

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	Security Agreement

**CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Pharmaco Investments, Inc.		12/05/2011	CORPORATION: DELAWARE

**RECEIVING PARTY DATA**

<b>Name:</b>	Credit Suisse AG, Cayman Islands Branch, Administrative Agent
<b>Street Address:</b>	11 Madison Avenue
<b>City:</b>	New York
<b>State/Country:</b>	NEW YORK
<b>Postal Code:</b>	10010
<b>Entity Type:</b>	Bank: SWITZERLAND

**PROPERTY NUMBERS Total: 10**

Property Type	Number	Word Mark
Registration Number:	2136203	CG++
Registration Number:	2084758	CROSSGRAPHS
Registration Number:	3150904	MRL
Registration Number:	3196237	MRL INTERNATIONAL
Registration Number:	3288963	NO ONE GETS MEDICINE INTO THE SYSTEM FASTER
Registration Number:	2435414	PPD
Registration Number:	2332213	PPD
Registration Number:	2644316	PPD QUERYDIRECT
Registration Number:	2179522	TABLETRANS
Registration Number:	2920159	THE BIOMARKER COMPANY

**CORRESPONDENCE DATA**

Fax Number: (866)826-5420  
 Phone: 301-638-0511  
 Email: ipresearchplus@comcast.net

**900208823**

**TRADEMARK  
 REEL: 004673 FRAME: 0061**

**OP \$265.00 2136203**

*Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.*

Correspondent Name: IP Research Plus, Inc.  
Address Line 1: 21 Tadcaster Circle  
Address Line 2: attn: Penelope J.A. Agodoa  
Address Line 4: Waldorf, MARYLAND 20602

ATTORNEY DOCKET NUMBER:	37572
NAME OF SUBMITTER:	Penelope J.A. Agodoa
Signature:	/pja/
Date:	12/06/2011

Total Attachments: 14  
source=37572#page1.tif  
source=37572#page2.tif  
source=37572#page3.tif  
source=37572#page4.tif  
source=37572#page5.tif  
source=37572#page6.tif  
source=37572#page7.tif  
source=37572#page8.tif  
source=37572#page9.tif  
source=37572#page10.tif  
source=37572#page11.tif  
source=37572#page12.tif  
source=37572#page13.tif  
source=37572#page14.tif



## INTELLECTUAL PROPERTY SECURITY AGREEMENT

This INTELLECTUAL PROPERTY SECURITY AGREEMENT (as amended, amended and restated, supplemented or otherwise modified from time to time, the "IP Security Agreement") dated December 5, 2011, is among the Persons listed on the signature pages hereof (collectively, the "Grantors") and Credit Suisse AG, Cayman Islands Branch, as administrative agent (the "Administrative Agent") for the Secured Parties (as defined in the Credit Agreement referred to below).

WHEREAS, Jaguar Holding Company I, a Delaware corporation, Jaguar Holding Company II, a Delaware corporation, Jaguar Merger Sub, Inc., a North Carolina corporation, have entered into the Credit Agreement dated as of December 5, 2011 (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), with the Lenders, the Swing Line Lender, the L/C Issuers and the Administrative Agent. Terms defined in the Credit Agreement or in the Security Agreement (as defined below) and not otherwise defined herein are used herein as defined in the Credit Agreement or the Security Agreement, as the case may be (and in the event of a conflict, the applicable definition shall be the one given to such term in the Security Agreement).

WHEREAS, as a condition precedent to the making of the Loans by the Lenders from time to time and the issuance of Letters of Credit by the L/C Issuers from time to time, the entry into Secured Hedge Agreements by the Hedge Banks from time to time and the entry into Secured Cash Management Agreements by the Cash Management Banks from time to time, each Grantor has executed and delivered that certain Security Agreement dated December 5, 2011 among the Grantors and the Administrative Agent (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement").

