

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM485483

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Medi-Physics, Inc.		09/30/2016	Corporation:
RECEIVING PARTY DATA			
Name:	Theragenics Corporation		
Street Address:	5203 Bristol Industrial Way		
City:	Buford		
State/Country:	GEORGIA		
Postal Code:	30518		
Entity Type:	Corporation: GEORGIA		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Registration Number:	2961099	ONCURA	
Registration Number:	3142821	ONCURA	
CORRESPONDENCE DATA			
Fax Number:			
<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>			
Phone:	2032293532		
Email:	leigh.spaeth@ge.com		
Correspondent Name:	Marina Dostal		
Address Line 1:	901 Main Avenue, GE Global Operations		
Address Line 4:	Norwalk, CONNECTICUT 06851		
NAME OF SUBMITTER:	Marina Dostal		
SIGNATURE:	/marina dostal/		
DATE SIGNED:	08/09/2018		
Total Attachments: 13			
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EXECUTION VERSION

ASSET PURCHASE AGREEMENT

Dated as of September 30, 2016

By and Between

MEDI-PHYSICS, INC.

and

THERAGENICS CORPORATION

ASSET PURCHASE AGREEMENT

This ASSET PURCHASE AGREEMENT (as amended, modified or supplemented in accordance with the terms hereof, this "Agreement"), dated as of September 30, 2016, is entered into between Medi-Physics, Inc., a Delaware corporation ("Seller"), and Theragenics Corporation, a Delaware corporation ("Buyer"), (Seller and Buyer, each a "Party" and together, the "Parties").

WHEREAS, Seller desires to sell or cause to be sold to Buyer all of the Purchased Assets, and Buyer desires to purchase such Purchased Assets and to assume all of the Assumed Liabilities, on the terms and subject to the conditions set forth in this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants and agreements hereinafter set forth, it is hereby agreed between Seller and Buyer as follows:

ARTICLE I

DEFINITIONS

1.1 Definitions. In this Agreement, the following terms have the meanings specified or referred to in this Section 1.1.

"Acquired Contracts" means all written Oncura Contracts acquired by or otherwise transitioned to Buyer via the process described in Section 8.4(a).

"Acquired Relationships" means the commercial relationships of Seller or its Affiliates relating to the sale of the Products and which are not represented by written contracts acquired by or otherwise transitioned to Buyer via the process described in Section 8.4(b).

"Affiliate" means, with respect to any Person, any other Person which, at the time of determination, directly or indirectly through one or more intermediaries controls, is controlled by or is under common control with such Person. For purposes of this Agreement, "control", "controlled by", "under common control with" and "controlling" means, as to any Person, the power to direct or cause the direction of the management and policies of such Person, whether through the ownership of voting securities, by contract or otherwise.

"Agreement" has the meaning specified in the preamble hereto.

"Alternative Arrangement" has the meaning specified in Section 9.7(c).

"Assumed Liabilities" means (i) any and all Liabilities under the Acquired Contracts and Acquired Relationships and (ii) all other Liabilities relating to the Purchased Assets, in either case which arise or are incurred on or after the Closing Date. Notwithstanding the foregoing, Buyer shall not be deemed to have assumed any Liabilities under any Acquired Contract that is an oral contract or an alleged oral contract unless (and then only to the extent that) the existence and material terms thereof have been disclosed to Buyer in writing, including in the Data Room, and Buyer has expressly consented to assume the Liabilities thereunder.

"Base Purchase Price" has the meaning specified in Section 3.1(a).

"Basket Amount" has the meaning specified in Section 9.6(a).

“Buyer” has the meaning specified in the preamble hereto.

“Buyer Group Member” means Buyer and its Affiliates and their respective successors and assigns.

“Buyer Products” means Buyer’s AGX100® and TheraSeed® product lines, including all packaging options and ancillary products such as needles, cartridges, sleeves, spacers, etc.

“Cap Amount” has the meaning specified in Section 9.6(b).

“Claim Notice” has the meaning specified in Section 9.4(a).

“Closing” has the meaning specified in Section 4.1.

“Closing Date” has the meaning specified in Section 4.1.

“Code” means the Internal Revenue Code of 1986.

“Contingent Payment” has the meaning specified in Section 3.1(b).

“Contingent Payment Report” has the meaning specified in Section 8.7(c).

