|---|--------------|--|
|  | Ingeschreven | |
| | Aanvraag: | 27-07-2001 No. 994357 |
| Beeldmerk met wordelement | Registratie: | 27-07-2001 No. 707864 |
| | Vervaldatum: | 27-07-2011 |
| | Houder: | Harmony Service Center B.V. Hofplein 20 - ROTTERDAM |
| | Klasse(n): | 16, 35, 36, 38, 41, 42 |
| | Bewaking: | (Geen) |

| | | |
|--|--------------|--|
| DTI DUTCH TELEPHONE INSURANCE | Ingeschreven | |
| | Aanvraag: | 25-07-2001 No. 994193 |
| | Registratie: | 25-07-2001 No. 702033 |
| | Vervaldatum: | 25-07-2011 |
| | Houder: | Harmony Service Center B.V. Hofplein 20 - ROTTERDAM |
| | Woordmerk | Klasse(n): 16, 35, 36, 38, 41, 42 Bewaking: (Geen) |

| | | |
|-------------------|------------------------------|---|
| TELEBRIDGE | De inschrijving is vervallen | |
| | Aanvraag: | 17-10-1995 No. 856370 |
| | Registratie: | 17-10-1995 No. 582668 |
| | Vervaldatum: | 17-10-2005 |
| | Houder: | United Telegates CV Nieuwezijds Voorburgwal 21 - AMSTERDAM |
| | Woordmerk | Klasse(n): 35, 42 Bewaking: (Geen) |

| | | |
|-------------|-------------------------|---|
| TOMO | Overdracht is ingediend | |
| | Aanvraag: | 03-01-2001 No. 980922 |
| | Registratie: | 03-01-2001 No. 677762 |
| | Vervaldatum: | 03-01-2011 |
| | Houder: | Tomo Limited 10-14 Fleming Court, 2 North Avenue |
| | Woordmerk | Klasse(n): 09, 35, 36, 37, 38, 42 Bewaking: (Geen) |

| | | |
|----------------------------|--------------|--|
| TOMO-TOTALLY MOBILE | Ingeschreven | |
| | Aanvraag: | 29-11-2001 No. 1001338 |
| | Registratie: | 29-11-2001 No. 704608 |
| | Vervaldatum: | 29-11-2011 |
| | Houder: | Tomo Limited 10-14 Fleming Court, 2 North Avenue |
| | Woordmerk | Klasse(n): 9, 35, 36, 37, 38, 42 Bewaking: (Geen) |

DIVERSEN

| | | |
|------------------------------------|---------------------------|--------------------------------|
| T FOR TELECOM / . 4TELE.COM | Het dossier is vernietigd | |
| | Aanvraag: | No. |
| | Registratie: | No. |
| | Vervaldatum: | |
| | Houder: | |
| | Woordmerk | Klasse(n): Bewaking: (Geen) |

FRANCE

| | | |
|---|--------------|---|
| TOMO | Ingeschreven | |
| | Aanvraag: | 03-05-2001 No. |
| Woordmerk International Registration | Registratie: | 03-05-2001 No. 759444 |
| | Vervaldatum: | 03-05-2011 |
| | Houder: | Tomo Limited 10-14 Fleming Court, 2 North Avenue |
| | Klasse(n): | 09, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |

| | | |
|---|--------------|---|
| TOMO-TOTALLY MOBILE | Ingeschreven | |
| | Aanvraag: | 23-05-2002 No. |
| Woordmerk International Registration | Registratie: | 23-05-2002 No. 785134 |
| | Vervaldatum: | 23-05-2012 |
| | Houder: | Tomo Limited 10-14 Fleming Court, 2 North Avenue |
| | Klasse(n): | 9, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |

GERMANY

| | | |
|---|--------------|---|
| TOMO | Ingeschreven | |
| | Aanvraag: | 03-05-2001 No. |
| Woordmerk International Registration | Registratie: | 03-05-2001 No. 759444 |
| | Vervaldatum: | 03-05-2011 |
| | Houder: | Tomo Limited 10-14 Fleming Court, 2 North Avenue |
| | Klasse(n): | 09, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |

| | | |
|---|--------------|---|
| TOMO-TOTALLY MOBILE | Ingeschreven | |
| | Aanvraag: | 23-05-2002 No. |
| Woordmerk International Registration | Registratie: | 23-05-2002 No. 785134 |
| | Vervaldatum: | 23-05-2012 |
| | Houder: | Tomo Limited 10-14 Fleming Court, 2 North Avenue |
| | Klasse(n): | 9, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |

INTERNATIONAL REGISTRATION

| | | |
|-------------|-------------------------|---|
| TOMO | Overdracht is ingediend | |
| | Aanvraag: | 03-05-2001 No. |
| Woordmerk | Registratie: | 03-05-2001 No. 759444 |
| | Vervaldatum: | 03-05-2011 |
| | Houder: | Tomo Limited 10-14 Fleming Court, 2 North Avenue |
| | Klasse(n): | 09, 35, 36, 37, 38, 42 |
| | Bewaking: | (Geen) |

| | | | |
|----------------------------|--------------|---|------------|
| | | Overdracht is ingediend | |
| TOMO-TOTALLY MOBILE | Aanvraag: | 23-05-2002 | No. |
| | Registratie: | 23-05-2002 | No. 785134 |
| | Vervaldatum: | 23-05-2012 | |
| | Houder: | Tomo Limited 10-14 Fleming Court, 2 North Avenue | |
| Woordmerk | Klasse(n): | 9, 35, 36, 37, 38, 42 | |
| | Bewaking: | (Geen) | |

ONDERZOEKEN

| | | | |
|---|--------------|---------------------------|--|
| | | Het dossier is vernietigd | |
| DIS-COVER SPRING/SUMMER/AUTUMN/WIN TER | Aanvraag: | No. | |
| | Registratie: | No. | |
| | Vervaldatum: | | |
| | Houder: | | |
| Woordmerk | Klasse(n): | | |
| | Bewaking: | (Geen) | |

| | | | |
|----------------------|--------------|---------------------------|--|
| | | Het dossier is vernietigd | |
| M-VIRON(MENT) | Aanvraag: | No. | |
| | Registratie: | No. | |
| | Vervaldatum: | | |
| | Houder: | | |
| Woordmerk | Klasse(n): | | |
| | Bewaking: | (Geen) | |

| | | | |
|-----------------|--------------|---------------------------|--|
| | | Het dossier is vernietigd | |
| STICK2IT | Aanvraag: | No. | |
| | Registratie: | No. | |
| | Vervaldatum: | | |
| | Houder: | | |
| Woordmerk | Klasse(n): | | |
| | Bewaking: | (Geen) | |

| | | | |
|-------------|--------------|---------------------------|--|
| | | Het dossier is vernietigd | |
| TOMO | Aanvraag: | No. | |
| | Registratie: | No. | |
| | Vervaldatum: | | |
| | Houder: | | |
| Woordmerk | Klasse(n): | 09, 35, 38 | |
| | Bewaking: | (Geen) | |

| | | | |
|------------------|--------------|---------------------------|--|
| | | Het dossier is vernietigd | |
| TWINFIELD | Aanvraag: | No. | |
| | Registratie: | No. | |
| | Vervaldatum: | | |
| | Houder: | | |
| Woordmerk | Klasse(n): | | |
| | Bewaking: | (Geen) | |

UNITED KINGDOM

| | | | |
|----------------------------|--------------|--|--------------|
| | | De vernieuwing is aangevraagd | |
| DEXCOM | Aanvraag: | 05-06-1996 | No. |
| | Registratie: | 05-06-1996 | No. 2102204B |
| | Vervaldatum: | 05-06-2006 | |
| | Houder: | Dexcom Holdings B.V. Kruisweg 789 - HOOFFDORP | |
| Beeldmerk met woordelement | Klasse(n): | 09, 16, 38 | |
| | Bewaking: | (Geen) | |

| | | | |
|---------------|--------------|--|--------------|
| | | De vernieuwing is aangevraagd | |
| DEXCOM | Aanvraag: | 05-06-1996 | No. |
| | Registratie: | 05-06-1996 | No. 2102204A |
| | Vervaldatum: | 05-06-2006 | |
| | Houder: | Dexcom Holdings B.V. Kruisweg 789 - HOOFFDORP | |
| Woordmerk | Klasse(n): | 09, 16, 38 | |
| | Bewaking: | (Geen) | |