WHEREAS, under the terms of the Security Agreement, the Grantors have granted to the Administrative Agent, for the benefit of the Secured Parties, a security interest in, among other property, certain intellectual property of the Grantors, and have agreed thereunder to execute this IP Security Agreement for recording with the U.S. Patent and Trademark Office, the United States Copyright Office and any other appropriate domestic governmental authorities.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Grantor agrees as follows:

SECTION 1. Grant of Security. Each Grantor hereby grants to the Administrative Agent for the benefit of the Secured Parties a security interest in all of such Grantor's right, title and interest in and to the following (the "Collateral"):

- (i) the patents and patent applications set forth in Schedule A hereto (the "Patents");

(ii) the trademark and service mark registrations and applications set forth in Schedule B hereto (provided that no security interest shall be granted in United States intent-to-use trademark applications to the extent that, and solely during the period in which, the grant of a security interest therein would impair the validity or enforceability of such intent-to-use trademark applications under applicable federal law), together with the goodwill symbolized thereby (the "Trademarks");

(iii) all copyrights, whether registered or unregistered, now owned or hereafter acquired by such Grantor, including, without limitation, the copyright registrations and applications and exclusive copyright licenses set forth in Schedule C hereto (the "Copyrights");

(iv) all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of such Grantor accruing thereunder or pertaining thereto;

(v) any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to any of the foregoing, with the right, but not the obligation, to sue for and collect, or otherwise recover, such damages; and

(vi) any and all proceeds of, collateral for, income, royalties and other payments now or hereafter due and payable with respect to, and supporting obligations relating to, any and all of the Collateral of or arising from any of the foregoing;

provided that notwithstanding anything to the contrary contained in the foregoing clauses (i) through (vi), the security interest created hereby shall not extend to, and the term "Collateral" shall not include, any Excluded Property.

SECTION 2. Security for Obligations. The grant of a security interest in, the Collateral by each Grantor under this IP Security Agreement secures the payment of all Secured Obligations of such Grantor now or hereafter existing under or in respect of the Secured Documents (as such Secured Documents may be amended, amended and restated, supplemented, replaced, refinanced or otherwise modified from time to time (including any increases of the principal amount outstanding thereunder)), whether direct or indirect, absolute or contingent, and whether for principal, reimbursement obligations, interest, premiums, penalties, fees, indemnifications, contract causes of action, costs, expenses or otherwise. Without limiting the generality of the foregoing, this IP Security Agreement secures, as to each Grantor, the payment of all amounts that constitute part of the Secured Obligations that would be owed by such Grantor to any Secured Party under the Secured Documents but for the fact that they are unenforceable or not allowable due to the existence of a bankruptcy, or reorganization or similar proceeding involving a Loan Party.

SECTION 3. Recordation. Each Grantor authorizes and requests that the Register of Copyrights, the Commissioner for Patents and the Commissioner for Trademarks and any other applicable government officer record this IP Security Agreement.

SECTION 4. Execution in Counterparts. This IP Security Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement.

SECTION 5. Grants, Rights and Remedies. This IP Security Agreement has been entered into in conjunction with the provisions of the Security Agreement. Each Grantor does hereby acknowledge and confirm that the grant of the security interest hereunder to, and the rights and remedies of, the Administrative Agent with respect to the Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this IP Security Agreement and the terms of the Security Agreement, the terms of the Security Agreement shall govern.

SECTION 6. Governing Law; Jurisdiction; Etc. (a) THIS IP SECURITY AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK.

