OP \$165.00 7873057

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Bioject, Inc.		08/31/2007	CORPORATION: OREGON

RECEIVING PARTY DATA

Name:	Partners for Growth, L.P.
Street Address:	180 Pacific Avenue
City:	San Francisco
State/Country:	CALIFORNIA
Postal Code:	94111
Entity Type:	LIMITED PARTNERSHIP: DELAWARE

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Serial Number:	78730575	VITAVAX
Registration Number:	3112918	VET JET
Registration Number:	1838619	VITAJET
Registration Number:	2095147	BIOJECT
Registration Number:	2095148	BIOJECTOR
Registration Number:	2810887	IJECT

CORRESPONDENCE DATA

Fax Number: (415)738-5371

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 415-381-3283
Email: bg2@greenspan.org
Correspondent Name: Benjamin Greenspan
Address Line 1: 620 Laguna Road

Address Line 4: Mill Valley, CALIFORNIA 94941

ATTORNEY DOCKET NUMBER: PFG-BIOJECT

TRADEMARK

900086050 REEL: 003614 FRAME: 0776

NAME OF SUBMITTER:	Benjamin Greenspan
Signature:	/bg/
Date:	09/04/2007
Total Attachments: 3 source=Bioject Trademark Notice#page1.tif source=Bioject Trademark Notice#page2.tif source=Bioject Trademark Notice#page3.tif	

TRADEMARK REEL: 003614 FRAME: 0777

TRADEMARK COLLATERAL AGREEMENT AND NOTICE

This Trademark Collateral Agreement and Notice dated as of August 31, 2007, is between Bioject, Inc., an Oregon corporation with its principal place of business at 20245 S.W. 95th Ave., Tualatin, OR 97062 ("Assignor") and Partners for Growth, L.P., 180 Pacific Avenue, San Francisco, CA 94111 ("Assignee") pursuant to a Loan and Security Agreement dated August 31, 2007, by and among Assignor and Assignee and pursuant to certain other loan documents referenced therein (collectively, the "Loan Documents").

WHEREAS, Assignor is the owner of certain trademarks, including all federal applications and/or registrations therefor, together with the goodwill of the business connected with the use of and symbolized thereby, as listed on Exhibit 1 hereto (the "Marks"); and

WHEREAS, Assignee has agreed to extend certain credit to Assignor on condition that the Assignor pledge and grant to Assignee as collateral for the Obligations (as defined in the Loan Documents) a security interest and lien in and to the Marks and all proceeds thereof and all other related claims and rights as more fully described in a certain Intellectual Property Security Agreement (the "Security Agreement") in favor of the Assignee dated August 31, 2007, by and among Assignor and Assignee;

NOW THEREFORE, for good and valuable consideration, as security for the due and timely payment and performance of the Obligations, Assignor hereby pledges and grants to Assignee a security interest and lien in and to the Marks and all proceeds thereof and gives notice of such security interest and the existence of such Security Agreement providing therefor.

Executed as of the date first above written.

Assignor: Bioject, Inc.	Assignee: PARTNERS FOR GROWTH, L.P.
Chief Executive Officer	Ву
By Charles Secretary	Name:
-	Title: Manager, Partners for Growth, LLC Its General Partner

SCHEDULE A Bioject, Inc. Trademark Schedule – Trademarks

Filing	App. #	Issue Date	Mark#
	79/720 575	Don din s	D
		_	Pending
	•		3,112,918
	•		1838619
			2095147
			2095148
8/19/1999	75/780,711	2/3/2004	2810887
2/25/2005	4210207	2/22/2007	4010000
			4310207
	, ,	-	Pending
-		_, _, _ , _ ,	4,310,215
2/25/2005	1,248,575	Pending	Pending
9/9/2002	3300833	12/14/2005	3300833
7/2/1987	586984	1/25/1991	378650
9/9/2002	3301088	Pending	Pending
	2002-		05925
8/9/2002	12452	5/14/2003	2003
3/26/1997	32748/1997	7/31/1998	4172641
3/24/1997	497123	3/9/1999	497123
3/25/1997	840282	3/30/2000	526097
3/15/2005	2005/08684	2/23/2006	200508684
3/20/2007	5771308	Pending	Pending
	Date 10/11/2005 8/30/2004 3/11/1993 9/26/1996 9/26/1996 8/19/1999 2/25/2005 2/25/2005 2/25/2005 2/25/2005 2/25/2005 9/9/2002 7/2/1987 9/9/2002 8/9/2002 3/26/1997 3/25/1997 3/25/1997 3/15/2005	Date 10/11/2005 78/730,575 8/30/2004 78/475,891 3/11/1993 74/366,838 9/26/1996 75/172309 9/26/1996 75/172310 8/19/1999 75/780,711 2/25/2005 4310207 2/25/2005 1,248,576 2/25/2005 1,248,575 9/9/2002 3300833 7/2/1987 586984 9/9/2002 3301088 2002- 8/9/2002 12452 3/26/1997 32748/1997 3/24/1997 497123 3/25/1997 840282 3/15/2005 2005/08684	Date 10/11/2005 78/730,575 Pending 8/30/2004 78/475,891 7/4/2006 3/11/1993 74/366,838 6/7/1994 9/26/1996 75/172309 9/9/1997 9/26/1996 75/172310 9/9/1997 8/19/1999 75/780,711 2/3/2004 2/25/2005 4,310,215 2/1/2006 2/25/2005 1,248,576 Pending 2/25/2005 1,248,575 Pending 9/9/2002 3300833 12/14/2005 7/2/1987 586984 1/25/1991 9/9/2002 3301088 Pending 2002- 8/9/2002 12452 5/14/2003 3/26/1997 32748/1997 7/31/1998 3/24/1997 497123 3/9/1999 3/25/1997 840282 3/30/2000 3/15/2005 2005/08684 2/23/2006

TRADEMARK REEL: 003614 FRAME: 0779

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Executed as of the date first above written.

RECORDED: 09/04/2007

Assignor:	Assignee:		
Bioject, Inc.	PARTNERS FOR GROWTH, L.P.		
ByChief Executive Officer	By W Ke		
BySecretary	Name: ACORWW. Kah		
·	Title: Manager Partners for Crowth 111		

TRADEMARK REEL: 003614 FRAME: 0780

Its General Partner