# TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Boston Scientific Wayne		01/07/2008	CORPORATION: NEW
Corporation		01/07/2008	JERSEY

## **RECEIVING PARTY DATA**

Name:	Getinge AB
Street Address:	P.O. Box 69
City:	Getinge
State/Country:	SWEDEN
Postal Code:	310 44
Entity Type:	CORPORATION: SWEDEN

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	1605390	HEMASHIELD
Serial Number:	78884380	GUIDELINE
Registration Number:	1730883	MEADOX MEDICALS
Registration Number:	2164227	HEMASHIELD VANTAGE
Registration Number:	0756499	MEADOX
Registration Number:	1815781	TRELEX NATURAL
Registration Number:	1213670	VERI-SOFT
Registration Number:	1761213	MINICRIMP
Registration Number:	1881364	HEMASHIELD
Registration Number:	1300143	HEMASHIELD

## **CORRESPONDENCE DATA**

Fax Number: (612)331-2239

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

TRADEMARK
REEL: 003817 FRAME: 0374

900111457

Phone: 612-331-1464 Email: michelle@nrslaw.com Correspondent Name: Wayne A. Sivertson Address Line 1: Suite 401, Broadway Place East Address Line 2: 3433 Broadway Street Northeast Minneapolis, MINNESOTA 55413 Address Line 4: ATTORNEY DOCKET NUMBER: 56021/402/101 -- 10 FILES DOMESTIC REPRESENTATIVE Name: Address Line 1: Address Line 2: Address Line 3: Address Line 4: NAME OF SUBMITTER: Wayne A. Sivertson Signature: /WAS316/ Date: 07/17/2008 **Total Attachments: 15** source=MAQUET - Sale documents - w-date#page1.tif source=MAQUET - Sale documents - w-date#page2.tif source=MAQUET - Sale documents - w-date#page3.tif source=MAQUET - Sale documents - w-date#page4.tif source=MAQUET - Sale documents - w-date#page5.tif source=MAQUET - Sale documents - w-date#page6.tif source=MAQUET - Sale documents - w-date#page7.tif source=MAQUET - Sale documents - w-date#page8.tif source=MAQUET - Sale documents - w-date#page9.tif source=MAQUET - Sale documents - w-date#page10.tif source=MAQUET - Sale documents - w-date#page11.tif source=MAQUET - Sale documents - w-date#page12.tif

source=MAQUET - Sale documents - w-date#page13.tif source=MAQUET - Sale documents - w-date#page14.tif source=MAQUET - Sale documents - w-date#page15.tif

#### BILL OF SALE AND ASSIGNMENT

This Bill of Sale and Assignment (this "Agreement"), is made and entered into as of January 7, 2008 by and among (i) Boston Scientific Corporation, a Delaware corporation ("Parent"), (ii) Getinge AB, a Swedish Aktiebolag ("Buyer"), and (iii) each of the Sellers (as defined herein):

### RECITALS

WHEREAS, Parent, Buyer and Sellers (as defined in the Purchase Agreement) have entered into that certain Purchase Agreement dated as of November 5, 2007 (the "Purchase Agreement") pursuant to which Buyer is purchasing the Transferred Subsidiaries and all right, title and interest in and to the Purchased Assets (capitalized terms used herein and not otherwise defined shall have the meanings assigned to such terms in the Purchase Agreement); and

WHEREAS, this Agreement is being executed and delivered in connection with and as a condition to the Closing of the transactions contemplated by the Purchase Agreement.

NOW, THEREFORE, in consideration of the foregoing and of the mutual covenants and promises set forth herein, and for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereby agree as follows:

#### AGREEMENT

- Assignment of Purchased Assets. Parent and each Seller hereby assigns to Buyer, in accordance with the terms and conditions set forth in the Purchase Agreement, all of its right title and interest in and to the Purchased Assets.
- No Assignment of Excluded Assets. It is hereby expressly agreed that Parent and/or Sellers shall retain, and Buyer shall not acquire, any of the Excluded Assets.
- This Agreement, and the rights and Effective Date of Agreement. obligations of the parties hereunder, shall take effect as of the Closing.
- General. This Bill of Sale and Assignment shall be subject to the terms and conditions set forth in the Purchase Agreement and nothing contained in this Bill of Sale and Assignment shall be construed to limit, terminate or expand the representations, warranties or covenants set forth in the Agreement.