(b) EACH PARTY HERETO IRREVOCABLY AND UNCONDITIONALLY SUBMITS, FOR ITSELF AND ITS PROPERTY, TO THE EXCLUSIVE JURISDICTION OF THE COURTS OF THE STATE OF NEW YORK SITTING IN THE STATE, COUNTY AND CITY OF NEW YORK AND OF THE UNITED STATES FOR THE SOUTHERN DISTRICT OF NEW YORK, AND ANY APPELLATE COURT FROM ANY THEREOF, IN ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS IP SECURITY AGREEMENT, AND EACH OF THE PARTIES HERETO IRREVOCABLY AND UNCONDITIONALLY AGREES THAT ALL CLAIMS IN RESPECT OF ANY SUCH ACTION OR PROCEEDING MAY BE HEARD AND DETERMINED IN SUCH NEW YORK STATE COURT OR, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, IN SUCH FEDERAL COURT. EACH OF THE PARTIES HERETO AGREES THAT A FINAL JUDGMENT IN ANY SUCH ACTION OR PROCEEDING SHALL BE CONCLUSIVE AND MAY BE ENFORCED IN OTHER JURISDICTIONS BY SUIT ON THE JUDGMENT OR IN ANY OTHER MANNER PROVIDED BY LAW. NOTHING IN THIS IP SECURITY AGREEMENT SHALL AFFECT ANY RIGHT THAT THE ADMINISTRATIVE AGENT, ANY LENDER OR ANY L/C ISSUER MAY OTHERWISE HAVE TO BRING ANY ACTION OR PROCEEDING RELATING TO THIS IP SECURITY AGREEMENT AGAINST THE BORROWERS OR ANY OTHER LOAN PARTY OR ITS PROPERTIES IN THE COURTS OF ANY JURISDICTION.

(c) EACH PARTY HERETO IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY OBJECTION THAT IT MAY NOW OR HEREAFTER HAVE TO THE LAYING OF VENUE OF ANY ACTION OR PROCEEDING ARISING OUT OF OR RELATING TO THIS IP SECURITY AGREEMENT IN ANY COURT REFERRED TO IN

PARAGRAPH (b) OF THIS SECTION. EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THE DEFENSE OF AN INCONVENIENT FORUM TO THE MAINTENANCE OF SUCH ACTION OR PROCEEDING IN ANY SUCH COURT.


(d) EACH PARTY HERETO IRREVOCABLY CONSENTS TO SERVICE OF PROCESS IN THE MANNER PROVIDED FOR NOTICES IN SECTION 10.02 OF THE CREDIT AGREEMENT. NOTHING IN THIS IP SECURITY AGREEMENT WILL AFFECT THE RIGHT OF ANY PARTY HERETO TO SERVE PROCESS IN ANY OTHER MANNER PERMITTED BY APPLICABLE LAW.

(e) EACH PARTY TO THIS IP SECURITY AGREEMENT HEREBY EXPRESSLY WAIVES ANY RIGHT TO TRIAL BY JURY OF ANY CLAIM, DEMAND, ACTION OR CAUSE OF ACTION ARISING UNDER THIS IP SECURITY AGREEMENT OR IN ANY WAY CONNECTED WITH OR RELATED OR INCIDENTAL TO THE DEALINGS OF THE PARTIES HERETO OR ANY OF THEM WITH RESPECT TO THIS IP SECURITY AGREEMENT, OR THE TRANSACTIONS RELATED THERETO, IN EACH CASE WHETHER NOW EXISTING OR HEREAFTER ARISING, AND WHETHER FOUNDED IN CONTRACT OR TORT OR OTHERWISE; AND EACH PARTY HEREBY AGREES AND CONSENTS THAT ANY SUCH CLAIM, DEMAND, ACTION OR CAUSE OF ACTION SHALL BE DECIDED BY COURT TRIAL WITHOUT A JURY, AND THAT ANY PARTY TO THIS AGREEMENT MAY FILE AN ORIGINAL COUNTERPART OR A COPY OF THIS SECTION 6(e) WITH ANY COURT AS WRITTEN EVIDENCE OF THE CONSENT OF THE SIGNATORIES HERETO TO THE WAIVER OF THEIR RIGHT TO TRIAL BY JURY.


IN WITNESS WHEREOF, each Grantor and the Administrative Agent have caused this IP Security Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the date first written above.

