

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM334913

<b>SUBMISSION TYPE:</b>	RESUBMISSION		
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
<b>RESUBMIT DOCUMENT ID:</b>	900317064		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
MRLB INTERNATIONAL, INC.		02/20/2015	CORPORATION: MINNESOTA
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	CROSSTEX INTERNATIONAL, INC.		
<b>Street Address:</b>	10 RANICK ROAD		
<b>City:</b>	HAUPPAUGE		
<b>State/Country:</b>	NEW YORK		
<b>Postal Code:</b>	11788		
<b>Entity Type:</b>	CORPORATION: NEW YORK		
<b>PROPERTY NUMBERS Total: 3</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Serial Number:</b>	74309457	DENTAPURE	
<b>Serial Number:</b>	76571978	PD	
<b>Serial Number:</b>	76572402	PD DENTAPURE	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>			
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>			
<b>Phone:</b>	763-553-3300		
<b>Email:</b>	jgustafson@medivators.com		
<b>Correspondent Name:</b>	Medivators Inc.		
<b>Address Line 1:</b>	14605 28th Avenue North		
<b>Address Line 4:</b>	Minneapolis, MINNESOTA 55447		
<b>ATTORNEY DOCKET NUMBER:</b>	MRLB ASSIGNMENT		
<b>NAME OF SUBMITTER:</b>	Laura E. Smith		
<b>SIGNATURE:</b>	/LES/		
<b>DATE SIGNED:</b>	03/12/2015		
<b>Total Attachments: 31</b>			
source=MRLB Intl Stock Purchase Signatures#page1.tif			

source=MRLB Intl Stock Purchase Signatures#page2.tif  
source=MRLB Intl Stock Purchase Signatures#page3.tif  
source=MRLB Intl Stock Purchase Signatures#page4.tif  
source=MRLB Intl Stock Purchase Signatures#page5.tif  
source=MRLB Intl Stock Purchase Signatures#page6.tif  
source=MRLB Intl Stock Purchase Signatures#page7.tif  
source=MRLB Intl Stock Purchase Signatures#page8.tif  
source=MRLB Intl Stock Purchase Signatures#page9.tif  
source=MRLB Intl Stock Purchase Signatures#page10.tif  
source=MRLB Intl Stock Purchase Signatures#page11.tif  
source=MRLB Intl Stock Purchase Signatures#page12.tif  
source=MRLB Intl Stock Purchase Signatures#page13.tif  
source=MRLB Intl Stock Purchase Signatures#page14.tif  
source=MRLB Intl Stock Purchase Signatures#page15.tif  
source=MRLB Intl Stock Purchase Signatures#page16.tif  
source=MRLB Intl Stock Purchase Signatures#page17.tif  
source=MRLB Intl Stock Purchase Signatures#page18.tif  
source=MRLB Intl Stock Purchase Signatures#page19.tif  
source=MRLB Intl Stock Purchase Signatures#page20.tif  
source=MRLB Intl Stock Purchase Signatures#page21.tif  
source=MRLB Intl Stock Purchase Signatures#page22.tif  
source=MRLB Intl Stock Purchase Signatures#page23.tif  
source=MRLB Intl Stock Purchase Signatures#page24.tif  
source=MRLB Intl Stock Purchase Signatures#page25.tif  
source=MRLB Intl Stock Purchase Signatures#page26.tif  
source=MRLB Intl Stock Purchase Signatures#page27.tif  
source=MRLB Intl Stock Purchase Signatures#page28.tif  
source=MRLB Intl Sellers Disclosure Schedule#page1.tif  
source=MRLB Intl Sellers Disclosure Schedule#page2.tif  
source=MRLB Intl Sellers Disclosure Schedule#page3.tif

**STOCK PURCHASE AGREEMENT**

**DATED AS OF**

**FEBRUARY 20, 2015**

**BY AND AMONG**

**CROSSTEX INTERNATIONAL, INC.,**

**MRLB INTERNATIONAL, INC.**

**AND**

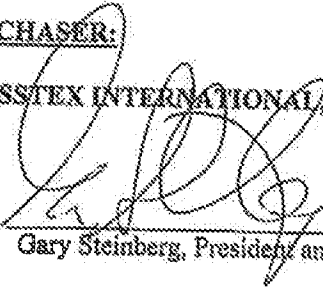
**THE SHAREHOLDERS OF MRLB INTERNATIONAL, INC.**

IN WITNESS WHEREOF, this Agreement has been duly executed and delivered on the date first above written.

PURCHASER:

CROSSTEX INTERNATIONAL, INC.

By:

  
\_\_\_\_\_  
Gary Steinberg, President and CEO

MRLB:

MRLB INTERNATIONAL, INC.

By:

\_\_\_\_\_  
Bernt Hammarback, CEO

SHAREHOLDER REPRESENTATIVE

\_\_\_\_\_  
Bernt Hammarback

*[Signature Page to Stock Purchase Agreement]*

IN WITNESS WHEREOF, this Agreement has been duly executed and delivered on the date first above written.

**PURCHASER:**

CROSSTEX INTERNATIONAL, INC.

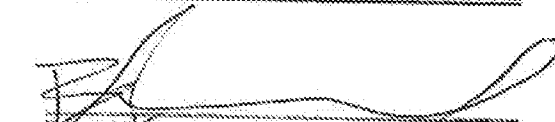
By: \_\_\_\_\_  
Gary Steinberg, President and CEO

**MRLB:**

MRLB INTERNATIONAL, INC.

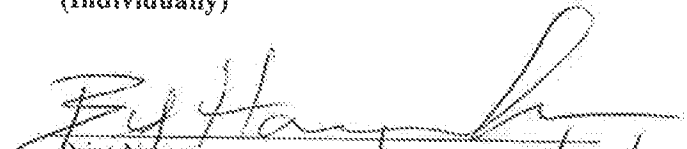
By:   
Bert Hammarback, CEO

**SHAREHOLDER REPRESENTATIVE**

  
Bert Hammarback

*[Signature Page to Stock Purchase Agreement]*

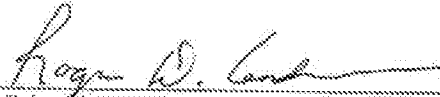
**SELLERS:**  
**(Individually)**

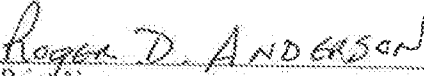
  
Print Name: Fred Housman

Print Name: \_\_\_\_\_

*[Signature Page to Stock Purchase Agreement]*

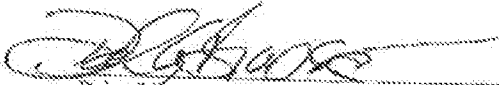
SELLERS:  
(Individually)

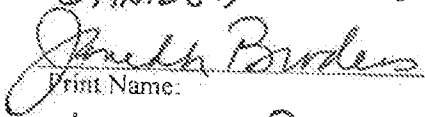
  
Print Name:

  
Print Name:

*[Signature Page to Stock Purchase Agreement]*

SELLERS:  
(Individually)


 2/17/15  
Print Name:  
DANIEL G. BRODERS

 2/17/15  
Print Name:  
Janet L Broders

*[Signature Page to Stock Purchase Agreement]*



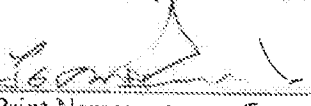
**SELLERS:**  
**(Individually)**

  
Print Name: Edward Littlejohn 2/7/15  
Owner of: Edward Jones, Cust FBO  
Edward Littlejohn 55392123  
Print Name:

*[Signature Page to Stock Purchase Agreement]*


**SELLERS:**  
**(Individually)**

  
Print Name: Ronald O. Everson

  
Print Name: Jan Everson

*[Signature Page to Stock Purchase Agreement]*

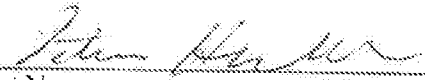
SELLERS:  
(Individually)

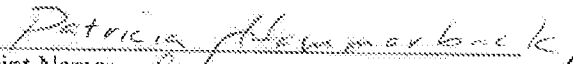
  
Print Name: Patricia Hernandez


Print Name: \_\_\_\_\_

*[Signature Page to Stock Purchase Agreement]*

**SELLERS:**  
**(Individually)**

  
Print Name:

  
Print Name:

  
Peter Hammerback

*[Signature Page to Stock Purchase Agreement]*

02/17/2015 TUE 16:49 FAX

FID 423 0000

02/17/2015 18:18

002/002

8729 P. 002/002

SELLERS:  
(Individually)

Harry J Mitchell  
Print Name:

Harry J Mitchell  
Print Name:

*[Signature Page to Stock Purchase Agreement]*

TRADEMARK  
REEL: 005476 FRAME: 0852

**SELLERS:**  
**(Individually)**

*Jeanne Mitchell*  
Print Name:

*J Mitchell*  
Print Name:

*[Signature Page to Stock Purchase Agreement]*

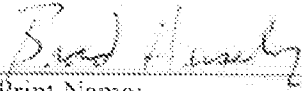
**SELLERS:**  
**(Individually)**

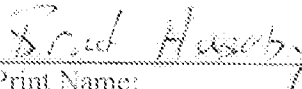
Michelle Heckmann / Tom Heckmann  
Print Name:  
2-17-15 2-17-2015

Michelle Heckmann / Tom Heckmann  
Print Name:

*[Signature Page to Stock Purchase Agreement]*

**SELLERS:**  
**(Individually)**

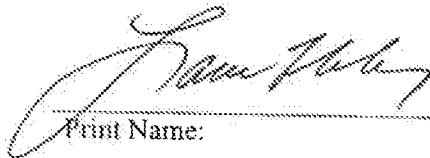
  
Print Name:

  
Print Name:

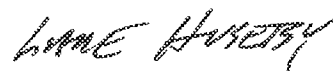
*[Signature Page to Stock Purchase Agreement]*



**SELLERS:**  
**(Individually)**



Print Name: \_\_\_\_\_

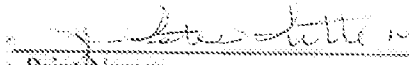


Print Name: \_\_\_\_\_

*[Signature Page to Stock Purchase Agreement]*

9

SELLERS:  
(Individually)

  
-----  
Print Name:

J. PETER RITTEN  
-----  
Print Name:

*[Signature Page to Stock Purchase Agreement]*

**SELLERS:**  
(Individually)

*Victoria J. Kling*  
Print Name:  
*Victoria E. Kling*

*Roger S. Kling*  
Print Name:  
*Roger S. Kling*

*[Signature Page to Stock Purchase Agreement]*

SELLERS:  
(Individually)

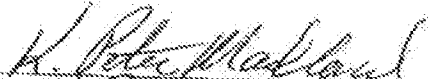
*Eric J. Lundell*

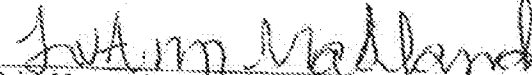
Print Name: Eric J. Lundell

Print Name:

*[Signature Page to Stock Purchase Agreement]*

**SELLERS:**  
**(Individually)**

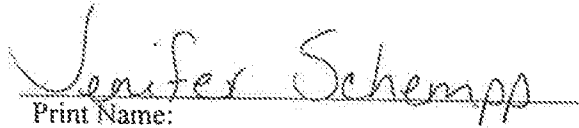
  
Print Name: *K. Peter Madland*

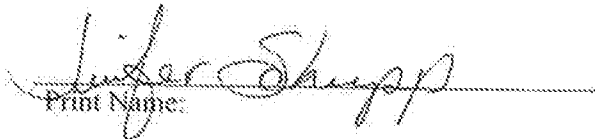
  
Print Name: *Lisa Ann Madland*

*2/17/2015*

*[Signature Page to Stock Purchase Agreement]*

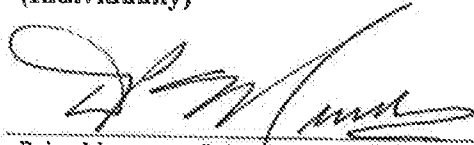
**SELLERS:**  
**(Individually)**

  
Print Name:

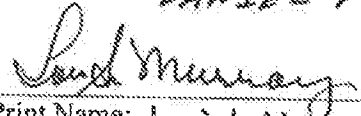
  
Print Name:

*[Signature Page to Stock Purchase Agreement]*

**SELLERS:**  
**(Individually)**



Print Name: DANIEL P MURRAY



Print Name: Lori A Murray

*[Signature Page to Stock Purchase Agreement]*

SELLERS:  
Individuals

William A. Rasmussen  
W. A. Rasmussen

Barbara Rasmussen

Barbara Rasmussen

© 1994 by the Copyright Clearance Center, Inc.



SELLERS:  
(Individually)

*The Raymond Twite Trust*  
*Raymond Twite*

Print Name: *Raymond Twite*  
*2/17/15*

Print Name: \_\_\_\_\_

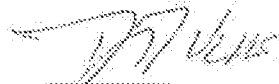
*[Signature Page to Stock Purchase Agreement]*

**SELLERS:**  
**(Individually)**

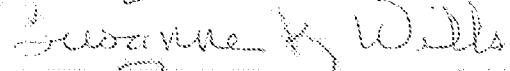
*Robert D. Quady*  
Print Name: *Robert Quady, Trustee*  
*and Trustee Robert Quady*  
*Robert D. Quady*  
Print Name: *Robert Quady*

*[Signature Page to Stock Purchase Agreement]*

SELLERS:  
(Individually)



Print Name: David T. Wills



Print Name: Susanne K. Wills

*[Signature Page to Stock Purchase Agreement]*

**SELLERS:**  
**(Individually)**

Jerry Schumana  
Print Name:

Jerry Schumana  
Print Name:

*[Signature Page to Stock Purchase Agreement]*

SELLERS:  
(Individually)



ROGER L. SEVERSON  
Print Name:

.....  
Print Name:

*[Signature Page to Stock Purchase Agreement]*

SELLERS:  
(Individually)

*David C Simonson*  
Print Name:

*David C Simonson*  
Print Name:

*David C Simonson*

*(Signature Page to Stock Purchase Agreement)*

**SELLER PARTIES' DISCLOSURE SCHEDULES**

**TO**

**STOCK PURCHASE AGREEMENT**

**DATED AS OF**

**FEBRUARY 20, 2015**

**BY AND AMONG**

**CROSSTEX INTERNATIONAL, INC.,**

**MRLB INTERNATIONAL, INC.**

**AND**

**THE SHAREHOLDERS OF MRLB INTERNATIONAL, INC.**

This is the Seller Parties' Disclosure Schedule required by the Stock Purchase Agreement (the "Agreement"), dated February 20, 2015, by and among Crosstex International, Inc., a New York corporation ("Purchaser"), MRLB International, Inc., a Minnesota corporation ("MRLB"), all of the shareholders of MRLB (collectively, the "Shareholders"), and, as the authorized representative for all of the Shareholders for the purposes of the Agreement, Barry Hammarback (the "Shareholder Representative"). Except as otherwise provided on this Disclosure Schedule, all capitalized terms herein shall have the meanings assigned to them in the Agreement.

Matters set forth in the Disclosure Schedule are not necessarily limited to matters required by the Agreement to be reflected in the Disclosure Schedule. Such additional matters are set forth for informational purposes, and the Disclosure Schedule may not necessarily include other matters of a similar nature. No person (other than Purchaser or Seller Parties in a dispute with each other) shall use the fact of the setting of an amount or the inclusion of such facts or matters in any dispute or controversy as to whether any obligation, amount, fact or matter is or is not material for purposes of the Agreement. Any disclosure set forth in any particular section or subsection of the Disclosure Schedule will be deemed disclosed for any other section or subsection of the Disclosure Schedule to the extent that its relevance or applicability to such other section or subsection of the Disclosure Schedule is readily apparent.

Headings contained in this Disclosure Schedule correspond to the section references in the Agreement. No disclosure in this Disclosure Schedule relating to any possible breach or violation of any Contract, Contractual Obligation, or Requirement of Law shall be construed as an admission or indication that any such breach or violation exists or has actually occurred.



**SCHEDULE 3.21**

**Intellectual Property**

Patents	Trademarks
US Patent No. US D716,909 S	76572402
US Patent No. US D717,396 S	76571978
US Patent No. US D717,397 S	74309457
D712507 Design Patent	Application in progress for the trademark "Dental Rocket Science®."
US Patent No. US 13-730,808	

1. License to use the copyright to Research Report #57 – December 2013, DentaPure Dental Waterlines Study granted by Dental Consultants, Inc. to MRLB.
2. It was pointed out to MRLB during the due diligence process of this transaction, that some products may have included a patent number which had expired. Steps were immediately taken to evaluate old inventory to ensure that no expired patent numbers were in use. Steps were also taken to ensure no product was sold that may have included any expired patent numbers. To the best of our knowledge, as of February 9th, 2015, no products have been sold which may have included an expired patent number.