[The remainder of this page is intentionally left blank.]

A/72043712.7

IN WITNESS WHEREOF, each of the parties hereto has caused this Agreement to be executed and delivered by an officer thereunto authorized on the date first above written.

CETANCE AR

Name Johan Malmquist

Title: President & CEO

[SIGNATURE PAGE TO BILL OF SALE AND ASSIGNMENT]

TRADEMARK

REEL: 003817 FRAME: 0377

IN WITNESS WHEREOF, each of the parties hereto has caused this Agreement to be executed and delivered by an officer thereunto authorized on the date first above written.

# **BOSTON SCIENTIFIC CORPORATION**

By:
By:
Title: Executive Vice President
SELLERS:
BOSTON SCIENTIFIC LIMITED
Ву:
Name: Lawrence J. Knopf
Title: Vice President, Legal
BOSTON SCIENTIFIC SCIMED INC.
By:
Name: Lawrence J. Knopf
Title: Assistant Secretary
CORVITA CORP.
To the state of th
By:Name: Lawrence J. Knopf
Title: Vice President, Legal and Secretary
Title. Vice Fresident, Legal and Secretary
GUIDANT CORP.
n
By:
Name: Lawrence J. Knopf
Title: Vice President, Legal and Secretary

[SIGNATURE PAGE TO BILL OF SALE AND ASSIGNMENT]

IN WITNESS WHEREOF, each of the parties hereto has caused this Agreement to be executed and delivered by an officer thereunto authorized on the date first above written.

# BOSTON SCIENTIFIC CORPORATION

	ВУ:
	Name: Jim Gilbert
	Title: Executive Vice President
	The. Excounte vice Flesident
	SELLERS:
	BOSTON SCIENTIFIC LIMITED
	DOSTOR SCIENTIFIC LIMITED
	By:
	Name: Lawrence J. Knopf
1	
100	Title: Vice President, Legal
	BOSTON SCIENTIFIC SCIMED INC.
	DODION DOLLING DOLLING TINC.
	By:
	Name: Lawrence J. Knopf
	Title: Assistant Secretary
	Title. Assistant Secretary
-	
	CORVITA CORP.
	Ву:
	Name: Lawrence J. Knopf
	Title: Vice President, Legal and Secretary
L.	OTHE ARM CORE
	GUIDANT CORP.
	<i>~</i> ~
	By.
	Name: Lawrence J. Knopf
	Title: Vice President, Legal and Secretary

[SIGNATURE PAGE TO BILL OF SALE AND ASSIGNMENT]

## GUIDANT INVESTMENT CORP.

Name: Lawrence J. Knopf

Title: Vice President, Legal and Secretary

BOSTON SCIENTIFIC WAYNE CORPORATION

Name: Lawrence J. Knopf

Title: Vice President, Legal and Secretary

BOSTON SCIENTIFIC PUERTO RICO, B.V.

Name: Lawrence J. Knopf

Title: Authorized Signatory

[SIGNATURE PAGE TO BILL OF SALE AND ASSIGNMENT]

# PURCHASE AGREEMENT

This PURCHASE AGREEMENT (this "Agreement"), dated as of November 5, 2007 (the "Agreement Date"), is made by and among (i) Boston Scientific Corporation, a Delaware corporation ("Parent"), (ii) Getinge AB, a Swedish Aktiebotag ("Buver"), and (iii) each of the Sellers (as defined herein) by its execution and delivery of a counterpart signature page hereto, whether as of the Agreement Date or at anytime prior to the Closing Date