---

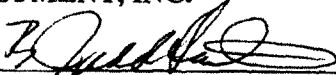
**PHARMACO INVESTMENTS, INC.**

By:   
Name: B. Judd Hartman  
Title: President and Secretary

**ATP, LLC**

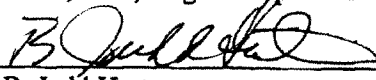
By:   
Name: B. Judd Hartman  
Title: Vice President and Secretary

**PHARMACEUTICAL PRODUCT  
DEVELOPMENT, INC.**

By:   
Name: B. Judd Hartman  
Title: General Counsel and Secretary

**PPD DEVELOPMENT, LP**

By: PPD GP, LLC, its general partner

By:   
Name: B. Judd Hartman  
Title: Vice President, General Counsel and  
Secretary

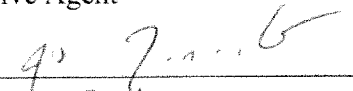
---


*[Signature Page to IP Security Agreement]*



**CREDIT SUISSE AG, CAYMAN ISLANDS  
BRANCH**

as Administrative Agent

By:   
Name: John D. Toronto  
Title: Managing Director

By:   
Name: VIPUL DHADDA  
Title: ASSOCIATE

[Signature Page to IP Security Agreement]

**EXHIBIT A****PATENTS**

Grantor	Country	Patent Title	Application No. Filing Date	Patent No. Issue Date
<b>U.S. ISSUED</b>				
Pharmaceutical Product Development, Inc.	United States	Apparatus and method for analysis of dry powder inhaler products	11/948,249 11/30/2007	7,934,434 B2 5/3/2011
PPD Development, I.P	United States	Textual data classification method and apparatus	09/483,828 1/17/2000	6,507,829 1/14/2003
Pharmaco Investments, Inc. and Duke University	United States	Pyrazole compounds and uses thereof	09/440,209 11/15/1999	6,191,147 2/20/2001
Pharmaco Investments, Inc.	United States	Prenylation inhibitors and methods of their synthesis and use	10/336,285 1/3/2003	6,649,638 11/18/2003
Pharmaco Investments, Inc.	United States	Prenylation inhibitors containing dimethylcyclobutane and methods of their synthesis and use	10/336,186 1/3/2003	6,664,277 12/16/2003
Pharmaco Investments, Inc.	United States	Prenylation inhibitors and methods of their synthesis and use	10/646,256 8/22/2003	6,960,603 11/1/2005
Pharmaco Investments, Inc.	United States	Prenylation inhibitors and methods of their synthesis and use	11/237,134 9/27/2005	7,112,596 9/26/2006
Pharmaco Investments, Inc.	United States	Prenylation inhibitors and methods of their synthesis and use	11/457,788 7/14/2006	7,501,444 3/10/2009
Pharmaco Investments, Inc.	United States	Prenylation inhibitors and methods of their synthesis and use	10/636,327 8/6/2003	7,166,619 1/23/2007
Pharmaco Investments, Inc.	United States	Prenylation inhibitors and methods of their synthesis and use	11/618,932 1/1/2007	7,501,446 3/10/2009
<b>U.S. APPLICATIONS</b>				
Pharmaco Investments, Inc.	United States	GERANYLGERANYL TRANSFERASE INHIBITORS AND METHODS OF MAKING AND USING THE SAME	12/679,604 10/17/2008	N/A
Pharmaco Investments, Inc.	United States	Methods for treating glaucoma and macular degeneration	11/716,724 3/12/2007	N/A

