

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
Silicon Valley Bank		01/15/2010	CORPORATION: CALIFORNIA

RECEIVING PARTY DATA

Name:	Avantra Biosciences Corporation
Street Address:	26 Braddock Park
City:	Boston
State/Country:	MASSACHUSETTS
Postal Code:	20116
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 21

Property Type	Number	Word Mark
Registration Number:	3171448	DECISION BIOMARKERS
Registration Number:	3115097	PATH
Registration Number:	3272153	DECISION BIOMARKERS
Serial Number:	78857832	DECISION BIOMARKERS
Serial Number:	78913162	DECISION BIOMARKERS
Serial Number:	78794734	AVANTRA
Serial Number:	78794778	IMARK BIOCHIP
Serial Number:	78794820	MAX BIOCHIP
Serial Number:	78882478	PATH HTS
Serial Number:	78882494	PATH PLUS
Serial Number:	78784679	DECISION BIOMARKERS
Serial Number:	78913204	DECISION BIOMARKERS
Serial Number:	78882449	PATH BLOCK
Serial Number:	78882463	PATH PRINT

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Serial Number:	78882435	PATH RINSE
Serial Number:	78882420	PATH WASH
Serial Number:	78444346	MULTIMARK EXPRESS
Serial Number:	78444334	MULTIMARK
Serial Number:	78795004	RXPlex BIOCHIP
Serial Number:	78794764	RXPRESS Q
Serial Number:	78444338	MULTIMARK DX

CORRESPONDENCE DATA

Fax Number: (212)259-6333
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 212-259-8000
Email: ptodocket@dl.com
Correspondent Name: Monique L. Ribando
Address Line 1: 1301 Avenue of Americas
Address Line 2: Dewey & LeBoeuf LLP
Address Line 4: New York, NEW YORK 10019

ATTORNEY DOCKET NUMBER:	101822.2
NAME OF SUBMITTER:	Monique L. Ribando
Signature:	/Monique L. Ribando/
Date:	01/15/2010

Total Attachments: 5
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**ASSIGNMENT OF SECURITY INTEREST IN APPLICATIONS AND
REGISTRATIONS FOR TRADEMARKS**

WHEREAS, Silicon Valley Bank, a California corporation (hereinafter "ASSIGNOR"), holds a security interest in all right, title and interest in, to and under intellectual property, including the applications and registrations for trademarks set forth on Appendix A hereto and in all rights and remedies thereunder (collectively, the "Trademarks"), pursuant to that certain Intellectual Property Security Agreement dated as of May 27, 2008 and recorded in the United States Patent and Trademark Office on June 16, 2008 at Reel/Frame 3796/0467;

WHEREAS ASSIGNOR is desirous of assigning its security interest in all right, title and interest in, to and under said Trademarks and in all rights and remedies thereunder to ASSIGNEE;

WHEREAS, Avantra Biosciences Corporation, a company organized under the laws of the State of Delaware (hereinafter "ASSIGNEE"), is desirous of acquiring the security interest in all right, title and interest in, to and under said Trademarks and in all rights and remedies thereunder;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged and intending to be legally bound hereby, ASSIGNOR has and does hereby sell, assign, transfer and set over unto ASSIGNEE, its successors and assigns, ASSIGNOR'S security interest in the right, title and interest in, to and under said Trademarks, including, but not limited to: (i) any and all applications for registration and registrations to be granted and issued therefor, in the United States of America, its territories and possessions; (ii) any extensions or renewals thereof; (iii) all of the goodwill of the business connected with use of and symbolized by the Trademarks; (iv) any and all claims for damages by way of past, present and future infringements or dilution of any of the rights included herein, or for any injury to goodwill, with the right, but not the obligation to sue for and collect such damages for said use or infringement of the rights granted herein; (v) all proceeds and products of the foregoing, including, without limitation, licenses or other rights to use the Trademarks, license fees, royalties, income payments, claims, damages and proceeds of suit, payments under insurance or any indemnity or warranty payable in respect of any of the foregoing. ASSIGNOR hereby consents to any and all procedures being taken by the said assignee in regard to the assignment of the identified Trademarks.

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SIGNATURE PAGE FOLLOWS

APPENDIX A

<u>Trademark Name</u>	<u>Registration/Serial No.</u>	<u>Registration Date/Filing Date</u>	<u>Country</u>
DECISION BIOMARKERS	3171448	11/14/2006	USA
PATH	3115097	7/11/2006	USA
PATH	910481	6/29/2006	European CTM
PATH	910481	6/29/2006	Madrid Protocol
DECISION BIOMARKERS	3272153	7/31/2007	USA
DECISION BIOMARKERS	910420	7/2/2006	European CTM
DECISION BIOMARKERS	910420	7/2/2006	Madrid Protocol
DECISION BIOMARKERS	78-857832	4/10/2006	USA
DECISION BIOMARKERS	78-913162	6/21/2006	USA
AVANTRA	78-794734	1/19/2006	USA
AVANTRA	903275	7/18/2006	European CTM
AVANTRA	903275	7/18/2006	Madrid Protocol
IMARK BIOCHIP	78-794778	1/19/2006	USA
IMARK BIOCHIP	903273	7/18/2006	European CTM
IMARK BIOCHIP	903273	7/18/2006	Madrid Protocol
MAX BIOCHIP	78-794820	1/19/2006	USA
MAX BIOCHIP	903274	7/18/2006	European CTM
MAX BIOCHIP	903274	7/18/2006	Madrid Protocol
PATH HTS	78-882478	5/12/2006	USA
PATH PLUS	78-882494	5/12/2006	USA
DECISION BIOMARKERS	78-784679	1/4/2006	USA
DECISION BIOMARKERS	78-913204	6/12/2006	USA
PATH BLOCK	78-882449	5/12/2006	USA

PATH PRINT	78-882463	5/12/2006	USA
PATH RINSE	78-882435	5/12/2006	USA
PATH WASH	78-882420	5/12/2006	USA
MULTIMARK EXPRESS	78-444346	7/1/2004	USA
MULTIMARK	78-444334	7/1/2004	USA
RXPlex BIOCHIP	78-795004	1/19/2006	USA
RXPRESS Q	78-794764	1/19/2006	USA
MULTIMARK DX	78-444338	7/1/2004	USA

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IN WITNESS WHEREOF, the undersigned have caused this Agreement to be executed as of this 15th day of January 2010.

ASSIGNOR:
SILICON VALLEY BANK

By: _____

Name: _____

Title: _____

ASSIGNEE:
AVANTRA BIOSCIENCES CORPORATION



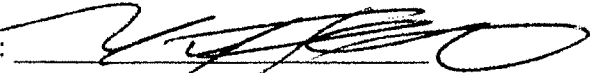
By: _____

Name: R. Brian McKernan

Title: Chief Executive Officer

IN WITNESS WHEREOF, the undersigned have caused this Agreement to be executed as of this 15th day of January 2010.

ASSIGNOR:
SILICON VALLEY BANK

By: 

Name: MICHAEL J. FELL

Title: VP

ASSIGNEE:
AVANTRA BIOSCIENCES CORPORATION

By: _____

Name: R. Brian McKernan

Title: Chief Executive Officer