WHEREAS, Parent, directly and through its various Affiliates, including the Transferred Subsidiaries and the Asset Sellers, is engaged in, among other things, the Cardiac Surgery Business and the Vascular Surgery Business (the Vascular Surgery Business together with the Cardiac Surgery Business, but not including the Excluded Businesses, collectively, the "Businesses")) at various locations around the world;

WHEREAS, certain assets of the Transferred Subsidiaries that are not used in the Businesses will be an ansferred by the Transferred Subsidiaries to Parent or one of its Affiliates prior to the Closing, the Excluded Liabilities will be assumed by Parent or one of its Affiliates prior to the Closing, and the Interests and the Purchased Assets will be sold by Parent or the applicable Asset Sellers to Buyer at the Closing, all as more fully set forth herein.

WHEREAS, for purposes of this Agreement, references to the Businesses shall be deemed to include the Assets and the Interests if the context so requires:

WHEREAS in order to effect the transactions contemplated by this Agreement, prior to the Closing Date. Parent will cause to occur, and the Transferred Subsidiaries will undertake conversions of thos: Transferred Subsidiaries that are in corporate form each into a limited liability company (collectively, the "LLC Conversions"); and

WHEREAS following consummation of the LLC Conversions, Parent and the Sellers wish to sell, or cause to be sold, to Buyer, and Buyer wishes to purchase from Parent and the Sellers, the Transferred Subsidiaries and all right, title and interest in and to all assets of the Businesses, and in connection therewith Buyer is willing to assume certain liabilities relating thereto described herein, all upon the terms and subject to the conditions set forth herein.

NOW, THEREFORE, in consideration of the promises and the mutual agreements and covenants hereinafter set forth, and intending to be legally bound, the parties hereby agree as follows:

### ARTICLE I

### DEFINITIONS

SECTION 1.01. Certain Defined Terms. For purposes of this Agreement:

"Action" means any claim, written demand, written threat, action, suit, arbitration, inquiry, proceeding mediation, litigation or investigation by any Governmental Authority or third party or before any Governmental Authority.

A.72297935 F

## ARTICLE II

#### PURCHASE AND SALE

Assets. Upon the terms and subject to the conditions of this Agreement, at the Closing. Parent shall sell, convey, assign and transfer, and shall cause each. Asset Seller to sell, convey, assign and transfer, to Buyer all the assets, rights and properties of Parent and its Affiliates, of every kind and description and wherever located, whether tangible or intangible, real, personal or mixed, that (except as otherwise expressly set forth in this Agreement or the Ancillary Agreements) are primarily used in or primarily held for use by the Businesses as of the Closing Date (not including the Excluded Assets, the "Purchased Assets"), and Buyer shall purchase the Purchased Assets free and clear of all Encumbrances other than Permitted Encumbrances (for the avoidance of doubt, all assets, rights and properties of the Transferred Subsidiaries (other than any Excluded Assets) shall remain assets, rights and properties of the Transferred Subsidiaries and not Purchased Assets hereunder). Without limiting the generality of the foregoing, the Purchased Assets shall include the following assets, rights and properties of Parent and its Affiliates as of the Closing Date:

- (i) all Sellers', Parent's and its Affiliates' right, title and interest to Real Property, including, without limitation, leasehold interests, interests in security deposits and fee simple title in and to the Owned Business Real Property, subject only to Permitted Title Encumbrances:
- machinery, equipment, training materials and equipment, mechanical and spare parts, supplies owned and leased motor vehicles, mobile telephones, computer equipment, communications equipment, PDA bar code readers, fixtures, trade fixtures, tools, tooling, dyes, cap and component molds, furniture, furnishings, office equipment and supplies, production supplies other miscellaneous supplies and other tangible property of any kind in each case to the extent primarily used in or primarily held for use by the Businesses
- (iii) the Business Transferred Intellectual Property not held by the Transferred Subsidiaries;
- (iv) Registrations primarily related to products currently being manufactured and sold by the Businesses, or primarily related to future products or product lines being developed primarily by the Businesses, in each case to the extent assignable with or without requiring the consent of the issuing Governmental Authority, supported by and including, for such products, future products or product lines primarily related to the Businesses:

  (A) the original documents, to the extent originals are available, under the possession of Parent or the Asset Sellers (or that are accessible to Parent or the Asset Sellers using commercially reasonable efforts) evidencing such Registrations issued to Parent or the Asset Sellers by a Governmental Authority primarily related to the Businesses; (B) all related Registration applications, clinical research and trial agreements, data results and records of clinical trials and marketing research all other clinical documents required to be kept by Law, all documents required be kept under the FDA Quality System Regulation or any other Law regulating the

SECTION 3.10. Intellectual Property. (a) Section 3.10(a) of the Seller Disclosure Schedule sets forth, as of the Agreement Date, a complete and accurate list (in all material respects) of all patents and applications therefor, invention disclosures (as to the Cardiac Surgery Business only), registered trademarks and applications therefor, domain name registrations and copyright registrations (if any) that are included in the Business Intellectual Property and are used in the conduct of the Businesses as currently conducted. Except as set forth on Section 3.10(a) of the Seller Disclosure Schedule, all material Business Intellectual Property is either (i) owned by Parent, a Transferred Subsidiary or an Asset Seller free and clear of all Encumbrances (other than Permitted Encumbrances), or (ii) licensed to Parent, a Transferred Subsidiary or an Asset Seller with the right to grant or transfer a license of substantially equivalent scope to Buyer and the Transferred Subsidiaries free and clear (to the Knowledge of Parent) of all Encumbrances (other than Permitted Encumbrances). Except as set forth on Section 3.10(a) of the Seller Disclosure Schedule, all material Business Transferred Intellectual Property is owned by Parent, a Transferred Subsidiary or an Asset Seller free and clear of all Encumbrances (other than Permitted Encumbrances). Except as set forth on Section 3.10(a) of the Seller Disclosure Schedule, there are no material claims pending or, to the Knowledge of Parent, threatened with regard to the ownership or licensing by Parent, the Transferred Subsidiaries or the Asset Sellers of the Business Intellectual Property. Except as set forth on Section 3.10(a) of the Seller Disclosure Schedule, Parent, a Transferred Subsidiary or an Asset Seller (i) owns, has valid title to, is validly licensed or otherwise has the right to use all Business Intellectual Property, and (ii) has a right to freely transfer the Business Transferred Intellectual Property (including by way of transfer of the Transferred Subsidiaries) and freely license the Business Licensed Intellectual Property as contemplated hereby without the consent of any third party. Section 3-10(a)(1) of the Seller Disclosure Schedule sets forth, as of the Agreement Date, all Contracts under which Parent, the Transferred Subsidiaries or the Asset Sellers is obligated to make payments to third parties for use of any Business Intellectual Property and for which such payments have been in excess of \$1,000,000 for any fiscal year of the Businesses for any single product. The aggregate amount of all such payments that the Businesses are obligated to make under any Contract of the type described in the immediately preceding sentence that are not required to be disclosed pursuant to such sentence did not exceed \$5,000,000 for the year ended December 31, 2006. Section 3.10(a)(ii) of the Seller Disclosure Schedule sets forth all material contracts by which Rusiness Intellectual Property is licensed to third parties and by which Business Licensed Intellectual Property is licensed from third parties, if any, and other than (A) standard customer or end-user licenses granted by Parent or its Affiliates for use of the Businesses' products. (B) commercial off-the-shelf software, and (C) licenses to distributors for sale by them of the Businesses' products.

(b) Except as set forth in Section 3.10(b) of Seller Disclosure Schedule, there are no pending or, to the Knowledge of Parent and Sellers, material claims or Actions threatened in writing that the operation of the Businesses has infringed or misappropriated or is infringing or misappropriating (including with respect to the manufacture, use or sale by the Businesses of any products or to the operations of the Businesses) any valid and enforceable intellectual property rights of any Person that would be material to the Businesses and to the Knowledge of Parent, there is no such infringement or misappropriation of such rights. To the Knowledge of Parent and Sellers and except as set forth in Section 3.10(b) of Seller Disclosure Schedule, as of the Agreement Date, no Person has notified Parent or any of its Affiliates in writing of any facts, circumstances or conditions that would reasonably be expected to form the basis for any material

# Counterpart Signature Page

To

Purchase Agreement, dated as of November 5, 2007, by and among Parent. Buyer and the Sellers named therein.