| | | | |
|---|--------------|---|------------|
| | | Gedeeltelijk ingeschreven | |
| TOMO | Aanvraag: | 03-05-2001 | No. |
| | Registratie: | 03-05-2001 | No. 759444 |
| | Vervaldatum: | 03-05-2011 | |
| | Houder: | Tomo Limited 10-14 Fleming Court, 2 North Avenue | |
| Woordmerk International Registration | Klasse(n): | 09, 35, 36, 37, 38, 42 | |
| | Bewaking: | (Geen) | |

| | | | |
|---|--------------|---|------------|
| | | Ingeschreven | |
| TOMO-TOTALLY MOBILE | Aanvraag: | 23-05-2002 | No. |
| | Registratie: | 23-05-2002 | No. 785134 |
| | Vervaldatum: | 23-05-2012 | |
| | Houder: | Tomo Limited 10-14 Fleming Court, 2 North Avenue | |
| Woordmerk International Registration | Klasse(n): | 9, 35, 36, 37, 38, 42 | |
| | Bewaking: | (Geen) | |

SCHEDULE [..] TRADEMARKS

| Trademark | Classification | Registration number | Country | Renewal Date | Remark |
|------------------|---|----------------------------|----------------|---------------------|---|
| DIXONS (word) | 35. oa. zakelijke bemiddeling bij de verkoop van diverse apparatuur en instrumenten; 40. oa. ontwikkelen van films; | 544843 | Benelux | 28 december 2013 | Bezwaard met een pandrecht van de ABN AMRO bank |
| DIXONS (word) | 9. oa. telecommunicatie -apparatuur zoals telefoons, al dan niet voor mobiele telefonie; 16. oa. Papier, boeken, kranten; 25. kledigstukken, schoeisel, hoofddeksels; 35. oa. beheer van commerciële zaken, zakelijke administratie, het organiseren van promotionele en commerciële activiteiten; 36. oa. verzekeringen, in het bijzonder van mobiele telefoons etc; 41. opvoeding, opleiding, ontspanning, sportieve en culturele activiteiten | 749039 | Benelux | 19 januari 2014 | Bezwaard met een pandrecht van de ABN AMRO bank |
| | | | | | |

| Trademark application | Classification | Application number | Country | Application date | Remark |
|-----------------------|---|--------------------|---------|------------------|--|
| DIXONS (word) | 2. cartridges en inkpatronen 9. telecommunicatie -apparatuur zoals telefoons, al dan niet voor mobiele telefonie, computerspellen etc; 16. oa. Papier, boeken, kranten; 35. oa. detailhandel diensten op het gebied van consumenten producten; 36. verzekeringen en financiën; 38. telecommunicatie | 1077011 | Benelux | 9 May 2005 | In oktober 2005 oppositie ingesteld door postorderbedrijf Movitex SA op grond van Europees merk DAXON |
| DIXONS (beeld) | idem | 1077020 | Benelux | 9 May 2005 | In oktober 2005 oppositie ingesteld door postorderbedrijf Movitex SA op grond van Europees merk DAXON |

SCHEDULE 2

FORM OF SUPPLEMENTS

PART 1

FORM OF SUPPLEMENTAL DEED

Supplemental Deed relating to a security agreement dated [] between the Security Agent and the Security Provider (the Security Document).

THIS DEED is dated []

From: [SECURITY PROVIDER] (the **Security Provider**)

To: ABN AMRO BANK N.V. (the **Security Agent**)

1. We refer to the Security Document. This is a Supplemental Deed.
2. All capitalised terms defined in, or incorporated into, the Security Document have the same meaning in this Supplemental Deed unless otherwise defined in this Supplemental Deed.
3. In this Supplemental Deed:

Account Bank means each bank specified in the Schedule hereto.

Bank Account means:

- (a) each bank account with an Account Bank specified in the Schedule hereto; and
- (b) any other bank account opened in the name of the Security Provider with an Account Bank on, before or after the date of this Supplemental Deed.