**EXHIBIT B**  
**TRADEMARKS**

Grantor	Country	Mark	Application No. Filing Date	Registration No. Registration Date
<b>U.S. ISSUED</b>				
Pharmaco Investments, Inc.	United States	CG++	75073458 3/15/1996	2,136,203 2/10/1998
Pharmaco Investments, Inc.	United States	CROSSGRAPHS	75015691 11/7/1995	2,084,758 7/29/1997
Pharmaco Investments, Inc.	United States	MRL	78737233 10/20/2005	3,150,904 10/3/2006
Pharmaco Investments, Inc.	United States	MRL INTERNATIONAL	78737243 10/20/2005	3,196,237 1/9/2007
Pharmaco Investments, Inc.	United States	NO ONE GETS MEDICINE INTO THE SYSTEM FASTER	78789589 1/12/2006	3,288,963 9/4/2007
Pharmaco Investments, Inc.	United States	PPD (Word Mark)	76035092 4/26/2000	2,435,414 3/13/2001
Pharmaco Investments, Inc.	United States	PPD	75664176 3/19/1999	2,332,213 3/21/2000
Pharmaco Investments, Inc.	United States	PPD QUERYDIRECT	76274995 6/20/2001	2,644,316 10/29/2002
Pharmaco Investments, Inc.	United States	TABLETRANS	75237464 2/6/1997	2,179,522 8/4/1998
Pharmaco Investments, Inc.	United States	THE BIOMARKER COMPANY	76515237 5/19/2003	2,920,159 1/18/2005
<b>FOREIGN ISSUED</b>				
Pharmaco Investments, Inc.	Argentina	PPD	2547413 10/13/2004	2086062 5/16/2006
Pharmaco Investments, Inc.	Australia	PPD	834251 5/5/2000	834251 4/17/2001
Pharmaco Investments, Inc.	Australia	S		895872 11/17/2003
Pharmaco Investments, Inc.	Brazil	PPD	822,586,185 3/27/2000	822586185 3/28/2006
Pharmaco Investments, Inc.	Canada	CSS INFORMATICS	11778444 5/20/2003	TMA652703 11/15/2005
Pharmaco Investments, Inc.	Canada	PHARMAZYME	1108469 7/3/2001	TMA583663 6/12/2003
Pharmaco Investments, Inc.	Canada	PPD	1059353 5/16/2000	TMA565357 7/30/2002

[[3318879]]

Grantor	Country	Mark	Application No. Filing Date	Registration No. Registration Date
Pharmaco Investments, Inc.	Chile	PPD	662867 10/14/05	727643 6/16/2005
Pharmaco Investments, Inc.	China	PPD	2000/89835 12/05/2000	1749979 4/13/2002
Pharmaco Investments, Inc.	CTM (EU Community)	CSS INFORMATICS		3175148 1/29/2008
Pharmaco Investments, Inc.	CTM (EU Community)	PPD	004064713 10/13/2004	4064713 4/11/2005
Pharmaco Investments, Inc.	CTM (EU Community)	CLIENTAG	00746481 12/15/2008	7464481 7/21/2009
Pharmaco Investments, Inc.	Hong Kong	PPD	2003/04266 3/25/2003	B08708/2004 3/25/2003
Pharmaco Investments, Inc.	Hong Kong	PPD		300081404 9/19/2003
Pharmaco Investments, Inc.	Israel	PPD	139935 7/18/2000	139935 1/02/2002
Pharmaco Investments, Inc.	Japan	PPD	11-111444 12/03/1999	4546216 2/22/2002
Pharmaco Investments, Inc.	Mexico	PPD	681967 10/13/2004	870818 2/28/2005
Pharmaco Investments, Inc.	Singapore	PPD	T00/18443B 10/20/2000	T00/18443B 10/20/2000
Pharmaco Investments, Inc.	South Africa	PPD	2000/20556 10/18/2000	2000/20556 10/18/2000
Pharmaco Investments, Inc.	Switzerland	PPD	57601/2006 8/09/2006	553549 12/20/2006
Pharmaco Investments, Inc.	Taiwan	PPD	88045924 9/14/1999	131445 10/16/2000
Pharmaco Investments, Inc.	Thailand	PPD	509336 1/24/2003	20446 10/07/2003
<b>FOREIGN APPLICATIONS</b>				
Pharmaco Investments, Inc.	India	PPD	1242427 10/10/2003	N/A