This Counterpart Signature Page will be effective, and will become a part of the Agreement, in mediately upon execution.

SELLER: BOSTON SCIENTIFIC WAYNE CORPORATION

By:

Name: Lawrence J. Khopf

Title: Vice President Legal and Secretars

PRIME FORE PACE TO PURCHASE AGREEMENT.

SELLER DISCLOSURE SCHEDULE TO THE PURCHASE AGREEMENT dated as of November 5, 2007 between

GETINGE AB

and

**BOSTON SCIENTIFIC CORPORATION** 

and

THE SELLERS NAMED THEREIN

This Seller Disclosure Schedule is furnished by Parent as of the date hereof pursuant to and as part of the above-referenced agreement (the "Purchase Agreement"). This Seller Disclosure Schedule shall not be construed as indicating that such matter is required to be disclosed, nor shall any disclosure be construed as an admission that such information is material with respect to the Businesses, except to the extent required by the Purchase Agreement. Any matter that is disclosed in one section of the Seller Disclosure Schedule (whether or not containing a reference thereto in the Purchase Agreement) shall be deemed disclosed for all purposes on all other sections to the extent its relevance to such other sections is madereasonably apparent by the disclosure whereby such matter is disclosed. Headings have been assigned to the various sections of this Seller Disclosure Schedule for convenience of reference only and shall not be construed to affect the meaning or construction of the language in the body of such sections. Capitalized terms not defined herein shall have the meanings ascribed to them in the Purchase Agreement.

A/72152537.15

# Section 3.10(a)

- Please see Section 1.01 BLIP of this Seller Disclosure Schedule.1
- 2. Please see Section 1.01 BTIP of this Seller Disclosure Schedule.2
- 3. Registered Trademarks and Applications:

List of Vascular Surgery Trademarks to be Assigned:

HEMASHIELD 04-TM0600	HEMASHIELD 04-TM0599	GUIDELINE 06-TM0105	FUSION 04-TM0226	٠	FUSION 04-TM0224	FUSION 06-TM0061	EXXCEL	EAG 04-TM0058	GRAFT 04-TM0741	~	RAFT 04-TM0738	GRAFT 04-TM0737	COOLEY	COOLEY GRAF 04-TM0745	COOLEY 04-TM0711	CARDIOROOT 05-TM0219	Mark Name Docket #
United States	United States	United States	Community Trademark	Japan	Canada	United States	Common-Law	United States	Japan		France	Canada		Great Britain	Mexico	United States	Country
Registered	Registered	Filed	Registered	Registered	Filed	Filed		Filed	Registered	1	Registered	Registered		Registered	Registered	Filed	Status
73/833.238	74/389,203	78/884.380	2917540	2002-93940	1157526	78/848,811		76/012,212	48179/1987		878317	366,099		1011765	236,574	78/738,194	Current Appl.
10/24/1989	5/7/1993	5/16/2006	11/4/2002	11/6/2002	11/5/2002	3/29/2006		3/29/2000	5/1/1987		5/21/1973	7/6/1973		5/24/1973	7/30/1984	10/21/2005	Current Appl. Date
1605390	1881364		2917540	4731644					2159773		1242345	218811		1011765	310043		Current Reg
7/10/1990	2/28/1995		3/19/2004	12/5/2003					8/31/1989		5/21/1973	2/11/1977		9/23/1975	7/30/1984		Current Reg Date

I The OUS patent information was obtained from public sources by identifying the worldwide patent families corresponding to our list of U.S. cases. Whether a particular foreign case is active or not is based on Parent's Knowledge after reviewing public sources and relying on the accuracy and completeness of the public sources.