Insurance means:

- (a) each policy or contract of insurance specified in the Schedule hereto; and
- (b) any other policy or contract of insurance entered into by the Security Provider with an Insurer on, before or after the date of this Supplemental Deed.

Insurer means each insurer specified in the Schedule hereto.

Intercompany Receivable means:

- (a) each loan to or other legal relationship (*rechtsverhouding*) with any member of the Group specified in the Schedule hereto; and
- (b) any other loan to or other legal relationship with any member of the Group specified in the Schedule hereto entered into by the Security Provider on, before or after the date of this Supplemental Deed.

Existing Right means:

- (a) a right, interest, claim or receivable specified in the Schedule hereto; and

- (b) any other right, interest, claim or receivable to which the Security Provider is entitled on the date on which the Security is created under this Supplemental Deed,

except for any right arising from any Bank Account, Insurance, Intellectual Property Right or Intercompany Receivable.

Future Right means any right, interest, claim or receivable to which the Security Provider becomes entitled after the date on which the Security is created under this Supplemental Deed, except for any right arising from any Bank Account, Insurance, Intellectual Property Right or Intercompany Receivable.

Right means:

- (a) an Existing Right; and
 - (b) a Future Right.
4. As security for the Secured Liabilities, and subject to the terms of the Security Document, the Security Provider agrees to pledge and pledges to the Security Agent:
- (a) all its present and future rights under or in connection with:
 - (i) each Bank Account;
 - (ii) each Insurance;
 - (iii) each Intercompany Receivable; and
 - (iv) each Existing Right, and to the extent permitted by law, each Future Right.

This pledge does not include any Right pledged before the date of this Supplemental Deed under the Security Document or under any other Supplemental Deed.

- 5. The Security Agent has accepted each pledge created under this Supplemental Deed in advance in the Security Document.
- 6. Subject to the terms of this Supplemental Deed, the Security Document remains in full force and effect and this Supplemental Deed and the Security Document will be read and construed as one document.
- 7. This Supplemental Deed is governed by Dutch law.

[SECURITY PROVIDER]

ABN AMRO BANK N.V.

By:

By:

(Authorised signatory)

(Authorised signatory)

Schedule to Supplemental Deed

[Details of Bank Accounts]

[Details of Rights]

[Details of Insurance]

[Details of Intercompany Receivable]

PART 2

FORM OF SUPPLEMENTAL LIST

From: [SECURITY PROVIDER] (the **Security Provider**)

To: ABN AMRO BANK N.V. (the **Security Agent**)

[DATE]

Dear Sirs,

Supplemental List relating to a security agreement dated [] between the Security Agent and the Security Provider (the Security Document)

We refer to the Security Document. This is a Supplemental List.

For the period from [DATE] to the date of this Supplemental List, we owned the [Moveable Assets] [Intellectual Property Rights] listed in the Schedule to this Supplemental List.

This Supplemental List is governed by Dutch law.

Yours faithfully,

.....

[SECURITY PROVIDER]

(Authorised signatory)

Schedule to Supplemental List

| Moveable Asset Type | Location | Identification Number |
|------------------------------------|--------------------|------------------------------|
| | | |
| | | |
| Intellectual Property Right | Description | Registration Number |
| | | |
| | | |

SCHEDULE 3
FORM OF LETTER FOR ACCOUNT BANK

PART 1

ACCOUNT BANK NOTICE

From: [SECURITY PROVIDER] (the **Security Provider**)

ABN AMRO BANK N.V. (the **Security Agent**)

To: [ACCOUNT BANK] (the **Account Bank**)

[DATE]

Dear Sirs,

Security Document dated [] [as supplemented by [a deed] [deeds] dated [] (the **Security Document**) [each] between the **Security Agent** and the **Security Provider**

We refer to the **Security Document**. This is an **Account Bank Notice**.

All capitalised terms defined in, or incorporated into, the **Security Document** have the same meaning in this **Account Bank Notice**, unless otherwise defined in this **Account Bank Notice**.

1. Notice

The **Security Provider** and the **Security Agent** give the **Account Bank** notice that under the **Security Document** the **Security Provider** has pledged in favour of the **Security Agent** its present and future rights to any amount standing from time to time to the credit of any account held by the **Security Provider** at any time with the **Account Bank** including the following accounts:

[ACCOUNT NUMBERS AND DETAILS] (the **Bank Accounts**).