“Data Room” means the Merrill Datasite online data room entitled “VALVE” established and populated by Seller for purposes of the transactions contemplated hereby. References herein to the contents of the Data Room refer to its contents at 9:00 a.m. Eastern time on Thursday, September 28, 2016.

“Designated Agreements” means the Oncura Contracts and GPO Contracts, other than Oncura Contracts and GPO Contracts which are either (i) set forth on Schedule 1.1(a) or (ii) have become Rejected Agreements as provided in Section 8.8.

“Designated Contracts” means those Designated Agreements which are written contracts or agreements.

“Designated Relationships” means those Designated Agreements which are not represented by written contracts or agreements.

“Disclosure Schedules” means all of the disclosure schedules provided for in this Agreement.

“Double Trigger Contracts” has the meaning set forth in Section 3.1(b)(i).

“Encumbrance” means any lien, claim, charge, security interest, mortgage, pledge, easement, conditional sale or other title retention agreement, defect in title, covenant or other restrictions on personal property.

“Equipment Purchase Agreement” means that certain Equipment Purchase and Sale Agreement between the Parties dated as of September 16, 2016, and relating to certain equipment of Seller specified therein.

“Excluded Assets” has the meaning specified in Section 2.2.

“Excluded Names” means, subject to Section 7.4, all rights in, relating to, or for the use or exploitation of, any trademark, service mark, brand name, certification mark, trade name, corporate name, domain name or other indication of source or origin, that is comprised of, includes, is based on, relates to or is likely to be confused with the term “General Electric,” “General Electric Healthcare,” “GE Health,” “GE Healthcare,” “General Electric Health,” “GE,” “GEMS,” and “Medi-Physics,” or any other similar term or derivative thereof.

“Expenses” means any and all reasonable out-of-pocket expenses incurred in connection with defending or asserting any claim, action, suit or proceeding incident to any matter indemnified against hereunder.

“First Contingent Payment Date” means December 29, 2016.

“First Measurement Date” means December 23, 2016.

“Fundamental Reps” has the meaning specified in Section 9.3.

“Georgia Courts” has the meaning specified in Section 10.8.

“Governmental Authority” means any (i) government or any governmental, regulatory or administrative body thereof, or political subdivision thereof, whether federal, state, provincial, municipal, local or foreign, (ii) governmental agency, instrumentality, commission, department, board, bureau or any authority thereof, (iii) multinational or supra national entity, body or authority exercising governmental powers or (iv) court or tribunal.

“Governmental Permits” means all licenses, franchises, permits, privileges, immunities, approvals or other authorizations from a Governmental Authority which are necessary to entitle Seller to own or lease, operate and use any of the Purchased Assets, or to manufacture, market, sell, export, import or distribute any Product, including without limitation FDA premarketing approvals, 510(k) premarket clearances, CE marks, and similar licenses, permits or marketing authorizations applicable to any Product in any jurisdiction where that Product is currently sold.

“Governmental Order” means any order, judgment, injunction, decree, writ, stipulation, ruling, determination or award, in each case entered by or with any Governmental Authority.

“GPO” means a group purchasing organization.

“GPO Contract” means a contract between Seller and a GPO.

“Indemnified Party” has the meaning specified in Section 9.4(a).

“Indemnitor” has the meaning specified in Section 9.4(a).

“Intellectual Property” means all of the following in any jurisdiction throughout the world: (i) patents and patent applications and inventions, (ii) Internet domain names, trademarks, service marks, trade dress, trade names, logos and corporate names and registrations and applications for registration thereof together with all of the goodwill associated therewith, (iii) unregistered and registered copyrights and copyrightable works and registrations and applications for registration thereof, (iv) computer software, data, databases and documentation thereof, excluding (A) rights to third party software used in connection with the Purchased Assets and (B) “shrink wrap” software and other software that can generally be purchased commercially for less than \$50,000 and (v) trade secrets and other

confidential information (including ideas, formulas, inventions (whether patentable or unpatentable and whether or not reduced to practice), know how, processes and techniques).

“Knowledge of Seller” means the actual knowledge, after reasonable inquiry, of Julie Woodland, Gerhard Hammerle, Rick Cornell and Jim Clarkin.

“Liabilities” means any debt, liability, claim, demand, Expense, commitment or obligation (whether direct or indirect, absolute or contingent, known or unknown, accrued or unaccrued, liquidated or unliquidated, or due or to become due) of every kind and description, including all Expenses related thereto.