A/72152537.15

<sup>2</sup> See footnote 5 above.

PLATINUM	HEMASHIELD	GOLD	HEMASHIELD	FINESSE	HEMASHIELD	FINESSE	HEMASHIELD	TIENA CUIEI D	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD	HEMASHIELD
				04-TM1281		04-TM1123	6700ts 1-40	OCHONAL VO	04-TM0628	04-TM0627	04-TM0626	04-TM0625	04-TM0624	04-TM0623	04-TM0622	04-TM0621	04-TM0620	04-TM0619	04-TM0617	04-TM0616	04-TM0615	04-TM0614	04-TM0613	04-TM0612	04-TM0611	04-TM0610	04-TM0609	04-TM0608	04-TM0607	04-TM0606	04-TM0605	04-TM0604	04-TM0603	04-TM0602	04-TM0601
Common-law		Common-law		United States		Trademark	Community	Cara Duitain	Switzerland	Switzerland	Sweden	Sweden	Spain	Paraguay	Norway	Norway	New Zealand	Japan	Italy	Germany	Germany	France	France	Finland	Finland	Denmark	Denmark	Canada	Canada	Benelux	Benelux	Austria	Austria	Australia	United States
				Registered	,	Registered	Registered	D of	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered
				75/094,749		681627	1040000	5 5 4 3 3 3 6	9378	10709/1993.3	89-10234	93-07639		2112/95	895313	933681	197160	122123/1989	42508C/89	M66077/10Wz	M75521/10Wz	168644	93/483,123	5551/89	4069/93	08189/89	05445/1993	643,412	733,738	736470	800808	AM3528/93	AM5314/89	A522300	449,179
				4/26/1996		11/11/1997	7/29/1993	700000	12/15/1989	9/27/1993	10/27/1989	8/25/1993	11/8/1989	2/10/1995	10/30/1989	8/3/1993	10/31/1989	10/27/1989	11/17/1989	10/27/1989	7/24/1993	11/20/1989	9/10/1993	10/30/1989	9/16/1993	11/2/1989	8/25/1993	10/25/1989	7/26/1993	10/30/1989	7/23/1993	7/26/1993	11/6/1989	10/31/1989	10/21/1983
			:	2,162,565		681627	1043338	1647770	378302	415370	226796	259979	1529878	181671	149774	167358	197160	2409146	5.75752	1163166	2070445	1560973	93483123	114332	133393	VR084801991	00102/1994	382006	TMA438405	472114	536241	150925	130375	A522300	1300143
				6/2/1998		9/24/1999	11/29/1993	10011000	12/15/1989	9/27/1993	9/27/1991	8/5/1994	11/5/1991	10/13/1995	3/26/1992	3/23/1995	10/31/1989	4/30/1992	10/1/1992	8/29/1990	7/8/1994	11/20/1989	9/10/1993	10/7/1991	8/5/1994	12/6/1991	1/7/1994	3/22/1991	1/27/1995	10/30/1989	7/23/1993	1/25/1994	4/4/1990	10/31/1989	10/16/1984