2. Conditions to operating the Bank Accounts

- (a) Until the **Security Agent** delivers a notice revoking this authorisation to the **Account Bank**, with a copy to the **Security Provider**, substantially in the form of the Schedule to this **Account Bank Notice** (a **Termination Notice**), the **Security Agent** authorises:
- (i) the **Security Provider** to collect any payments made to a **Bank Account**;
 - (ii) the **Security Provider** to give payment instructions to the **Account Bank** to make payments from the **Bank Accounts**; and
 - (iii) the **Account Bank** to make payments from the **Bank Accounts** in accordance with the **Security Provider's** instructions.
- (b) With effect from the date on which the **Security Agent** delivers a **Termination Notice**, the **Security Agent** is solely entitled to:
- (i) instruct the **Account Bank** to make payments; and

(ii) collect and receive any amount standing to the credit of a Bank Account.

3. Authorisation by Security Provider

The Security Provider irrevocably instructs and authorises the Account Bank to following delivery of a Termination Notice, comply with the terms of any written notice or instruction relating to any Bank Account received by the Account Bank from the Security Agent.

4. Acknowledgement

The Security Provider and the Security Agent request the Account Bank to acknowledge receipt of this Account Bank Notice and to indicate its agreement to the terms set out in the form of the Account Bank Acknowledgement attached to this Account Bank Notice by signing and returning that Account Bank Acknowledgement to the Security Agent, with a copy to the Security Provider.

5. Governing law

This Account Bank Notice is governed by Dutch law.

Yours faithfully,

.....

[SECURITY PROVIDER]

(Authorised signatory)

.....

ABN AMRO BANK N.V.

(Authorised signatory)

Schedule to Account Bank Notice

Form of Termination Notice

[on the letterhead of the Security Agent]

From: ABN AMRO BANK N.V. (the **Security Agent**)

To: [ACCOUNT BANK] (the **Account Bank**)

Copy: [SECURITY PROVIDER] (the **Security Provider**)

[DATE]

Dear Sirs,

Account Bank Notice dated [] relating to a security document between the Security Provider and the Security Agent

We refer to the Account Bank Notice. This is a Termination Notice.

All capitalised terms defined in, or incorporated into, the Security Document have the same meaning in this Termination Notice.

With effect from the date of this Termination Notice:

- (a) the Security Agent must provide its prior written consent to any instruction of the Security Provider in relation to any Bank Account;
- (b) the Account Bank is only authorised to debit, credit and make payments from the Bank Accounts as the Security Agent instructs; and
- (c) the full amount standing to the credit of [ACCOUNT NUMBER] must be transferred to [ACCOUNT DETAILS] on [].

This Termination Notice is governed by Dutch law.

Yours faithfully,

.....

ABN AMRO BANK N.V.

(Authorised signatory)

PART 2

ACCOUNT BANK ACKNOWLEDGEMENT

[on the letterhead of the Account Bank]

From: [ACCOUNT BANK] (the Account Bank)

To: ABN AMRO BANK N.V. (the Security Agent)

Copy: [SECURITY PROVIDER] (the Security Provider)

[DATE]

Dear Sirs,

Security Document dated [] [including the Supplemented Deeds hereto] (the Security Document) between the Security Agent and the Security Provider

1. We refer to the Security Document and Account Bank Notice. This is an Account Bank Acknowledgement.
2. All capitalised terms defined in, incorporated into, the Security Document have the same meaning in this Account Bank Acknowledgement, unless otherwise defined in this Account Bank Acknowledgement.
3. The Account Bank confirms receipt from the Security Provider of the Account Bank Notice relating to a pledge under the Security Document of all the present and future rights of the Security Provider to any amount standing from time to time to the credit of any account held by the Security Provider at any time with the Account Bank as referred to in the Account Bank Notice (the **Bank Accounts**).
4. The Account Bank confirms that it:
 - (a) accepts the instructions contained in the Account Bank Notice and will comply with the terms of the Account Bank Notice;
 - (b) will comply with the terms of any Termination Notice and will not allow any amount to be withdrawn from any Bank Account without the Security Agent's prior written consent except for:
 - (i) any amount which is paid to a Bank Account in error; and
 - (ii) any amount paid into a Bank Account the payment instruction for which is subsequently cancelled (*gestorneerd*);
 - (c) has not received notice of any right of, or claim by, any third party in respect of any Bank Account;
 - (d) has neither claimed nor exercised, nor will claim or exercise, any security interest, set-off, counterclaim, suspension of performance or other right in respect of any Bank Account; and