“Losses” means all actual losses, Liabilities and Expenses.

“Manufacturing and QA Documentation” means: (a) written documentation of the design of the Products (also known as “design files”); (b) written physical specifications of the Products and each component thereof; (c) a list of qualified suppliers of each Product component not manufactured by Seller; (d) a written summary of the end-to-end process for manufacturing the Products (which may be in the form of standard operating procedures or work instructions); and (e) written complaint files, medical device reporting files and incident records (including investigation records and reports) with respect to the Products.

“Measured Agreements” means the Measured Contracts, the Measured GPO Contracts, and the Measured Relationships.

“Measured Contracts” means those Designated Contracts which are set forth on Schedule 1.1(b).

“Measured GPO Contracts” means those GPO Contracts which are set forth on Schedule 1.1(c).

“Measured Relationships” means those Designated Relationships which are set forth on Schedule 1.1(d).

“Measurement Period” means the period beginning on the date of this Agreement and ending on February 17, 2017.

“Oncura Contracts” means all contracts or agreements, whether oral or written, relating exclusively to the sale of the Products (but not including GPO Contracts).

“Party” has the meaning specified in the preamble hereto.

“Permitted Liens” means (a) statutory liens for current Taxes or other governmental charges not yet due and payable or the amount or the validity of which is being contested in good faith by appropriate proceedings; (b) mechanics’, carriers’, workers’, repairers’ and similar statutory liens arising or incurred in the ordinary course of business for amounts which are not delinquent and which are not, individually or in the aggregate, material; (c) purchase money liens and liens securing rental payments under capital lease arrangements; (d) other liens arising in the ordinary course of business and not incurred in connection with the borrowing of money; and (e) other Encumbrances which individually or in the aggregate would not be materially adverse to the value or operation of the Purchased Assets.

“Person” means any individual, corporation, partnership, joint venture, limited liability company, association, joint-stock company, trust, unincorporated organization or Governmental Authority.

“Products” means Seller’s brachytherapy products listed in Schedule 1.1(e). Solely for purposes of the conveyance of any existing Intellectual Property rights owned by Seller in the Products as of the date hereof, and for no other purpose, the term “Products” shall include all brachytherapy products previously manufactured and sold by Seller.

“Purchased Assets” has the meaning specified in Section 2.1.

“Purchased Equipment” has the meaning specified in Section 2.1(b).

“Purchased Intellectual Property” has the meaning specified in Section 2.1(c).

“Purchased Inventory” has the meaning specified in Section 2.1(a).

“Purchased Software” has the meaning specified in Section 2.1(c).

“Registered Intellectual Property” has the meaning specified in Section 5.6.

“Regulatory Field Action” means any matter related to an actual or possible recall, market withdrawal, correction, field action, complaint, adverse event, reportable event, or other corrective or similar action required under Requirements of Laws related to medical devices, or requested by or involving a Governmental Authority, and any investigation or defense thereof or inquiry, communication, settlement, conciliation or similar agreement and any determination with respect thereto, in each case whether with a Governmental Authority or otherwise, and, to the extent required, documenting, evaluating, investigating, and reporting such matters or actions.

“Rejected Agreement” has the meaning specified in Section 8.8.

“Representatives” means any director, officer, member, owner, partner, employee, agent or advisor (including attorneys, accountants, consultants, bankers and financial advisors).

“Requirements of Laws” means non-U.S. or United States federal, state and local laws, statutes, regulations, directives, rules, codes or ordinances enacted, adopted, issued or promulgated by any Governmental Authority, including the common law of any such jurisdiction.

“Retained Liabilities” has the meaning specified in Section 2.4.

“Second Contingent Payment Date” means February 28, 2017.

“Seller Group Member” means Seller and its Affiliates and their respective successors and assigns.

“Seller” has the meaning specified in the preamble hereto.

“Supply Agreement” means an agreement in the form attached as Exhibit B, under which Seller agrees to use Buyer as the exclusive supplier of brachytherapy products to Seller to fulfill orders placed with Seller by or on behalf of GPOs or GPO members under any of the GPO Contracts.