MEADOX 04-TM1055	MEADOX 04-TM1054	MEADOX 04-TM1053		MEADOX 04-TM1051	MEADOX 04-TM1050	MEADOX 04-TM1049	MEADOX 04-TM1048	LARS	VANTAGE 04-TM0585	Ü	VANTACH 04-TM0584	VANTAGE 04-TM0583	II.D	VANTAGE 04-TM0582	D	VANTAGE 04-TM0581	VANIAGE 04-IM0580	LD	VANTAGE 04-TM0579	D.	VANTAGE 04-TM0578	ILD	VANTAGE 04-TM0577	Ü	VANTAGE 04-TM0576	VANTAGE 04-1M0373	i.	VANTAGE 04-TM0573	HEMASHIELD	VANTAGE 04-TM0572	HEMASHIELD OF INOST	T	VANTAGE 04-TM0570	HEMASHIELD	HEMASHIELD PLATINUM
	Germany	France	Ecuador	Denmark	Colombia	Brazil	Benelux	Common-law	Great Britain		Switzerland	Sweden		Spain		Norway	Japan		laly		Germany		France		Finland	Delmark		Benelux		Austria	Susuala		United States		Common-law
Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered		Registered	in Grand Control	Registered	Registered	. '	Registered	S. C.	Registered	Registered		Registered	•	Registered	Đ	Registered	G.	Registered	Kegistered	3	Registered		Registered	Sincipal	Danismand	Registered		
,	39706434.9 MI97C000132	97665499	75971	00775/1997	97-009413	819930660	887644		1587563	00000	1.7661/6888	94-13248		1940163		947108	7(1995)-16		MI94C011537		39405451.2		95/552321	C . C .	6182/94	088/1/1994	0007171004	838824		AM 6539/94	040040	6,100.15	74/547,305		
7/17/1907	2/13/1997	2/25/1997	2/18/1997	2/14/1997	2/21/1997	5/14/1997	2/13/1997		10/10/1994	1 20 1 20 1	7061/E1/C1	12/22/1994		1/9/1995	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	12/14/1994	1/4/1995		12/16/1994		12/8/1994		1/5/1995	***************************************	12/9/1994	12/10/1994	1001717004	12/12/1994		12/22/1994	12/12/1994	19/19/1904	7/8/1994		
78710/	39706434	97665499	3028-98	00686/1998	201678	819930660	612369		1587563	167000	3024505	310671		1940163		171565	3322056		701668		39405451		95552321		140141	01022/1993	A LOCAL TO LA	565511		157264	040040	210015	2164227		
8/5/1999	2/28/2007	2/25/1997	5/13/1998	2/13/1998	9/30/1997	8/3/1999	2/13/1997		1/12/1996	1211001774	1001/11/01	3/29/1996		9/5/1995	0.14.1230	3/14/1996	6/13/1997		12/30/1996		9/27/1995	!	1/5/1995	1 m	9/20/1995	2/3/1993	3 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	12/12/1994		3/22/1995	16611134	121 2100a	6/9/1998		

(A

TRELEX	NATURAL	TRELEX	TRELEX	TRELEX	TRELEX	TRELEX	TRELEX	TRELEX	TRELEX	TRELEX	TRELEX	TRELEX	and Design	MM MEADOX	MM MEADOX	MEDICALS	MM &	MEDICALS	MM &	MINICRIMP	MICROVEL	MEDICALS	MEADOK	MEADOX	MEDICALS	MEADOX	MEADOX	MEADOX	MEADOX	MEADOX	MEADOX	MEADOX	MEADOX	MEADOX
04-TM0667	04-TM0665	04-TM0692	04-TM0691	04-TM0690	04-TM0689	04-TM0688	04-TM0687	04-TM0686	04-TM0685	04-TM0683	04-TM0682	04-TM0681	04-TM0724	04-13/10/00	מתרות בדי בת	04-TM0719		04-TM0718		04-TM0756	04-TM0710	04-TM0722		04-TM0721	04-TM0717		04-TM0716	04-TM0715	04-TM0713	04-TM0712	04-TM1062	04-TM1061	04-TM1060	04-TM1059
Australia	United States	Great Britain	Switzerland	Sweden	Spain	Japan	Italy	Germany	France	Benelux	Austria	Australia	Japan	raiaguay		France		Benelux		United States	Paraguay	Paraguay		Italy	United States		Great Britain	Paraguay	Canada	United States	Puerto Rico	Chile	Ireland	Venezuela
Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	Negaria	Danish	Registered		Registered		Registered	Registered	Registered		Registered	Registered	i	Registered	Registered	Registered	Registered	Docket	Registered	Registered	Registered
598071	74/376,466	1517237	3996/1993.8	A9209643	1728547	5-37317	MI92C007560	M73542/10Wz	92439894	786846	AM 1297/93	598070	87877/1996	10/28/74	VO/ 05523	1238092		597995		74/290,645	2113/95	15727/94	;	RM2003C0031	74/228,307		1011766	15729/94	367269	72/161,538		369644	98/1111	8505-97
3/12/1993	4/6/1993	10/27/1992	3/26/1993	11/3/1992	11/5/1992	4/14/1993	11/5/1992	10/18/1992	10/30/1992	10/6/1992	3/19/1993	3/12/1993	8/7/1996	01 1271274	VOO LYCEYO	5/21/1973		5/29/1973		2/2/1992	2/10/1995	8/12/1994	3	6/11/1973	12/9/1991		5/24/1973	8/12/1994	8/16/1973	1/28/1963		2/21/1997	3/26/1998	4/30/1997
A598071	1815781	1517237	408419	250790	1728547	3275020	653838	2050577	92439894	528904	147792	A598070	4129097	700070	000000	1238092		319028		1,761,213	181672	266889		660760	1730883		1011766	266891	201175	756499		498597	208946	P-205965
3/12/1993	1/11/1994	9/15/1995	3/26/1993	8/13/1993	4/20/1994	4/4/1997	6/27/1995	11/26/1993	10/30/1992	10/6/1992	6/25/1993	3/12/1993	3/27/1998	4,12,2004	MOCKETEV	5/21/1973		5/29/1973		3/30/1993	10/13/1995	4/12/2004		6/11/1973	11/10/1992		2/11/1975	4/12/2004	8/16/1974	9/10/1963		12/12/1997	3/26/1998	6/12/1998