- (e) waives any right of pledge or other security interest it may have over any Bank Account or may in the future acquire under its general banking conditions or otherwise.

5. This Bank Account Acknowledgement is governed by Dutch law.

Yours faithfully,

.....

[ACCOUNT BANK]

(Authorised signatory)

SCHEDULE 4
FORM OF LETTER FOR COUNTERPARTIES

PART 1
COUNTERPARTY NOTICE

[on the letterhead of the Security Provider]

From: [SECURITY PROVIDER] (the **Security Provider**)

To: [CONTRACT PARTY] (the **Counterparty**)

Copy: ABN AMRO BANK N.V. (the **Security Agent**)

[DATE]

Dear Sirs,

Security Document dated [] [including the Supplemental Deeds thereto] (the Security Document) [each] between the Security Agent and the Security Provider

We refer to the Security Document. This is a notice to a counterparty to a [Right][Intercompany Receivable].

All capitalised terms defined in, incorporated into, the Security Document have the same meaning in this Counterparty Notice, unless otherwise defined herein.

1. Notice

The Security Provider gives the Counterparty Notice that under the Security Document it has pledged to the Security Agent all its present and future rights under or in connection with all its existing and future contracts and other legal relations which it may have with the Counterparty including:

[INSERT DETAILS OF RIGHTS/LEGAL RELATIONS/CLAIMS] (the [Rights][Intercompany Receivables]).

2. Conditions of operation

Under the Security Document, until the Counterparty receives a notice from the Security Agent substantially in the form of the Schedule to this Counterparty Notice (a **Termination Notice**), the Security Provider authorises the Security Provider to exercise all its rights, powers and discretions with respect to the [Rights][Intercompany Receivables] and the Counterparty must continue to send communications with respect to the [Rights][Intercompany Receivables] to the Security Provider.

The Security Provider requests the Counterparty to acknowledge receipt of this Counterparty Notice and to indicate its agreement to the terms set out in the form of the Counterparty Acknowledgement attached to this Counterparty Notice by signing and returning that Counterparty Acknowledgement to the Security Agent, with a copy to the Security Provider.

3. Governing law

This Counterparty Notice is governed by Dutch law.

Yours faithfully,

.....

[SECURITY PROVIDER]

(Authorised signatory)

SCHEDULE TO COUNTERPARTY NOTICE

Form of Termination Notice

[on the letterhead of the Security Agent]

From: ABN AMRO BANK N.V. (the **Security Agent**)

To: [COUNTERPARTY] (the **Counterparty**)

Copy: [SECURITY PROVIDER] (the **Security Provider**)

[DATE]

Dear Sirs,

Counterparty Notice dated [] relating to a security document between the Security Provider and the Security Agent (the Security Document)

We refer to the Security Document. This is a Termination Notice. All capitalised terms defined in, or incorporated into, the Security Document have the same meaning in this Termination Notice.

With effect from the date of this Termination Notice:

- (a) all the rights, powers and discretions in relation to each [Right][Intercompany Receivable] are now exclusively exercisable by, and communications must be sent to, the Security Agent or as it directs; and
- (b) any amount payable in respect of the Rights, as it falls due, must be paid to the following bank account:

[BANK ACCOUNT NUMBER]

[NAME OF ACCOUNT HOLDER]

Governing law

This Termination Notice is governed by Dutch law.

Yours faithfully,

.....

ABN AMRO BANK N.V.