“**Tax**” means all United States federal, state and local and any non-U.S. taxes, including income, excise, estimated, escheat, property, sales, use, transfer, franchise, employment, payroll, withholding, social security, alternative or add-on minimum, ad valorem, value added, transfer, stamp, environmental tax (including taxes under Section 59A of the Code), customs, duties, imposts and other similar governmental charges, together with any interest and any penalties (including penalties for failure to file Tax Returns), fines, surcharges and interest thereon and additions or additional amounts with respect thereto.

“**Tax Return**” means all returns and reports (including elections, declarations, disclosures, schedules, estimates and information returns) required to be supplied to a Tax authority relating to Taxes.

“**Third Party Claim**” has the meaning specified in Section 9.4(a).

“**Transaction Documents**” means, collectively, this Agreement, the Supply Agreement, the Transition Services Agreement and all agreements, instruments and documents being or to be executed and delivered by the applicable Party (or Affiliate) under this Agreement or in connection herewith, as each may be amended, modified or supplemented in accordance with their respective terms.

“**Transitioned Agreements**” has the meaning specified in Section 3.1(a)(i).

“**Transition Services Agreement**” has the meaning specified in Section 8.1.

ARTICLE II

PURCHASE AND SALE

2.1 Purchased Assets. Upon the terms and subject to Sections 8.4 and 8.5 and the conditions of this Agreement, on the Closing Date, Seller shall sell, convey, assign, transfer and deliver, or cause to be sold, conveyed, assigned, transferred and delivered, to Buyer, and Buyer shall purchase from Seller, free and clear of all Encumbrances other than Permitted Liens, all right, title and interest of Seller in the following assets, wherever located, real, personal or mixed, tangible or intangible:

(a) all raw materials (other than I²⁵ chemical and other hazardous materials) and supplies (including warehoused inventories and inventories covered by purchase orders) that are held or used exclusively in connection with the Products and existing as of the Closing, less those consumed in the performance of the Transition Services Agreement, and plus those generated or acquired by Seller in the performance of the Transition Services Agreement or during its term (the “Purchased Inventory”);

(b) the machinery, tooling, equipment and other personal property used exclusively in the manufacturing of the Products, together with, to the extent automatically transferrable without any further action on the part of Seller or any of its Affiliates or any other person, any express or implied warranty by the manufacturers or sellers of any item or component part thereof, but in any case excluding the equipment purchased by Buyer under the Equipment Purchase Agreement (the “Purchased Equipment”);

(c) all of the Registered Intellectual Property and other Intellectual Property that relates exclusively to the Products as of the Closing (the “Purchased Intellectual Property”) and including without limitation all computer software used to operate, control, calibrate, monitor or test any of the Purchased Equipment or that is otherwise used exclusively in the process of manufacturing, testing or performing quality control processes on any of the Products, but not including general-purpose business

software such as accounting, ERP, HR, word processing, communications, general-purpose database software and the like or any other software and the like not exclusive to the Products or the Purchased Equipment (the "Purchased Software");

(d) the Acquired Contracts and the Acquired Relationships, effective as of the date on which each respective contract or relationship becomes an Acquired Contract or Acquired Relationship;

(e) all revenues under the Oncura Contracts, subject to Section 8.8;

(f) all existing Product design files, quality process documentation, standard operating procedures, manufacturing manuals, labeling templates, packaging designs, product formulations, instructions for use, finished product specifications and Manufacturing and QA Documentation relating exclusively to the manufacture of all Products, and all manuals or other reference materials and repair and maintenance histories for the Purchased Equipment;

(g) all existing promotional materials, point-of-sale materials and advertising copy used by Seller exclusively in connection with the Products, and all existing price lists, customer lists and contact information, customer purchase, payment and service histories, books of account to the extent relating to the Products, and all other material files and data relating to the customer relationships with respect to the Products;

(h) upon expiration or termination of the Transition Services Agreement, all Governmental Permits exclusive to the Products, in each case to the extent transferrable and subject to applicable law; and

(i) all goodwill relating to the Purchased Assets, customer relationships and, to the extent included as Purchased Intellectual Property, trademarks.

The foregoing assets are hereinafter collectively referred to as the "Purchased Assets".

2.2 Excluded Assets. Notwithstanding the provisions of Section 2.1, the Buyer shall not purchase or acquire hereunder any other assets of Seller other than the Purchased Assets (the "Excluded Assets"), which Excluded Assets shall include the following:

(a) all cash, bank deposits and cash equivalents of Seller;

(b) all accounts and notes receivable as of the Closing (including related-party receivables and employee receivables);

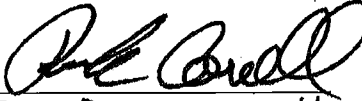
(c) all policies of or agreements for insurance and interests in insurance pools and programs of Seller;

(d) any rights in, relating to or for use or exploitation of, any Excluded Name and goodwill associated with the Excluded Names;

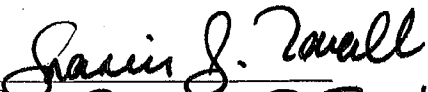
(e) all corporate minute books and stock transfer books and the corporate seal, if any, of Seller;

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed the day and year first above written.

MEDI-PHYSICS, INC.

By 
Name: Rick Cornell
Title: President

THERAGENICS CORPORATION

By 
Name: Francis J. Tavello
Title: CEO

1.1
~~Schedule Error! Reference source not found.~~(e)

Products

- Oncoseed (6711)
- Oncoseed SCP
- Loaded Needle Oncoseed
- I-125 Seeds
- RapidStrand
- RapidStrand Rx
- High Activity Seeds
- Thinseed (9011)
- Thinstrand
- Thinstrand Rx
- SCP (Sterile convenience pack)
- RSL (Radiation seed localisation product) – in development with Buyer

Class 10
 Goods Radio therapy apparatus and instruments; needles for medical purposes; suture needles and parts and fittings for the aforesaid goods; implantable radiation therapy devices consisting of encapsulated radioisotope brachytherapy sources; radiation therapy delivery system consisting primarily of radioactive seeds and a bio-absorbable carrier assembly.

United States of America

Medi-Physics, Inc ONCOSEED United States of America 25 Jun 1999 75737460 Registered
 448876 12 Dec 2020 12 Dec 2000 2412051 Michael Maoz
 Diane Hughes

Class 5
 Goods Pharmaceutical, medicinal and veterinary preparations and substances, namely, radioactive substances for medical purposes; radioisotope brachytherapy sources

Class 10
 Goods Surgical, medical and veterinary apparatus and instruments, namely, implantable radiation therapy devices; implantable radiation therapy devices consisting of encapsulated radioisotope brachytherapy sources; radiation therapy delivery systems comprising radioactive seeds and a bio-absorbable carrier assembly; needles for medical purposes; suture needles; parts and fittings for all the aforesaid goods, in class 10

Venezuela

Oncura Inc ONCOSEED Venezuela 1 Jun 2000 2000009028 Registered
 449322 1 Jun 2026 1 Jun 2001 P231671 Michael Maoz
 Diane Hughes

Class 5
 Goods Pharmaceutical, medicinal and veterinary preparations and substances; radioactive substances for medical purposes; implantable radiation therapy devices consisting of encapsulated radioisotope brachytherapy sources. All goods in the class.

Oncura Inc ONCOSEED Venezuela 1 Jun 2000 2000009328 Registered
 449323 1 Jun 2026 1 Jun 2001 P232795 Michael Maoz
 Diane Hughes

Class 10
 Goods Surgical, medical and veterinary apparatus and instruments; radio therapy apparatus and instruments; needles for medical purposes; suture needles and parts and fittings for the aforesaid goods; implantable radiation therapy devices consisting of encapsulated radioisotope brachytherapy sources; radiation therapy delivery system consisting primarily of radioactive seeds and a bio-absorbable carrier assembly. All goods in the class.

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Class	5	Pharmaceutical, medicinal and veterinary preparations and substances; radioactive substances for medical purposes; implantable therapy devices being encapsulated radioisotope brachytherapy sources.
Goods		
Class	10	Surgical, medical and veterinary apparatus and instruments; radiotherapy apparatus and instruments; needles for medical purposes; suture needles and suture materials; parts and fittings for the aforesaid goods; implantable radiation therapy devices utilizing encapsulated radioisotope brachytherapy sources; radiation therapy delivery systems consisting primarily of radioactive substances and bio-absorbable carrier assembly.
Goods		

United States of America						
Medi-Physics, Inc	ONCURA	United States of America	78235706	Registered		
	444741	12 Sep 2016	12 Sep 2006	3142821	Renew	Michael Maoz Diane Hughes
Class	5	Implantable radiation therapy devices consisting of encapsulated radioisotopes brachytherapy sources.				
Goods						
Class	10	Radio therapy and imaging devices and equipment, namely implantable radiation therapy devices consisting of encapsulated radioisotope brachytherapy sources, and radiation therapy delivery systems consisting primarily of radioactive seeds and a bio-absorbable medium; needles for medical purposes; suture needles; and parts and fittings for the aforesaid goods.				
Goods						

Venezuela						
Oncura Inc	ONCURA	Venezuela	2003009364	Registered		
	16762	30 Jul 2029	30 Jul 2004	P253702	Renewal Application Filed	Renew
Class	5	Pharmaceutical, medicinal and veterinary preparations and substances; radioactive substances for medical purposes; cartridges loaded with radioactive substances for medical purposes.				
Goods						
Class	10	Surgical, medical and veterinary apparatus and instruments; radiotherapy apparatus and instruments; needles for medical purposes; suture needles and suture materials; implantable radiation therapy devices; implantable radiation therapy devices consisting of encapsulated sources of radioactivity; cartridges for use with implantable radiation therapy devices; parts and fittings for the aforesaid goods.				
Goods						

Oncura Inc	ONCURA	Venezuela	2003009365	Registered		
	444779	30 Jul 2029	30 Jul 2004	P253703	Renewal Application Filed	Renew
Class	5	Pharmaceutical, medicinal and veterinary preparations and substances; radioactive substances for medical purposes; cartridges loaded with radioactive substances for medical purposes.				
Goods						
Class	10	Surgical, medical and veterinary apparatus and instruments; radiotherapy apparatus and instruments; needles for medical purposes; suture needles and suture materials; implantable radiation therapy devices; implantable radiation therapy devices consisting of encapsulated sources of radioactivity; cartridges for use with implantable radiation therapy devices; parts and fittings for the aforesaid goods.				
Goods						

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Goods Radio therapy apparatus and instruments; needles for medical purposes; suture needles and parts and fittings for the aforesaid goods; implantable radiation therapy devices consisting of encapsulated radioisotope brachytherapy sources; radiation therapy delivery system consisting primarily of radioactive seeds and a bio-absorbable carrier assembly.

Turkey
 Oncura Inc
RAPID STRAND Turkey 28 Nov 2000 0025756 Registered
 442460 28 Nov 2020 10 May 2004 200025756
 Michael Maoz
 Diane Hughes

Class 5 Radioactive substances for medical purposes; implantable therapy devices consisting of encapsulated radioisotope brachytherapy sources.
 Class 10 Radio therapy apparatus and instruments; needles for medical purposes; suture needles and parts and fittings for the aforesaid goods; implantable radiation therapy devices consisting of encapsulated radioisotope brachytherapy sources; radiation therapy delivery system consisting primarily of radioactive seeds and a bio-absorbable carrier assembly.

United Kingdom
 Medi-Physics, Inc
RAPID STRAND United Kingdom 8 Dec 1999 2216571 Registered
 449136 8 Dec 2019 8 Dec 2000 2216571
 Michael Maoz
 Diane Hughes

Class 5 Pharmaceutical, medicinal and veterinary preparations and substances; radioactive substances for medical purposes.
 Class 10 Surgical, medical and veterinary apparatus and instruments; radiotherapy apparatus and instruments; needles for medical purposes; suture needles and suture materials; parts and fittings for the aforesaid goods; implantable radiation therapy devices; implantable radiation therapy devices consisting of sources of radioactivity in a bio-absorbable carrier; implantable radiation therapy devices consisting of encapsulated radioisotopes or radioactive seeds and a bio-absorbable carrier.

United States of America
 Medi-Physics, Inc
RAPID STRAND United States of America 6 Jan 2000 75889951 Registered
 449108 9 Jul 2022 9 Jul 2002 2592354
 Michael Maoz
 Diane Hughes

Class 5 Implantable radiation therapy devices consisting of encapsulated radioisotope brachytherapy sources, in class 5
 Class 10 Radio therapy apparatus and instruments; needles for medical purposes, suture needles and parts and fittings for the aforesaid goods; implantable radiation therapy devices consisting of encapsulated radioisotope brachytherapy delivery system consisting primarily of radioactive seeds and a bioabsorbable carrier assembly, in class 10