## EXHIBIT C

### COPYRIGHTS

Grantor	Full Title	Registration Number	Registration Date
PPD Development, LP	PPD Clinical Foundation Program, Volumes I and II, Training Materials, Version February 2009	TXu001615996	May 14, 2009
PPD Development, LP	Richmond Labs User Guide	TXu001060523	March 29, 2002
ATP, LLC (f/k/a Association of Transportation Practitioners)	ATP guide for high schools and colleges . / Admissions Testing Program of the College Board.	CSN0035956	August 27, 1982 <sup>1</sup>
ATP, LLC (f/k/a Association of Transportation Practitioners)	ATP maintenance and service parts for automatic transmissions, flywheel assemblies / [Automatic Transmission Parts, Inc.].	CSN0057906	March 26, 1985
ATP, LLC (f/k/a Association of Transportation Practitioners)	ATP maintenance and service parts for automatic transmissions, flywheel assemblies / [Automatic Transmission Parts, Inc.].	CSN0057906	May 28, 1985
ATP, LLC (f/k/a Association of Transportation Practitioners)	Directory of members and constitution and bylaws / Association of Transportation Practitioners	CSN0029333	November 13, 1986
ATP, LLC (f/k/a Association of Transportation Practitioners)	Directory of members and constitution and bylaws / Association of Transportation Practitioners	CSN0029333	1987 <sup>2</sup>
ATP, LLC (f/k/a Association of Transportation Practitioners)	Directory of members and constitution and bylaws / Association of Transportation Practitioners	CSN0029333	June 22, 1989
ATP, LLC (f/k/a Association of Transportation Practitioners)	Association of Transportation Practitioners : membership directory, constitution and bylaws, guidelines for professional conduct, informal opinions of the Committee on Professional Ethics, Interstate Commerce Commission directory.	CSN0093523	October 25, 1991 <sup>3</sup>
ATP, LLC (f/k/a Association of Transportation Practitioners)	Small aircraft and rotorcraft airworthiness directives and service information.	TX0003737202	March 9, 1994
ATP, LLC (f/k/a Association of Transportation Practitioners)	ATP domestic product catalog.	TX0004122577	March 24, 1995

<sup>1</sup> To the best of our knowledge, this is the registration date.

<sup>2</sup> To the best of our knowledge, this is the registration date.

<sup>3</sup> To the best of our knowledge, this is the registration date.

Grantor	Full Title	Registration Number	Registration Date
of Transportation Practitioners)			
ATP, LLC (f/k/a Association of Transportation Practitioners)	ATP navigator 2.0 : user's guide.	TX0004122593	March 24, 1995
ATP, LLC (f/k/a Association of Transportation Practitioners)	Compilation of large aircraft airworthiness directives and associated service information.	TX0004122580	March 24, 1995
ATP, LLC (f/k/a Association of Transportation Practitioners)	Compilation of small aircraft & rotorcraft airworthiness directives and associated service information.	TX0004122579	March 24, 1995
ATP, LLC (f/k/a Association of Transportation Practitioners)	Large aircraft cumulative indexes, 17 Oct 1994.	TX0004122646	March 24, 1995
ATP, LLC (f/k/a Association of Transportation Practitioners)	Regulatory library : ATP revision no. 94-22M, 31 Oct 1994.	TX0004122647	March 24, 1995
ATP, LLC (f/k/a Association of Transportation Practitioners)	Service information fiche.	TX0004122582	March 24, 1995
ATP, LLC (f/k/a Association of Transportation Practitioners)	US type certificates.	TX0004122581	March 24, 1995
ATP, LLC (f/k/a Association of Transportation Practitioners)	Vendor information fiche.	TX0004122603	March 24, 1995
ATP, LLC (f/k/a Association of Transportation Practitioners)	Microfiche library instruction manual.	TX0004287315	September 28, 1995
ATP, LLC (f/k/a Association of Transportation Practitioners)	Legal issues in career and technical education / Bradley H. Hall, Ranaye J. Marsh.	TX0005824637	August 25, 2003
ATP, LLC (f/k/a Association of Transportation Practitioners)	Metallurgy / B. J. Moniz.	TX0005824638	August 25, 2003
ATP, LLC (f/k/a Association of Transportation Practitioners)	Metallurgy : workbook.	TX0005822518	April 4, 2003
ATP, LLC (f/k/a Association of Transportation Practitioners)	Special populations in career and technical education / Michelle Sarkees-Wircenski, John L. Scott.	TX0005824636	August 25, 2003
ATP, LLC (f/k/a Association	Printreading for residential construction : pt. 1 /	TX0005898683	February 18, 2004