(Authorised signatory)

PART 2
COUNTERPARTY ACKNOWLEDGEMENT
[on the letterhead of the counterparty]

From: [COUNTERPARTY] (the Counterparty)
To: ABN AMRO BANK N.V. (the Security Agent)
Copy: [SECURITY PROVIDER] (the Security Provider)

[DATE]

Dear Sirs,

Security Document dated [] including the Supplemental Deeds thereto (the Security Document) between the Security Agent and the Security Provider

1. We refer to the Security Document and the Counterparty Notice. This is a Counterparty Acknowledgement.
2. All capitalised terms defined in, or incorporated into, the Security Document have the same meaning in this Counterparty Acknowledgement, unless otherwise defined in this Counterparty Acknowledgement.
3. The Counterparty confirms receipt from the Security Provider of a Counterparty Notice relating to a pledge under the Security Document of all the present and future rights of the Security Provider under or in connection with all existing and future contracts and other legal relations which it may have with the Counterparty as referred to in the Counterparty Notice (the **Rights**).
4. The Counterparty confirms that it has not received notice of any right of, or claim by, any third party in respect of any Right.
5. This Counterparty Acknowledgement is governed by Dutch law.

Yours faithfully,

.....

[COUNTERPARTY]

(Authorised signatory)

PART 3

COLLECTION NOTICE

[on the letterhead of the Security Agent]

From: ABN AMRO BANK N.V. (the **Counterparty**)

To: [COUNTERPARTY] (the **Security Agent**)

Copy: [SECURITY PROVIDER] (the **Security Provider**)

[DATE]

Dear Sirs,

Security Document dated [] [including the Supplemental Deeds thereto] between the Security Provider and the Security Agent (the Security Document)

We refer to the Security Document. This is a Collection Notice.

All capitalised terms defined in, or incorporated into, the Security Document have the same meaning in this Collection Notice, unless otherwise defined in this Collection Notice.

1. **Notice**

The Security Agent gives the Counterparty notice that under the Security Document [NAME OF SECURITY PROVIDER] as Security Provider pledged all its present and future rights under or in connection with all existing and future contracts and other legal relations which it may have with the Counterparty, including [INSERT DETAILS OF CONTRACTS /LEGAL RELATIONS/CLAIMS] (the [Rights]).

2. **Collection**

With effect from the date of this Collection Notice:

- (a) all the rights, powers and discretions in relation to each Right are now exclusively exercisable by, and communications must be sent to, the Security Agent or as it directs; and
- (b) any amount payable in respect of the Rights, as it falls due, must be paid to the following bank account:

[BANK ACCOUNT NUMBER]

[NAME OF ACCOUNT HOLDER]

3. **Governing law**

This Collection Notice is governed by Dutch law.

Yours faithfully,

.....

ABN AMRO BANK N.V.

(Authorised signatory)

SCHEDULE 5
FORM OF LETTER FOR INSURERS

PART 1
INSURER NOTICE

(for attachment by way of endorsement to the insurance policies)

[on the letterhead of the Security Provider]

From: [SECURITY PROVIDER] (the **Security Provider**)

To: [INSURER] (the **Insurer**)

Copy: ABN AMRO BANK N.V. (the **Security Agent**)

[DATE]

Dear Sirs,

Security Document dated [] [including the Supplemental Deeds thereto] (the Security Document) [each] between the Security Agent and the Security Provider

We refer to the Security Document. This is an Insurer Notice.

All capitalised terms defined in, or incorporated into, the Security Document have the same meaning in this Account Bank Notice, unless otherwise defined in this Insurer Notice.

1. Notice

- (a) The Security Provider gives the Insurer notice that under the Security Document it has pledged to the Security Agent all its present and future rights to any existing or future contract of insurance of whatever nature taken out with the Insurer by or on its behalf or under which it has a right to claim including [INSERT DETAILS OF INSURANCES] (each an **Insurance**).
- (b) A reference in this letter to any amounts excludes all amounts received or receivable under or in connection with any third party liability insurance and required to settle a liability of an insured party to a third party.

2. Liability and operation

- (a) The Security Provider confirms that:
 - (i) the Security Provider will remain liable under [the] [each] Insurance to perform all the obligations assumed by it under [the] [that] Insurance; and
 - (ii) none of the Security Agent, its agents or any other person acting on its behalf will at any time be under any obligation or liability to the Insurer under or in respect of [the] [any] Insurance.