ACROBAT HEARTSTRING HEARTSTRING AXIUS XPOSE OPCAB OPCAB	EATING HEAL	MARK/Description		MEVENIT	VERI-SOFT	NATURAL	NATURAL	NATURAL TRELEX	NATURAL TRELEX	TRELEX	NATURAL	NATURAL	NATURAL	NATURAL	NATURAL TRELEX	NATURAL TRELEX	NATURAL TRELEY	NATURAL	NATURAL
	CHAMELEON BEATING HEART HALL OF FAME	on		04-TM0733	04-TM0753	04-TM0679	04-TM0678	04-TM0677	04-TM0676		04-TM0675	04-TM0674	04-TM0673	04-TM0672	04-TM0671	04-TM0670	04-TM0669	04-TM0668	
United States United States CTM United States United States United States United States Argentina	United States  United States	Country		Great Britain	United States	Great Britain	Switzerland	Sweden	Spain	•	Japan	Italy	Cermany	France	France	Canada	Benelux	Austria	
76/462,552 76/451,759 003120110 76/376,509 76/115,311 75/419,112 2162224	78/674,746 76/504,936	Serial No	Ç,	Registered	Registered	Registered	Registered	Registered	Hiled		Registered	Registered	Registered	Registered	Registered	Registered	Registered	Registered	
		o. Reg. No.	rdiac Surgery	1011767	73/227,014	1531121	3997/1993.0	93/03404	1752323		5-373318	MI93C02129	M74685/10Wz	93/472475	93/460745	725294	794553	AM 2275/93	
2,830,685 2,830,661 003120110 2,755,306 2,742,953 1758529	2,977,313	No	Trademari	5/24/1973	8/10/1979	3/23/1993	3/26/1993	4/13/1993	3/25/1993	20518000	4/14/1993	3/24/1993	3/24/1993	6/16/1993	3/23/1993	3/23/1993	3/12/1993	5/12/1993	
55966,404101 55966,405101 55966,405761 55966,406101 55966,407101 55966,408101 55966,408131	55966.402101 55966.403101	Case No.	Cardiac Surgery Trademarks to be Assigned	1011767	1,213,670	1531121	410081	256567			4275021	668253	2069723	93472475	93460745	TMA432401	528125	148572	
				9/19/1975	10/19/1982	3/23/1993	6/10/1994	3/18/1994			4/4/1997	2/1/1996	7/1/1994	11/26/1993	9/3/1993	8/26/1994	3/12/1993	8/5/1993	

TRADEMARK REEL: 003817 FRAME: 0390

**RECORDED: 07/17/2008**