Intellectual Property Security Agreement

[[3318879]]

**TRADEMARK**  
**REEL: 004673 FRAME: 0074**

Grantor	Full Title	Registration Number	Registration Date
of Transportation Practitioners)	Thomas E. Proctor, Leonard P. Toenjes.		

[[3318879]]

Intellectual Property Security Agreement

**TRADEMARK**  
**REEL: 004673 FRAME: 0075**



**Document Cover Sheet**  
UNITED STATES COPYRIGHT OFFICE

Copyright Office fees are subject to change.  
For current fees check the Copyright Office website at [www.copyright.gov](http://www.copyright.gov), write to the Copyright Office, or call (202) 707-3000.

**For Recordation of Documents**

Volume \_\_\_\_\_ Document \_\_\_\_\_

Volume \_\_\_\_\_ Document \_\_\_\_\_

Date of Recordation M \_\_\_\_\_ D \_\_\_\_\_ Y \_\_\_\_\_  
(ASSIGNED BY THE COPYRIGHT OFFICE)

Funds Received \_\_\_\_\_

**DO NOT WRITE ABOVE THIS LINE · SEE INSTRUCTIONS ON REVERSE**

To the Register of Copyrights: *Please record the accompanying original document or properly certified copy thereof.*

**1** First party name given in the document Credit Suisse AG, Cayman Islands Branch

(IMPORTANT: Please read instruction for this and other spaces.)

**2** First title given in the document PPD Clinical Foundation Program, Volumes I and II, Training Material

**3** Total number of titles in the document 25

**4** Amount of fee calculated \_\_\_\_\_

**5** Fee enclosed  Check  Money order  
 Fee authorized to be charged to Copyright Office Deposit Account

Deposit Account number \_\_\_\_\_

Deposit Account name \_\_\_\_\_

**6** Completeness of document  Document is complete by its own terms  Document is not complete. Record "as is."

**IMPORTANT NOTE:** A request to record a document "as is" under 37 CFR §201.4(c)(2) is an assertion that: (a) the attachment is completely unavailable for recordation; (b) the attachment is not essential to the identification of the subject matter of the document; and (c) it would be impossible or wholly impracticable to have the parties to the document sign or initial a deletion of the reference to the attachment.

**7** Certification of Photocopied Document Complete this certification if a photocopy of the original signed document is substituted for a document bearing the actual original signature.  
**NOTE:** This space may not be used for documents that require an official certification.

I declare under penalty of perjury that the accompanying document is a true and correct copy of the original document.

Signature  Date 12/5/11

Duly authorized agent of Credit Suisse AG, Cayman Islands Branch, as Admin Agent

**8** Return to: Name IPResearch Plus, Inc. attn: Penelope J.A. Agodoa

Number/Street 21 Tadcaster Circle Apt/Suite \_\_\_\_\_

City Waldorf State MD Zip 20602

Phone number 301-638-0511 Fax number 866-826-5420

Email ipresearchplus@comcast.net

**SEND TO:** Library of Congress, Copyright Office, Documents Recordation Section, LM-462, 101 Independence Avenue SE, Washington, DC 20559-6000  
**INCLUDE ALL THESE TOGETHER:** (1) Two copies of this form; (2) payment from a Deposit Account or by check/money order payable to Register of Copyrights; and (3) your document.