- (b) The Security Provider remains entitled to exercise all its rights, powers and discretions under [the] [each] Insurance and the Insurer should continue to give notices under [the] [each] Insurance to the Security Provider, until the Insurer receives notice from the Security Agent specifying that an Event of Default has occurred substantially in the form of the Schedule to this Insurer Notice (the **Termination Notice**).

3. Conditions of operation

The Security Provider irrevocably authorises and instructs the Insurer to, following receipt by it of a Termination Notice, comply with the terms of any written notice or instruction from the Security Agent relating to the Insurance and any moneys payable thereunder.

The instruction and authorisation in this letter may not be revoked or amended without the prior written consent of the Security Agent.

4. Notation on Insurance and acknowledgement

Please note on each Insurance the Security Agent's right as loss payee and the Security Agent's right of pledge over [the] [each] Insurance, and send to the Security Agent, with a copy to the Security Provider, the attached Insurer Acknowledgement confirming receipt of this Insurer Notice and the Insurer's agreement to the terms of this Insurer Notice and the additional conditions set out in the form of the Insurer Acknowledgement attached to this Insurer Notice.

5. Governing law

This letter is governed by Dutch law.

Yours faithfully,

.....

[SECURITY PROVIDER]

(Authorised signatory)

Schedule to notice to an insurer
Form of Termination Notice to an insurer
[on the letterhead of the Security Agent]

From: ABN AMRO BANK N.V. (the **Security Agent**)

To: [INSURER] (the **Insurer**)

[DATE]

Dear Sirs,

Insurer Notice dated [] relating to a security document dated [] between [] as Security Provider and the Security Agent (the Security Document)

We refer to the Security Document. This is a Termination Notice.

With effect from the date of this Termination Notice:

- (a) all rights in relation to any Insurance are now exercisable exclusively by, and notices must be given to, the Security Agent or as it directs; and
- (b) any amount payable under an Insurance, as it falls due, must be paid to the following bank account:

[BANK ACCOUNT NUMBER]

[NAME OF ACCOUNT HOLDER]

This Termination Notice is governed by Dutch law.

Yours faithfully,

.....

ABN AMRO BANK N.V.

(Authorised signatory)

PART 2

INSURER ACKNOWLEDGEMENT

[on the letterhead of the insurer]

From: [INSURER] (the **Insurer**)

To: ABN AMRO BANK N.V. (the **Security Agent**)

Copy: [SECURITY PROVIDER] (the **Security Provider**)

[DATE]

Dear Sirs,

Security Document dated [] [including all Supplemental deeds thereto] (the Security Document) between the Security Agent and the Security Provider

1. We refer to the Security Document. This is an Insurer Acknowledgement.

All capitalised terms defined in, or incorporated into, the Security Document have the same meaning in this Collection Notice.

2. The Insurer confirms receipt from the Security Provider of a Insurer Notice relating to a pledge under the Security Document of all the present and future rights of the Security Provider to any existing or future contract of insurance of whatever nature taken out with the insurer by or on its behalf or under which it has a right to claim as referred to in the Insurer Notice. A reference in Insurer Acknowledgement to any amounts excludes all amounts received or receivable under or in connection with any third party liability Insurance and required to settle a liability of an insured party to a third party.
3. The Insurer confirms that it:
 - (a) consents to the security created under the Security Document;
 - (b) accepts the instructions contained in the Insurer Notice and undertakes to comply with the Insurer Notice;
 - (c) will comply with the terms of any Termination Notice;
 - (d) has not received notice of any right of, or claim by, any third party in respect of any Insurance; and
 - (e) has neither claimed or exercised nor will claim or exercise any security interest, set-off, counterclaim or other right in respect of any of the claims of the Security Provider under any Insurance.
4. The Insurer has noted on the relevant Insurance contracts and policies the right of pledge over [the] [each] Insurance.
5. This Insurer Acknowledgement is governed by Dutch law.

Yours faithfully,

.....

[INSURER]

(Authorised signatory)

[

SIGNATORIES

Security Provider

DEXCOM HOLDINGS B.V.

By:



Security Agent

ABN AMRO BANK N.V.

By:

