

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM503563

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	RELEASE OF SECURITY INTEREST		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Bank of Boston Connecticut		12/27/2018	Chartered Bank: CONNECTICUT
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Beaver-Visitec International (US), Inc.		
<b>Street Address:</b>	500 Totten Pond Road - 10 CityPoint		
<b>City:</b>	Waltham		
<b>State/Country:</b>	MASSACHUSETTS		
<b>Postal Code:</b>	02451		
<b>Entity Type:</b>	Corporation: DELAWARE		
<b>PROPERTY NUMBERS Total: 10</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	0994015	ACCU-TEMP	
<b>Registration Number:</b>	1002688	I-STAT	
<b>Registration Number:</b>	1002000	MAXI-LITE	
<b>Registration Number:</b>	1001002	OPHTHO-BURR	
<b>Registration Number:</b>	1017204	BLU-SPOT	
<b>Registration Number:</b>	1031358	ESSAR	
<b>Registration Number:</b>	1069333	VAR-I-STAT	
<b>Registration Number:</b>	1071363	CAUTERETTE	
<b>Registration Number:</b>	1723526	BLU-SLIT	
<b>Registration Number:</b>	1914147	C-LINE	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	9732010660		
<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>	973-486-4114		
<b>Email:</b>	lbudzyn@budzyn-ip.com		
<b>Correspondent Name:</b>	Ludomir A. Budzyn		
<b>Address Line 1:</b>	Budzyn IP Law, LLC		
<b>Address Line 2:</b>	120 Eagle Rock Avenue, Ste. 328		

OP \$265.00 0994015

**Address Line 4:** East Hanover, NEW JERSEY 07936

**NAME OF SUBMITTER:** Ludomir A. Budzyn

**SIGNATURE:** /Ludomir A. Budzyn/

**DATE SIGNED:** 12/27/2018

**Total Attachments: 102**

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# BUDZYN

IP LAW

Mail Stop Assignment Recordation Services  
Director of the U.S. Patent and Trademark Office  
P.O. Box 1450  
Alexandria, VA 22313-1450

December 27, 2018

Re: Release of Security Interest Recorded at Reel/Frame 1185/0048 With Respect to Various  
U.S. Trademark Registrations  
Our Reference No. 2070-0

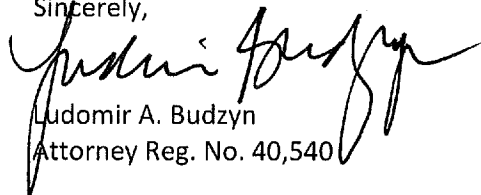
Dear Sir/Madam,

With respect to the U.S. trademark registrations listed in Exhibit 1 (hereinafter "the Trademarks"), a security interest in favor of Bank of Boston Connecticut was recorded at Reel/Frame 1185/0048. (hereinafter "the Security Interest"). A copy of the Security Interest as recorded, along with cover sheet, are attached hereto as Exhibit 2.

It is noted that the Trademarks are currently owned by Beaver-Visitec International (US), Inc. (hereinafter "BVI"). To date, the Security Interest is showing as being outstanding. BVI, through its counsel, has sought to obtain a release of the Security Interest, as the Security Interest has in fact extinguished some time ago. Based on public records, Bank of Boston Connecticut, through various transactions, has become part of Bank of America Corporation. Attached hereto as Exhibit 3 is a listing of Bank of America Corporation's affiliates as of December 31, 2017 which was filed in support of a 10-K Annual Report filed on February 22, 2018 by Bank of America Corporation, with the U.S. Securities Exchange Commission (SEC). Bank of Boston Connecticut not is listed amongst these affiliates. BVI's counsel was unable to locate a successor-in-interest to assets of Bank of Boston Connecticut.

Accordingly, pursuant to §12 of the Security Interest, BVI considers the Security Interest extinguished. This submission is being filed to act as a showing of release from the Security Interest.

Sincerely,



Ludomir A. Budzyn  
Attorney Reg. No. 40,540

Attachments: Exhibits 1-3

Budzyn IP Law, LLC, 120 Eagle Rock Avenue, Suite 328, East Hanover, NJ 07936  
T: (973) 486-4114 F: (973) 201-0660 W: [www.budzyn-ip.com](http://www.budzyn-ip.com)

**TRADEMARK**

**REEL: 006509 FRAME: 0645**

# EXHIBIT 1

Trademark	Application Number	Registration Number
ACCU-TEMP	72/457,943	994,015
I-STAT	73/007,703	1,002,688
MAXI-LITE	73/010,716	1,002,000
OPHTHO-BURR	73/010,752	1,001,002
BLU-SPOT	73/010,759	1,017,204
ESSAR	73/055,478	1,031,358
VAR-I-STAT	73/074,526	1,069,333
CAUTERETTE	73/083,071	1,071,363
BLU-SLIT	74/064,143	1,723,526
C-LINE	74/228,502	1,914,147

# EXHIBIT 2



To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies):  
 XOMED-TREACE, INC.

Individual(s)  
 General Partnership  
 Corporation-State Delaware  
 Other

Association  
 Limited Partnership

Additional name(s) of conveying party(ies) attached?  Yes  No

2. Name and address of receiving party(ies):  
 Name: BANK OF BOSTON CONNECTICUT  
 Internal Address: Attn: Garth Collins  
 Vice President  
 Street Address: 81 West Main Street  
 City: Waterbury State: CT ZIP: 06702

Individual(s) citizenship  
 Association  
 General Partnership  
 Limited Partnership  
 Corporation-State  
 Other-Connecticut State Charter Savings Bank

If assignee is not domiciled in the United States, a domestic representative designation is attached: N/A  Yes  No  
 (Designations must be a separate document from Assignment)  
 Additional name(s) & address(es) attached?  Yes  No

3. Nature of conveyance: *CS*

Assignment  
 Security Agreement  
 Other

Merger  
 Change of Name

Execution Date: April 15, 1994

4. Application number(s) or registration number(s):  
 A. Trademark Application No.(s)  
 See Attached Schedule I (11)

B. Trademark registration No.(s)  
 74/054,922  
 See Attached Schedule II (61)

Additional numbers attached?  Yes  No

5. Name and address of party to whom correspondence concerning document should be mailed:  
 Name: John S. Hale  
 Internal Address: Gipple & Hale  
 Street Address: 6667-B Old Dominion Drive  
 City: McLean State: VA ZIP: 22101

6. Total number of applications and registrations involved: 72

7. Total fee (37 CFR 3.41): \$ 1,815.00  
 Enclosed  
 Authorized to be charged to deposit account  
 Any Deficiency in Fee Submitted

8. Deposit account number: 07-1340 89120551  
 (Attach duplicate copy of this page if paying by deposit account)

DO NOT USE THIS SPACE

160 KK 07/25/94 74054422	0.45	40.10 CF	89120643
160 KK 07/26/94 74054922	0.48	1,775.96 CF	

9. Statement and signature.  
 To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

John S. Hale  
 Name of Person Signing

*John S. Hale*  
 Signature

7/15/94  
 Date

Total number of pages comprising cover sheet: 57

Schedule I  
XOMED-TREACE INC.  
U.S. TRADEMARK APPLICATIONS

<u>Trademark or Service Mark</u>	<u>Application No.</u>	<u>Application Date</u>
ACTIVATOR	74/054,922	05/02/90
ACTIVENT	74/116,720	11/13/90
ALPHASCOPE	74/237,853	01/15/92
C-LINE	74/228,502	12/05/91
C-LINE	74/228,503	12/05/91
CONECTINE	74/038,072	03/13/90
ENDO-SCRUB	74/252,962	03/05/92
LARYN GUARD	74/308,308	08/25/92
PHONAFORM	74/252,961	03/05/92
VOC ALERT	74/308,310	08/25/92
X-TAT	74/116,471	11/13/90

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TRADEMARK

Schedule II

XOMED-TREACE INC.  
U.S. TRADEMARK REGISTRATIONS

<u>Trademark or Service Mark</u>	<u>Registration No.</u>	<u>Registration Date</u>
ACCU-RATE	1,027,681	12/16/75
ACCU-TEMP	994,015	09/24/74
ACCU-TEMP "C"	1,008,610	04/08/75
AXOSTIM	1,604,479	07/03/90
BIO-FLEK	1,467,164	12/01/87
BLU-SLIT	1,009,750	04/29/75
BLU-SLIT	1,723,526	10/13/92
BLU-SPOT	1,017,204	07/29/75
CAPCEL	1,729,137	11/03/92
CAUTERETTE	1,071,363	08/16/77
E-LUMINATOR	1,767,998	04/27/93
ECONO DRAPE	1,279,719	05/29/84
EPISTAT	1,449,500	07/28/87
ESSAR	1,031,358	01/27/76
FLEXI-LUM	994,016	09/24/74
GOODE T-TUBE	1,377,073	07/01/86
HOT-TEMP	1,529,555	03/14/89
I-SLIT	1,002,694	01/28/75
I-STAT	1,002,688	01/28/75
JOHN TYM-TAP	1,218,276	11/30/82
LASER-SHIELD	1,308,459	12/04/84
LASER-SHIELD	1,650,067	07/09/91
MAXI-LITE	1,002,000	01/21/75
MAXIL-AIR	1,272,567	04/03/84

TRADEMARK

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MAXILL-HAP	1,558,898	10/03/89
MICRO-CRAFT	1,164,535	08/11/81
MICRO-GARD	1,450,537	08/04/87
MINI-BRADER	994,017	09/24/74
NASO TAMP	1,196,158	05/25/82
NEO-TYMP	1,541,388	05/30/89
NERVE INTEGRITY	1,732,214	11/10/92
NIM-2	1,727,352	10/27/92
NURSE-MATE	1,094,352	06/27/78
OPHTHO-BURR	1,001,002	01/07/75
ORO-TRACHEAL	1,779,599	06/29/93
OSTEO-MESH	1,603,581	06/26/90
OTO-WICK	1,205,038	08/10/82
PANJE	1,241,027	06/07/83
PENEDRIL	994,013	09/24/74
POLYCEL	1,312,193	01/01/85
PRESSURVEIL	1,001,001	01/07/75
PROFOM	1,534,145	04/11/89
PULSATRON IN SP	1,309,859	12/18/84
R-T ELECTRODES	1,102,607	09/19/78
SKEETER	1,455,118	09/01/87
SKEETER	1,778,822	06/29/93
SWITCH-A-TIP	1,072,167	08/30/77
TMI & DESIGN	1,255,984	11/01/83
TRANSARC	1,584,498	02/27/90
TRIOSITE	1,557,566	09/26/89
TYMPATCH	1,541,391	05/30/89
VAR-I-STAT	1,069,333	07/12/77
VARI-STIM	994,781	10/01/74
VASECTOR	1,065,724	05/17/77

TRADEMARK

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VITRECTOR	1,031,359	01/27/76
XOMED	965,666	08/07/73
XOMED	921,202	09/28/71
XOMED & Circle	1,226,558	02/08/83
XOMED AUDIANT	1,483,231	04/05/88
XOMED-TREACE	1,681,913	04/07/92
006	998,409	11/19/74

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TRADEMARK

iii.

TRADEMARK COLLATERAL SECURITY AND PLEDGE AGREEMENT

TRADEMARK COLLATERAL SECURITY AND PLEDGE AGREEMENT dated as of April 15, 1994, between KOMED-TREACE, INC., a Delaware corporation having its principal place of business at 6743 Southpoint Drive North, Jacksonville, Florida 32216 (the "Pledgor"), and BANK OF BOSTON CONNECTICUT (the "Secured Party"), as agent for itself and the other Lenders which are or may become parties (the "Lenders") to that certain Credit Agreement dated as of April 15, 1994 among the Pledgor, Merocel/Xomed Holdings, Inc., Merocel Corporation and Xomed-Treace, P.R. Inc. (collectively, the "Borrowers"), the Secured Party and the Lenders, as the same may be amended, restated, modified or supplemented from time to time (the "Credit Agreement").

WHEREAS, it is a condition precedent to the Lenders making any loans or otherwise extending credit to the Borrowers under the Credit Agreement that the Pledgor execute and deliver to the Secured Party a trademark agreement in substantially the form hereof;

WHEREAS, the Borrowers have executed and delivered to the Secured Party the Security Agreement (as defined in the Credit Agreement), pursuant to which each of the Borrowers has granted to the Secured Party, for the benefit of the Lenders, a security interest in all of the Borrowers' personal property and fixture assets, including without limitation Pledgor's trademarks, service marks, trademark and service mark registrations, and trademark and service mark registration applications listed on Schedule A attached hereto, all to secure the payment and performance of the Obligations (as defined in the Credit Agreement); and

WHEREAS, this Trademark Agreement is supplemental to the provisions contained in the Security Agreement;

NOW, THEREFORE, in consideration of the premises contained herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

§1. Definitions. Capitalized terms used herein and not otherwise defined herein shall have the respective meanings provided therefor in the Credit Agreement and the Security Agreement. In addition, the following terms shall have the meanings set forth in this §1 or elsewhere in this Trademark Agreement referred to below:

Assignment of Marks. See §2(a).

Associated Goodwill. All goodwill of the Pledgor and its business, products and services appurtenant to, associated with or symbolized by the Trademarks and the use thereof.

Pledged Trademarks. All of the Pledgor's right, title and interest in and to all of the Trademarks, the Trademark Registrations, the Trademark License Rights, the Trademark Rights,

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the Associated Goodwill, the Related Assets, and all accessions to, substitutions for, replacements of, and all products and proceeds of any and all of the foregoing.

PTO. The United States Patent and Trademark Office.

Related Assets. All assets, rights and interests of the Pledgor that uniquely reflect or embody the Associated Goodwill, including the following:

(a) all patents, inventions, copyrights, trade secrets, confidential information, formulae, methods or processes, compounds, recipes, know-how, methods and operating systems, drawings, descriptions, formulations, manufacturing and production and delivery procedures, quality control procedures, product and service specifications, catalogs, price lists, and advertising materials, relating to the manufacture, production, delivery, provision and sale of goods or services under or in association with any of the Trademarks; and

(b) the following documents and things in the possession or under the control of the Pledgor, or subject to its demand for possession or control, related to the production, delivery, provision and sale by the Pledgor, or any affiliate, franchisee, licensee or contractor, of products or services sold by or under the authority of the Pledgor in connection with the Trademarks or Trademark Rights, whether prior to, on or subsequent to the date hereof:

(i) all lists, contracts, ancillary documents and other information that identify, describe or provide information with respect to any customers, dealers or distributors of the Pledgor, its affiliates or franchisees or licensees or contractors, for products or services sold under or in connection with the Trademarks or Trademark Rights, including all lists and documents containing information regarding each customer's, dealer's or distributor's name and address, credit, payment, discount, delivery and other sale terms, and history, pattern and total of purchases by brand, product, style, size and quantity;

(ii) all agreements (including franchise agreements), product and service specification documents and operating, production and quality control manuals relating to or used in the design, manufacture, production, delivery, provision and sale of products or services under or in connection with the Trademarks or Trademark Rights;

(iii) all documents and agreements relating to the identity and locations of all sources of supply, all terms of purchase and delivery, for all materials, components, raw materials and other supplies and services used in the manufacture, production, provision, delivery and sale of products or services under or in connection with the Trademarks or Trademark Rights; and

REEL 1185 FRAME 054

(iv) all agreements and documents constituting or concerning the present or future, current or proposed advertising and promotion by the Pledgor (or any of its affiliates, franchisees, licensees or contractors) of products or services sold under or in connection with the Trademarks or Trademark Rights.

Trademark Agreement. This Trademark Collateral Security and Pledge Agreement, as amended and in effect from time to time.

Trademark License Rights. Any and all past, present or future rights and interests of the Pledgor pursuant to any and all past, present and future franchising or licensing agreements in favor of the Pledgor, or to which the Pledgor is a party, pertaining to any Trademarks, Trademark Registrations, or Trademark Rights owned or used by third parties in the past, present or future, including the right (but not the obligation) in the name of the Pledgor or the Secured Party to enforce, and sue and recover for, any breach or violation of any such agreement to which the Pledgor is a party.

Trademark Registrations. All past, present or future federal, state, local and foreign registrations of the Trademarks, all past, present and future applications which have the basis of use for any such registrations (and any such registrations thereof upon approval of such applications), together with the right (but not the obligation) to apply for such registrations (and prosecute such applications) in the name of the Pledgor or the Secured Party, and to take any and all actions necessary or appropriate to maintain such registrations in effect and renew and extend such registrations.

Trademark Rights. Any and all past, present or future rights in, to and associated with the Trademarks throughout the world, whether arising under federal law, state law, common law, foreign law or otherwise, including the following: all such rights arising out of or associated with the Trademark Registrations; the right (but not the obligation) to register claims under any state, federal or foreign trademark law or regulation; the right (but not the obligation) to sue or bring opposition or cancellation proceedings in the name of the Pledgor or the Secured Party for any and all past, present and future infringements or dilution of or any other damages or injury to the Trademarks, the Trademark Rights, or the Associated Goodwill, and the rights to damages or profits due or accrued arising out of or in connection with any such past, present or future infringement, dilution, damage or injury; and the Trademark License Rights.

Trademarks. All of the trademarks, service marks, designs, logos, indicia, trade names, corporate names, company names, business names, fictitious business names, trade styles, elements of package or trade dress, and other source and product or service identifiers, used or associated with or appurtenant to the products, services and businesses of the Pledgor, that (a) are set forth on Schedule A hereto, or (b) have been adopted, acquired, owned, held or used by the Pledgor or are now owned, held or used by the Pledgor, in the Pledgor's business, or with the Pledgor's



products and services, or in which the Pledgor has any right, title or interest, or (c) are in the future adopted, acquired, owned, held and used by the Pledgor in the Pledgor's business or with the Pledgor's products and services, or in which the Pledgor in the future acquires any right, title or interest.

Use. With respect to any Trademark, all uses of such Trademark by, for or in connection with the Pledgor or its business or for the direct or indirect benefit of the Pledgor or its business, including all such uses by the Pledgor itself, by any of the affiliates of the Pledgor, or by any franchisee, licensee or contractor of the Pledgor.

§2. Grant of Security Interest.

(a) As collateral security for the payment and performance in full of all of the Obligations, the Pledgor hereby unconditionally grants to the Secured Party, for the benefit of the Lenders, a continuing security interest in and first priority lien on the Pledged Trademarks, and pledges and mortgages (but does not transfer title to) the Pledged Trademarks to the Secured Party. In addition, the Pledgor has executed in blank and delivered to the Secured Party an assignment of federally registered trademarks in substantially the form of Exhibit 1 hereto (the "Assignment of Marks"). The Pledgor hereby authorizes the Secured Party to complete as assignee and record with the PTO the Assignment of Marks upon the occurrence and during the continuance of an Event of Default and the proper exercise of the Secured Party's remedies under this Trademark Agreement and the Security Agreement.

(b) In addition to, and not by way of limitation of, the grant, pledge and mortgage of the Pledged Trademarks provided in §2(a), the Pledgor grants, assigns, transfers, conveys and sets over to the Secured Party the Pledgor's entire right, title and interest in and to the Pledged Trademarks; provided that such grant, assignment, transfer and conveyance shall be and become of force and effect only (i) upon or after the occurrence and during the continuance of an Event of Default and (ii) either (A) upon the written demand of the Secured Party at any time during such continuance or (B) immediately and automatically (without notice or action of any kind by the Secured Party) upon an Event of Default for which acceleration of the Loans is automatic under the Credit Agreement or upon the sale or other disposition of or foreclosure upon the Collateral pursuant to the Security Agreement and applicable law (including the transfer or other disposition of the Collateral by the Pledgor to the Secured Party or its nominee in lieu of foreclosure).

(c) Pursuant to the Security Agreement the Pledgor has granted to the Secured Party, for the benefit of the Lenders, a continuing security interest in and lien on the Collateral (including the Pledged Trademarks). The Security Agreement, and all rights and interests of the Secured Party in and to the Collateral (including the Pledged Trademarks) thereunder, are hereby ratified and confirmed in all respects. In no event shall

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this Trademark Agreement, the grant, assignment, transfer and conveyance of the Pledged Trademarks hereunder, or the recordation of this Trademark Agreement (or any document hereunder) with the PTO, adversely affect or impair, in any way or to any extent, the Security Agreement, the security interest of the Secured Party in the Collateral (including the Pledged Trademarks) pursuant to the Security Agreement and this Trademark Agreement, the attachment and perfection of such security interest under the Uniform Commercial Code (including the security interest in the Pledged Marks), or any present or future rights and interests of the Secured Party in and to the Collateral under or in connection with the Security Agreement, this Trademark Agreement or the Uniform Commercial Code. Any and all rights and interests of the Secured Party in and to the Pledged Trademarks (and any and all obligations of the Pledgor with respect to the Pledged Trademarks) provided herein, or arising hereunder or in connection herewith, shall only supplement and be cumulative and in addition to the rights and interests of the Secured Party (and the obligations of the Pledgor) in, to or with respect to the Collateral (including the Pledged Trademarks) provided in or arising under or in connection with the Security Agreement and shall not be in derogation thereof.

§3. Representations, Warranties and Covenants. The Pledgor represents, warrants and covenants that: (a) Schedule A sets forth a true and complete list of all Trademarks and Trademark Registrations now owned, licensed, controlled or used by the Pledgor; (b) except as set forth on Schedule 7.8 to the Credit Agreement, the Trademarks and Trademark Registrations are subsisting and have not been adjudged invalid or unenforceable, in whole or in part, and there is no litigation or proceeding pending concerning the validity or enforceability of the Trademarks or Trademark Registrations; (c) except as set forth on Schedule 7.8 to the Credit Agreement, to the best of the Pledgor's knowledge, each of the Trademarks and Trademark Registrations is valid and enforceable; (d) except as set forth on Schedule 7.8 to the Credit Agreement, to the best of the Pledgor's knowledge, there is no infringement by others of the Trademarks, Trademark Registrations or Trademark Rights; (e) except as set forth on Schedule 7.8 to the Credit Agreement, to the best of Pledgor's knowledge no valid claim has been made that the use of any of the Trademarks does or may violate the rights of any third person, and to the best of the Pledgor's knowledge, there is no infringement by the Pledgor of the trademark rights of others; (f) the Pledgor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Trademarks (other than ownership and other rights reserved by third party owners with respect to Trademarks that the Pledgor is licensed to use), free and clear of any liens, charges, encumbrances and adverse claims, including pledges, assignments, licenses, registered user agreements and covenants by the Pledgor not to sue third persons, other than the security interest and assignment created by the Security Agreement and this Trademark Agreement; (g) the Pledgor has the unqualified right to enter into this Trademark Agreement and to perform its terms and has entered and will enter into written agreements with each of its present and future employees, agents, consultants,

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licensors and licensees that will enable them to comply with the covenants herein contained; (h) the Pledgor has used, and will continue to use, proper statutory and other appropriate proprietary notices in connection with its use of the Trademarks; (i) the Pledgor has used, and will continue to use for the duration of this Trademark Agreement, consistent standards of quality in its manufacture and provision of products and services sold or provided under the Trademarks; (j) this Trademark Agreement, together with the Security Agreement, will create in favor of the Secured Party, for the benefit of the Lenders, a valid and perfected first priority security interest in the Pledged Trademarks upon making the filings referred to in clause (k) of this §3; and (k) except for the filing of financing statements with the Florida Secretary of State and the Circuit County Clerk, Duval, Florida under the Uniform Commercial Code as in effect in Florida and the recording of this Trademark Agreement with the PTO, no authorization, approval or other action by, and no notice to or filing with, any governmental or regulatory authority, agency or office is required either (i) for the grant by the Pledgor or the effectiveness of the security interest and assignment granted hereby or for the execution, delivery and performance of this Trademark Agreement by the Pledgor, or (ii) for the perfection of or the exercise by the Secured Party of any of its rights and remedies hereunder with respect to the Pledged Trademarks which are registered with the PTO or any state governmental or regulatory authority, agency or office.

§4. Inspection Rights. The Pledgor hereby grants to the Secured Party and its employees and agents the right to visit the Pledgor's plants and facilities that manufacture, inspect or store products sold under any of the Trademarks, and to inspect the products and quality control records relating thereto at reasonable times during regular business hours.

§5. No Transfer or Inconsistent Agreements. Without the Secured Party's prior written consent, the Pledgor will not (a) mortgage, pledge, assign, encumber, grant a security interest in, transfer, license or alienate any of the Pledged Trademarks, or (b) enter into any agreement (for example, a license agreement) that is inconsistent with the Pledgor's obligations under this Trademark Agreement or the Security Agreement.

§6. After-acquired Trademarks, Etc.

(a) If, before the Obligations shall have been finally paid and satisfied in full, the Pledgor shall obtain any right, title or interest in or to any other or new Trademarks, Trademark Registrations or Trademark Rights, the provisions of this Trademark Agreement shall automatically apply thereto and the Pledgor shall promptly provide to the Secured Party notice thereof in writing and execute and deliver to the Secured Party such documents or instruments as the Secured Party may reasonably request further to implement, preserve or evidence the Secured Party's interest therein.

(b) The Pledgor authorizes the Secured Party to modify this Trademark Agreement and the Assignment of Marks, without the necessity of the Pledgor's further approval or signature, by amending Exhibit A hereto and the Annex to the Assignment of Marks to include any future or other Trademarks, Trademark Registrations or Trademark Rights under §2 or §6.

§7. Trademark Prosecution.

(a) The Pledgor shall assume full and complete responsibility for the prosecution, defense, enforcement or any other necessary or desirable actions in connection with the Pledged Trademarks, and shall hold the Secured Party harmless from any and all costs, damages, liabilities and expenses that may be incurred by the Secured Party in connection with the Secured Party's interest in the Pledged Trademarks or any other action or failure to act in connection with this Trademark Agreement or the transactions contemplated hereby. In respect of such responsibility, the Pledgor shall retain trademark counsel acceptable to the Secured Party.

(b) The Pledgor shall have the right and the duty, through trademark counsel acceptable to the Secured Party, to prosecute diligently any trademark registration applications of the Trademarks pending as of the date of this Trademark Agreement or thereafter, to preserve and maintain all rights in the Trademarks and Trademark Registrations, including the filing of appropriate renewal applications and other instruments to maintain in effect the Trademark Registrations and the payment when due of all registration renewal fees and other fees, taxes and other expenses that shall be incurred or that shall accrue with respect to any of the Trademarks or Trademark Registrations. Any expenses incurred in connection with such applications and actions shall be borne by the Pledgor. The Pledgor shall not abandon any filed trademark registration application, or any Trademark Registration or Trademark, without the consent of the Secured Party, which consent shall not be unreasonably withheld.

(c) The Pledgor shall have the right and the duty to bring suit or other action in the Pledgor's own name to maintain and enforce the Trademarks, the Trademark Registrations and the Trademark Rights. The Pledgor may require the Secured Party to join in such suit or action as necessary to assure the Pledgor's ability to bring and maintain any such suit or action in any proper forum if (but only if) the Secured Party is completely satisfied that such joinder will not subject the Secured Party to any risk of liability. The Pledgor shall promptly, upon demand, reimburse and indemnify the Secured Party for all damages, costs and expenses, including legal fees, incurred by the Secured Party pursuant to this §7(c).

(d) In general, the Pledgor shall take any and all such actions (including institution and maintenance of suits, proceedings or actions) as may be necessary or appropriate to properly maintain, protect, preserve, care for and enforce the

Pledged Trademarks. The Pledgor shall not take or fail to take any action, nor permit any action to be taken or not taken by others under its control, that would adversely affect the validity, grant or enforcement of the Pledged Trademarks; provided that, so long as no Default or Event of Default has occurred and is continuing, the Pledgor may, with the prior written consent of the Agent, cancel or allow to become abandoned those Pledged Trademarks which Pledgor deems to be in its best interest to cancel or allow to become abandoned, and such action shall not be deemed a breach of the Security Agreement or any other Loan Document.

(e) Promptly upon obtaining knowledge thereof, the Pledgor will notify the Secured Party in writing of the institution of, or any final adverse determination in, any proceeding in the PTO or any similar office or agency of the United States or any foreign country, or any court, regarding the validity of any of the Trademarks or Trademark Registrations or the Pledgor's rights, title or interests in and to the Pledged Trademarks, and of any event that does or reasonably could materially adversely affect the value of any of the Pledged Trademarks, the ability of the Pledgor or the Secured Party to dispose of any of the Pledged Trademarks or the rights and remedies of the Secured Party in relation thereto (including but not limited to the levy of any legal process against any of the Pledged Trademarks).

§8. Remedies. Upon the occurrence and during the continuance of an Event of Default, the Secured Party shall have, in addition to all other rights and remedies given it by this Trademark Agreement (including, without limitation, those set forth in §2(b)), the Credit Agreement, the Security Agreement and the other Loan Documents, those allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in the State of Connecticut or in any other relevant jurisdiction, and, without limiting the generality of the foregoing, the Secured Party may immediately, without demand of performance and without other notice (except as set forth next below) or demand whatsoever to the Pledgor, all of which are hereby expressly waived, sell or license at public or private sale or otherwise realize upon the whole or from time to time any part of the Pledged Trademarks, or any interest that the Pledgor may have therein, and after deducting from the proceeds of sale or other disposition of the Pledged Trademarks all expenses incurred by the Secured Party in attempting to enforce this Trademark Agreement (including all reasonable expenses for broker's fees and legal services), shall apply the residue of such proceeds toward the payment of the Obligations as set forth in or by reference in the Security Agreement. Notice of any sale, license or other disposition of the Pledged Trademarks shall be given to the Pledgor at least ten (10) days before the time that any intended public sale or other public disposition of the Pledged Trademarks is to be made or after which any private sale or other private disposition of the Pledged Trademarks may be made, which the Pledgor hereby agrees shall be reasonable notice of such public or private sale or other disposition. At any such sale or other disposition, the Secured Party may, to the extent permitted under applicable law, purchase or license the whole or

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any part of the Pledged Trademarks or interests therein sold, licensed or otherwise disposed of.

§9. Collateral Protection. If the Pledgor shall fail to do any act that it has covenanted to do hereunder, or if any representation or warranty of the Pledgor shall be breached, the Secured Party, in its own name or that of the Pledgor (in the sole discretion of the Secured Party), may (but shall not be obligated to) do such act or remedy such breach (or cause such act to be done or such breach to be remedied), and the Pledgor agrees promptly to reimburse the Secured Party for any reasonable cost or expense incurred by the Secured Party in so doing.

§10. Power of Attorney. If any Event of Default shall have occurred and be continuing, the Pledgor does hereby make, constitute and appoint the Secured Party (and any officer or agent of the Secured Party as the Secured Party may select in its exclusive discretion) as the Pledgor's true and lawful attorney-in-fact, with full power of substitution and with the power to endorse the Pledgor's name on all applications, documents, papers and instruments necessary for the Secured Party, for the benefit of the Lenders, to use the Pledged Trademarks, or to grant or issue any exclusive or nonexclusive license of any of the Pledged Trademarks to any third person, or to take any and all actions necessary for the Secured Party to assign, pledge, convey or otherwise transfer title in or dispose of any of the Pledged Trademarks or any interest of the Pledgor therein to any third person, and, in general, to execute and deliver any instruments or documents and do all other acts that the Pledgor is obligated to execute and do hereunder. The Pledgor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof and releases the Secured Party from any claims, liabilities, causes of action or demands arising out of or in connection with any action taken or omitted to be taken by the Secured Party under this power of attorney (except for the gross negligence or willful misconduct of the Secured Party). This power of attorney is coupled with an interest and shall be irrevocable for the duration of this Trademark Agreement.

§11. Further Assurances. The Pledgor shall, at any time and from time to time, and at its expense, make, execute, acknowledge and deliver, and file and record as necessary or appropriate with governmental or regulatory authorities, agencies or offices, such agreements, assignments, documents and instruments, and do such other and further acts and things (including, without limitation, obtaining consents of third parties), as the Secured Party may reasonably request or as may be necessary or appropriate in order to implement and effect fully the intentions, purposes and provisions of this Trademark Agreement, or to assure and confirm to the Secured Party the grant, perfection and priority of the Secured Party's security interest in the Pledged Trademarks.

§12. Termination. At such time as all of the Obligations have been finally paid and satisfied in full, this Trademark Agreement shall terminate and the Secured Party shall, upon the written

request and at the expense of the Pledgor, execute and deliver to the Pledgor all deeds, assignments and other instruments as may be necessary or proper to reassign and reconvey to and re-vest in the Pledgor the entire right, title and interest to the Pledged Trademarks previously granted, assigned, transferred and conveyed to the Secured Party by the Pledgor pursuant to this Trademark Agreement, as fully as if this Trademark Agreement had not been made, subject to any disposition of all or any part thereof that may have been made by the Secured Party pursuant hereto or the Security Agreement.

§13. Course of Dealing. No course of dealing between the Pledgor and the Secured Party, nor any failure to exercise, nor any delay in exercising, on the part of the Secured Party, any right, power or privilege hereunder or under the Security Agreement or any other agreement shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.

§14. Expenses. Any and all reasonable fees, costs and expenses, of whatever kind or nature, including the reasonable attorneys' fees and expenses incurred by the Secured Party in connection with the preparation of this Trademark Agreement and all other documents relating hereto, the consummation of the transactions contemplated hereby or the enforcement hereof, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance or renewal fees, encumbrances, or otherwise protecting, maintaining or preserving the Pledged Trademarks, or in defending or prosecuting any actions or proceedings arising out of or related to the Pledged Trademarks, shall be borne and paid by the Pledgor.

§15. Overdue Amounts. Until paid, all amounts due and payable by the Pledgor hereunder shall be a debt secured by the Pledged Trademarks and other Collateral and shall bear, whether before or after judgment, interest at the rate of interest for overdue principal set forth in the Credit Agreement.

§16. No Assumption of Liability; Indemnification. NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED HEREIN, THE SECURED PARTY ASSUMES NO LIABILITIES OF THE PLEDGOR WITH RESPECT TO ANY CLAIM OR CLAIMS REGARDING THE PLEDGOR'S OWNERSHIP OR PURPORTED OWNERSHIP OF, OR RIGHTS OR PURPORTED RIGHTS ARISING FROM, ANY OF THE PLEDGED TRADEMARKS OR ANY USE, LICENSE OR SUBLICENSE THEREOF, WHETHER ARISING OUT OF ANY PAST, CURRENT OR FUTURE EVENT, CIRCUMSTANCE, ACT OR OMISSION OR OTHERWISE. ALL OF SUCH LIABILITIES SHALL BE EXCLUSIVELY THE RESPONSIBILITY OF THE PLEDGOR, AND THE PLEDGOR SHALL INDEMNIFY THE SECURED PARTY FOR ANY AND ALL COSTS, EXPENSES, DAMAGES AND CLAIMS, INCLUDING LEGAL FEES, INCURRED BY THE SECURED PARTY WITH RESPECT TO SUCH LIABILITIES.

§17. Notices. All notices and other communications made or required to be given pursuant to this Trademark Agreement shall be

in writing and shall be delivered in hand, mailed by United States registered or certified first-class mail, postage prepaid, or sent by telegraph, telecopy or telex and confirmed by delivery via courier or postal service, addressed as follows:

(a) if to the Pledgor, at 6743 Southpoint Drive North, Jacksonville, Florida 32216, Attention: Mark K. Adams, or at such other address for notice as the Pledgor shall last have furnished in writing to the person giving the notice; and

(b) if to the Secured Party, at 81 West Main Street, Waterbury, Connecticut 06702, Attention: Garth J. Collins, or at such other address for notice as the Secured Party shall last have furnished in writing to the person giving the notice.

Any such notice or demand shall be deemed to have been duly given or made and to have become effective (i) if delivered by hand to a responsible officer of the party to which it is directed, at the time of the receipt thereof by such officer, (ii) if sent by registered or certified first-class mail, postage prepaid, two (2) Business Days after the posting thereof, and (iii) if sent by telegraph, telecopy, or telex, at the time of the dispatch thereof, if in normal business hours in the country of receipt, or otherwise at the opening of business on the following Business Day.

§18. Amendment and Waiver. This Trademark Agreement is subject to modification only by a writing signed by the Secured Party and the Pledgor, except as provided in §6(b). The Secured Party shall not be deemed to have waived any right hereunder unless such waiver shall be in writing and signed by the Secured Party. A waiver on any one occasion shall not be construed as a bar to or waiver of any right on any future occasion.

§19. Governing Law; Consent to Jurisdiction. **THIS TRADEMARK AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF CONNECTICUT.** The Pledgor agrees that any suit for the enforcement of this Trademark Agreement may be brought in the courts of the State of Connecticut or any federal court sitting therein and consents to the non-exclusive jurisdiction of such court and to service of process in any such suit being made upon the Pledgor by mail at the address specified in §17. The Pledgor hereby waives any objection that it may now or hereafter have to the venue of any such suit or any such court or that such suit is brought in an inconvenient court.

§20. Waiver of Jury Trial. **THE PLEDGOR WAIVES ITS RIGHT TO A JURY TRIAL WITH RESPECT TO ANY ACTION OR CLAIM ARISING OUT OF ANY DISPUTE IN CONNECTION WITH THIS TRADEMARK AGREEMENT, ANY RIGHTS OR OBLIGATIONS HEREUNDER OR THE PERFORMANCE OF ANY SUCH RIGHTS OR OBLIGATIONS.** Except as prohibited by law, the Pledgor waives any right which it may have to claim or recover in any litigation referred to in the preceding sentence any special, exemplary, punitive or consequential damages or any damages other than, or in addition to, actual damages. The Pledgor (a) certifies that neither the Secured Party nor any representative, agent or attorney




of the Secured Party has represented, expressly or otherwise, that the Secured Party would not, in the event of litigation, seek to enforce the foregoing waivers, and (b) acknowledges that, in entering into the Credit Agreement and the other Loan Documents to which the Secured Party is a party, the Secured Party is relying upon, among other things, the waivers and certifications contained in this §20.

§21. Prejudgment Remedy Waiver. THE PLEDGOR ACKNOWLEDGES THAT THE FINANCING EVIDENCED HEREBY IS A COMMERCIAL TRANSACTION WITHIN THE MEANING OF CHAPTER 903a OF THE CONNECTICUT GENERAL STATUTES. THE PLEDGOR HEREBY WAIVES ITS RIGHT TO NOTICE AND PRIOR COURT HEARING OR COURT ORDER UNDER CONNECTICUT GENERAL STATUTES SECTIONS 52-278a ET. SEQ. AS AMENDED OR UNDER ANY OTHER STATE OR FEDERAL LAW WITH RESPECT TO ANY AND ALL PREJUDGMENT REMEDIES THE SECURED PARTY MAY EMPLOY TO ENFORCE ITS RIGHTS AND REMEDIES HEREUNDER. MORE SPECIFICALLY, THE PLEDGOR ACKNOWLEDGES THAT THE SECURED PARTY'S ATTORNEY MAY, PURSUANT TO CONN. GEN. STAT. §52-278f, ISSUE A WRIT FOR A PREJUDGMENT REMEDY WITHOUT SECURING A COURT ORDER. THE PLEDGOR ACKNOWLEDGES AND RESERVES ITS RIGHT TO NOTICE AND A HEARING SUBSEQUENT TO THE ISSUANCE OF A WRIT FOR PREJUDGMENT REMEDY AS AFORESAID AND THE SECURED PARTY ACKNOWLEDGES THE PLEDGOR'S RIGHT TO SAID HEARING SUBSEQUENT TO THE ISSUANCE OF SAID WRIT.

§22. Miscellaneous. The headings of each section of this Trademark Agreement are for convenience only and shall not define or limit the provisions thereof. This Trademark Agreement and all rights and obligations hereunder shall be binding upon the Pledgor and its respective successors and assigns, and shall inure to the benefit of the Secured Party and its successors and assigns. In the event of any irreconcilable conflict between the provisions of this Trademark Agreement and the Credit Agreement, or between this Trademark Agreement and the Security Agreement, the provisions of the Credit Agreement or the Security Agreement, as the case may be, shall control. If any term of this Trademark Agreement shall be held to be invalid, illegal or unenforceable, the validity of all other terms hereof shall in no way be affected thereby, and this Trademark Agreement shall be construed and be enforceable as if such invalid, illegal or unenforceable term had not been included herein. The Pledgor acknowledges receipt of a copy of this Trademark Agreement.

IN WITNESS WHEREOF, the undersigned have caused this Trademark Agreement to be executed as of the day and year first above written.

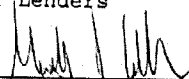
XOMED-TREACE, INC.

By:   
Mark K. Adams  
Its President

(Signatures continued on next page)


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BANK OF BOSTON CONNECTICUT  
as Agent for itself and the  
other Lenders

By:   
Garth J. Collins  
Its Assistant Vice President

STATE OF NEW YORK )  
                          ) ss. New York  
COUNTY OF NEW YORK)

Before me, the undersigned, a Notary Public in and for the county aforesaid, on this 15TH day of April, 1994, personally appeared Mark K. Adams to me known personally, and who, being by me duly sworn, deposes and says that he is the President of Xomed-Treace, Inc., and that said instrument was signed and sealed on behalf of said corporation by authority of its Board of Directors, and said corporation acknowledged said instrument to be the free act and deed of said corporation.

  
Notary Public  
My commission expires:

VERNON ARCHIBALD  
Notary Public, State of New York  
No. 03-8008675  
Qualified in Bronx County  
Certificate Filed in New York County  
Commission Expires Feb. 22, 1995

TRADEMARK  
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Schedule A

1. U.S. Trademark Registrations and Applications - See Annex 1 hereto.
2. Foreign Trademarks Owned and Applications Pending - See Annex 2 hereto.
3. Trademark Licenses and Name Assignments - See Annex 3 hereto.
4. Trade Names - Xomed currently uses the trade names "Xomed-Treace, Inc." and "Xomed-Treace" and in the past has used "Xomed, Inc." and "Xomed".

TRADEMARK

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Annex 1

XOMED-TREACE INC.  
U.S. TRADEMARK REGISTRATIONS

<u>Trademark or Service Mark</u>	<u>Registration No.</u>	<u>Registration Date</u>
ACCU-RATE	1,027,681	12/16/75
ACCU-TEMP	994,015	09/24/74
ACCU-TEMP "C"	1,008,610	04/08/75
AXOSTIM	1,604,479	07/03/90
BIO-FLEK	1,467,164	12/01/87
BLU-SLIT	1,009,750	04/29/75
BLU-SLIT	1,723,526	10/13/92
BLU-SPOT	1,017,204	07/29/75
CAPCEL	1,729,137	11/03/92
CAUTERETTE	1,071,363	08/16/77
E-LUMINATOR	1,767,998	04/27/93
ECONO DRAPE	1,279,719	05/29/84
EPISTAT	1,449,500	07/28/87
ESSAR	1,031,358	01/27/76
FLEXI-LUM	994,016	09/24/74
GOODE T-TUBE	1,377,073	07/01/86
HOT-TEMP	1,529,555	03/14/89
I-SLIT	1,002,694	01/28/75
I-STAT	1,002,688	01/28/75
JUEN TYM-TAP	1,218,276	11/30/82
LASER-SHIELD	1,308,459	12/04/84
LASER-SHIELD	1,650,067	07/09/91
MAXI-LITE	1,002,000	01/21/75
MAXIL-AIR	1,272,567	04/03/84

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MAXILL-HAP	1,558,898	10/03/89
MICRO-CRAFT	1,164,535	08/11/81
MICRO-GARD	1,450,537	08/04/87
MINI-BRADER	994,017	09/24/74
NASO-TAMP	1,196,158	05/25/82
NEO-TYMP	1,541,388	05/30/89
NERVE INTEGRITY	1,732,214	11/10/92
NIM-2	1,727,352	10/27/92
NURSE-MATE	1,094,352	06/27/78
OPHTHO-BURR	1,001,002	01/07/75
ORO-TRACHEAL	1,779,599	06/29/93
OSTEO-MESH	1,603,581	06/26/90
OTO-WICK	1,205,038	08/10/82
PANJE	1,241,027	06/07/83
PENEDRIL	994,013	09/24/74
POLYCEL	1,312,193	01/01/85
PRESSURVEIL	1,001,001	01/07/75
PROFOM	1,534,145	04/11/89
PULSATRON IN SP	1,309,859	12/18/84
R-T ELECTRODES	1,102,607	09/19/78
SKEETER	1,455,118	09/01/87
SKEETER	1,778,822	06/29/93
SWITCH-A-TIP	1,072,167	08/30/77
TMI & DESIGN	1,255,984	11/01/83
TRANSARC	1,584,498	02/27/90
TRIOSITE	1,557,566	09/26/89
TYMPATCH	1,541,391	05/30/89
VAR-I-STAT	1,069,333	07/12/77
VARI-STIM	994,781	10/01/74
VASECTOR	1,065,724	05/17/77

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VITRECTOR	1,031,359	01/27/76
XOMED	965,666	08/07/73
XOMED	921,202	09/28/71
XOMED & Circle	1,226,558	02/08/83
XOMED AUDIANT	1,483,231	04/05/88
XOMED-TREACE	1,681,913	04/07/92
006	998,409	11/19/74

XOMED-TREACE INC.  
U.S. TRADEMARK APPLICATIONS

<u>Trademark or Service Mark</u>	<u>Application No.</u>	<u>Application Date</u>
ACTIVATOR	74/054,922	05/02/90
ACTIVENT	74/116,720	11/13/90
ALPHASCOPE	74/237,853	01/15/92
C-LINE	74/228,502	12/05/91
C-LINE	74/228,503	12/05/91
CONNECTINE	74/038,072	03/13/90
ENDO-SCRUB	74/252,962	03/05/92
LARYN GUARD	74/308,308	08/25/92
PHONAFORM	74/252,961	03/05/92
VOC ALERT	74/308,310	08/25/92
X-TAT	74/116,471	11/13/90

TRADEMARK

REEL 185 FRAME 069

92290201

**Annex 2**

**XOMED-TRACE, INC.  
FOREIGN TRADEMARKS OWNED AND  
APPLICATIONS PENDING**

REEL 185 FRAME 70  
TRADEMARK

PRISTON-PETERS INDUSTRIES CO.  
TRADEMARK OWNER REPORT

23FE1994

KIMED-TREACE, INC.

COUNTRY  
MEXICO

TRADEMARK  
KIMED-TREACE

INTL. REG. NO./DATE  
1074-A  
27JUL1992

INTL. REG. NO./DATE CUR. REG. NO.  
EXPIRES DATE

TRADEMARK

REEL 185 FRAME 071



WELSH-BYERS-SUNSHINE CO.  
 TRADEMARK OWNERS REPORT

23FE1994

XUMED INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CLK. REG. NO.	EXPIRES DATE
ARGENTINA	XUMED	901130 11JAI1972	737171A 09JE1972	1077730	09JE1992
ARGENTINA	XUMED & CIRCLE	1686724 10N11989	1349114 12JE1989	1349114	12JE1999
ARGENTINA	XUMED-TRACE	1763726 30AU1990	1436524 30AU1993	1436524	30AP2003
ARGENTINA	XUMED-TRACE &	1741177 25AU1990	1404774 30JE1992	1404774	30EE2002

TRADEMARK

REEL 185 FRAME 072

WILSON WILKES SOUTHERN CO.  
 TRADEMARK OWNER REPORT

23FE1994

COUNTRY	TRADEMARK	ACTIVITY	INTL. APP. NO./DATE	INTL. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
AUSTRALIA	WOMED-TREACE INC		537123 04.JE.1991	0337123 04.JE.1991	0337123	04.JE.1998
AUSTRALIA		COLLA-TYMP	447999 04.JE.1986	0447999 04.JE.1986	0447999	04.JE.2007
AUSTRALIA		LASER-SHIELD	537124 04.JE.1991			
AUSTRALIA		MAIL-TYMP	493268 11AU1988	0493268 11AU1988	0493268	11AU1993
AUSTRALIA		MEOTYMP	440066 04FE1986	0440066 04FE1986	0440066	04FE2007
AUSTRALIA		PULSATRON	314213 04.JE.1989	314213 04.JE.1989	314213	04.JE.1996
AUSTRALIA		TYMPATCH	473123 22SE1987	0473123 22SE1987	0473123	22SE1994
AUSTRALIA		T-TAT	537126 04.JE.1991	0337126 04.JE.1991	0337126	04.JE.1998
AUSTRALIA		TUMED-A-CIRCLE	363006 31AU1981	0363006 31AU1981	0363006	31AU2002
AUSTRALIA		TUMED PROFUM	477537 01BE1987	0477537 01BE1987	0477537	01BE1994
AUSTRALIA		TUMED TRIOSITE	468367 06.JE.1987	0468367 06.JE.1987	0468367	06.JE.1994
AUSTRALIA		TUMED-TREACE	340960 27AU1990	0340960 27AU1990	0340960	27AU1997
AUSTRALIA		TUMED-TREACE &	532743 17AP1990	0532743 17AP1990	0532743	17AP1997

TRADEMARK

REEL 185 FRAME 73

KRISTIN-NUTRIS SUPPLY CO.  
 TRADEMARK OWNER REPORT

XOMED-TREACE INC.

23JUL1994

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
AUSTRIA	PULSATRON	AM3184/89 03.M.1989	127729 14JUL1989	127735	31OCT1999
AUSTRIA	SNEETER	AM2127/93 19.JAN.1993	144384 19JAN1993	144386	31MAY2003
AUSTRIA	XOMED & CIRCLE	AM1832/81 29.JUL.1981	98564 10DE1981	98564	31DEC2001
AUSTRIA	XOMED-TREACE	AM4374/90 27AUG1990	134557 22.JAN.1991	134557	31JAN2001
AUSTRIA	XOMED-TREACE &	AM1933/90 12.AUG.1990	131916 05.AUG1990	131916	31AUG2000

TRADEMARK

REEL 185 FRAME 74

BEKTON-RIVERS SQUARE CO.  
 TRADEMARK (MNR R ALP)UK

23FE1994

COUNTRY	TRADEMARK	ALPHABETIC	ORIG. APPL. NO./DATE	ORIG. REG. NO./DATE	UK REG. NO.	EXPIRES DATE
BEK-LUX	XOMED-TREACE IMC		73639 24061992	511272 24061992	511272	24062002
BEK-LUX	AURIFANT		55896 20071986	420310 20071986	420310	20071996
BEK-LUX	CONCEL		73637 24061992	513859 24061992	513859	21062002
BEK-LUX	E-LUMINAIDOR		73640 24061992	511273 24061992	511273	24062002
BEK-LUX	NAVILL-CATH		55125 041E1986	415688 041E1986	415688	04FE1996
BEK-LUX	OND-TROCHEAL		73638 24061992	511271 24061992	511271	24062002
BEK-LUX	PULSATRON		67.874 07.08.1989	469007 07.08.1989	469007	07.08.1999
BEK-LUX	SREETER		74993 22.06.1993	520855 22.06.1993	520855	22.06.2003
BEK-LUX	XOMED & CIRCLE		65503 06071981	373861 06071981	373861	06072001
BEK-LUX	XOMED-FRENCE		70418 24061990	481277 24061990	481277	24062000
BEK-LUX	XOMED-TREACE A		69717 04061990	476160 20061990	476160	04062000

TRADEMARK

REEL 185 FRAME 75

MILSTEIN-HYKES SQUIBB CO.  
TRADEMARK IMMERS REPORT

23FE1994

COUNTRY	TRADEMARK	ORIG. APT. NO./DATE	ORIG. REG. NO./DATE	CIR. K.G. NO.	EXPIRES DATE
BRAZIL	KOMB	013765 08.01.1977	1277/07/06991 25FE1980	-007069910	23FE2000
BRAZIL	KOMB-TRENGE	815757557 18FE1990	815757557 16JE1992	015757557	16JE2002

TRADEMARK  
REEL 185 FRAME 76

ARLSTON-MYERS SQUIRRE CO.  
 TRADEMARK OWNERS REPORT

23FE1994

XUMED-TREACE INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CLAS. REG. NO.	EXPIRES DATE
BRAZIL	TRIDISTITE	814173772 10MK1988	814173772 19MY1992	814173772	19MY2002
BRAZIL	XUMED-A-CIRCLE	810690357 25MO1981	810690357 13JL1983	810690357	13JL1993
BRAZIL	XUMED-A-CIRCLE	810645705 0YOC1981	810645705 17AP1984	810645705	17AP1994
BRAZIL	XUMED-TREACE	813737563 19SE1990	813737563 21AP1992	813737563	21AP2002
BRAZIL	XUMED-TREACE &	815541643 22MY1990	815541643 04FE1992	815541643	04FE2002

TRADEMARK

REEL 185 FRAME 077

MOSIER-ATERS SQUIBB CO.  
TRADEMARK OWNER REPORT

23FE1974

XIMED-TREACE INC

COUNTRY TRADEMARK  
CANADIA XIMED-TREACE

ORIG. APP. NO./DATE 2271 21 DE 1992  
ORIG. REG. NO./DATE 2269 23 DE 1992  
CUR. REG. NO. 2269  
EXPIRES DATE 23 DEC 2002

TRADEMARK

REEL 1185 FRAME 078

PRISTON-INTERS SQUIPER CO.  
 TRADEMARK OWNER REPORT

23FE1994

COUNTRY	TRADEMARK	UNCL. OFF. NO./DATE	UNCL. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
CANADA	KUMED-IRREAL, INC	664794 21JUL1990			
CANADA	ACTIVENT	675074 09FE1991			
CANADA	ALPHASCOPE	701657 25MK1992			
CANADA	C-LINE	679046 02AP1991	407260 20NO1992	407260	20NO2007
CANADA	CNPCEL	710220 04NO1992			
CANADA	CONNECTINE	658487 27AP1990			
CANADA	C-LUMINATOR	677607 26JUL1992			
CANADA	ECONODRAPE	502596 29AP1983	306669 23AUL1985	306669	23AUL2000
CANADA	EMBO-STRIP	710240 07JAN1992			
CANADA	EP1STAT	582548 21AP1987		346774	21OC2003
CANADA	CODE T-TUNE	537933 11MK1985	322081 24DE1986	322081	26DE2001
CANADA	JUMM TYP-TAP	503544 13MY1983	287967 17FE1988	287967	17FE1999
CANADA	LAKTM GUARD	714973 15OC1992			
CANADA	MICRO-DRAFT	662629 2JUN1984		300423	01MR2000
CANADA	MICRO-GARD	662636 27JUL1984		348379	25NO2003
CANADA	MELTYMP	662625 25MAY1984			

TRADEMARK  
 99610M3

REEL 185 FRAME 79



23/11/1994

MCLELLIN-BYERLES SMITH CO.  
INAD MARK NAME REPORT

XOMED-TRIAJEX INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CLAS. REG. NO.	EXPIRES DATE
CANADA	MTM-2	710204 04/01/1992			
CANADA	ORO-TRACHEAL	697686 27/JAN/1992			
CANADA	OSTEO-MESH	510350 21/01/1987	3875018 31/01/1991	3875018	31/01/2006
CANADA	OSTEO-MESH	653416 20/01/1990	402194 04/01/1992	402194	04/01/2007
CANADA	010-WICK	520913 25/01/1984	300037 17/01/1985	300037	15/01/2000
CANADA	PANJE	469052 20/01/1981	268384 23/01/1982	268384	23/01/1997
CANADA	PHACO LARD	741084 10/01/1993			
CANADA	PHONAFORM	710341 05/JAN/1992			
CANADA	FRESSIKVEJL	405755 08/01/1976	226800 23/01/1978	226800	23/01/2008
CANADA	PRO-PAD	397409 28/01/1976	221267 17/01/1977	221267	17/01/1992
CANADA	PULSATRON IN SF	515981 27/JAN/1984	296263 19/01/1984	296263	19/01/1999
CANADA	PULSTRON	448660 10/JAN/1980	250994 02/01/1980	250994	02/01/1995
CANADA	TRIS	551310 19/01/1985	332078 18/01/1987	332078	18/01/2002
CANADA	TRIOSTITE	590356 24/01/1987			
CANADA	VASTIRAK	516064 06/01/1984	315705 27/01/1986	315705	27/01/2001
CANADA	VITRECTOR	405374 TRADEMARK	226799	226799	23/01/2008

REEL 185 FRAME 80

PRISTON-MYERS SQUINN CO.  
TRADEMARK OWNER REPORT

23FE1994

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
CANADA	VIC ALERT	714954 13061992			
CANADA	XOMED	521959 23MT1984	ASSOC-301262 29MR1985	ASSOC-301262	29MR2000
CANADA	XOMED & CIRCLE	469967 13MT1981	29A502 31MT1984	29A502	31MT1999
CANADA	XOMED AUDIANT	582551 21MT1987	ASSOC-362036 03MT1989	ASSOC-362036	03MT2004
CANADA	XOMED-TREACE	649770 21MT1990	414333 09JL1993	414333	09JL2008
CANADA	XOMED-TREACE A	655177 11MT1990			

TRADEMARK

REEL 185 FRAME 081

WILSON-HYERS SOUTHERN CO.  
 TRADEMARK OWNER REPORT

23FE1994

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	ORIG. REG. NO.	EXPIRES DATE
CHILE	XOMED-TREACE INC	129898 13/JAN/1989	344051 13/JUL/1989	344051	13/JUL/1999
CHILE	XOMED-TREACE	159770 28/JAN/1990	363541 10/JAN/1991	363541	10/JAN/2001
CHILE	XOMED-TREACE &	151557 17/JAN/1990	358300 09/JAN/1990	358300	09/AUG/2000

TRADEMARK

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REGISTERED TRADEMARK

TRADEMARK

23FE1994

XOMED INC.

COUNTRY	TRADEMARK	DIS. APP. NO./DATE	REG. NO./DATE	CIR. REL. NO.	EXPIRES DATE
CHINA P.R.	XOMED A CIRCLE	2364 20JUL1984	267695 30MCL1986	267695	30MCL1996
CHINA P.R.	XOMED-TRENCE	9100767 04MCL1991	302394 10FE1992	302394	10FE2902
CHINA P.R.	XOMED-TRENCE A	999999999999 30JUL1990	339120 20JUL1991	339120	20JUL2001

REEL 185 FRAME 84

BRISTOL MYERS SQUIBB CO.  
TRADEMARK OWNERS REPORT

TRADEMARK — 2061199

KOWD INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
COLUMBIA	KOWD & CIRCLE	212851 11.JE.1982	110863 06.JE.1985	110863	06.JE.1995
COLUMBIA	KOWD-TREACE	32993A 30M11990			
COLUMBIA	KOWD-TREACE - A	321004 30M11990			

TRADEMARK

REEL: 006509 FRAME: 0685

REEL 185 FRAME 85

REGISTERED TRADEMARK  
TRADEMARK  
23FE1990

XUMED-TREACE INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
DENMARK	ALPHASTORE	02148/1972 20MK1972			
DENMARK	AUDIANT	2941/1986 07MI1986	0133/1988 08LM1988	0133/1988	08LM1998
DENMARK	CAFTEL	02148/1972 20MK1972	09135/1992 02MK1992	09135/1992	02MK2002
DENMARK	E-SUMMATION	02142/1972 20MK1972	09133/1992 02MK1992	09133/1992	02MK2002
DENMARK	DMO-TRENCHER	02143/1972 20MK1972	09134/1992 02MK1992	09134/1992	02MK2002
DENMARK	IRIOSITTE	4372/87 07MI1987	0310/1990 28MI1990	0310/1990	28MI1990
DENMARK	KOMED & CIRCLE	3138/1981 28LM1981	2194/1982 25LE1982	2194/1982	25LE2002
DENMARK	XUMED-PRODOM	8154/1987 03MI1987	7295/1989 24MI1989	7295/1989	24MI1999
DENMARK	XUMED-TREACE	4512/1989 24MI1990	3243/1991 24MI1991	3243/1991	24MI2001
DENMARK	XUMED-TREACE A	3141/1990 18MI1990	3407/1991 31MI1991	3407/1991	31MI2001

REEL 185 FRAME 86

INSTITUTIONAL INVESTORS  
TRADEMARK OWNERS REPORT

TRADEMARK

23F1194

XINBE-D-185-AE JMC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CIR. REG. NO.	EXPIRES DATE
Ecuador	XINBE-D-185-AE	6315 30/8/1919	374590 1/25/1990	374590	17/2/1995
Ecuador	XINBE-D-185-AE	27012 02/01/1991	1281-92 04/12/1992	1281-92	04/12/2002

JHM B-TRECE INC

BRISTOL-HYLS SWIJN CO.  
HOLLAND MARK REPORT

REEL 185 FRAME 87

23E1994

TRADEMARK

COUNTRY	TRADEMARK	ORIG. APPL. NO./DATE	ORIG. REG. NO./DATE	CLAS. REG. NO.	EXPIRES DATE
EGYPT	XHM B A CIRCLE	62729 01AUI1983	62729 01AUI1983	62729	01AUI2003
EGYPT	XHM B-TRECE	77980 02SE11990	77980 02SE11990	77980	02SE2000
EGYPT	XHM B-TRECE A	77031 17M111990	77031 17M111993	77031	17M12003



REEL 185 FRAME 88

WALTER STEEL EQUIPMENT CO.  
TRADEMARK NUMBER REPORT 25E1794

XONE-B-TRENCE INC.

COUNTRY	TRADEMARK	ORIG. APT. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
FINLAND	ALPHASTIPE	1307/92 26RK1992	123687 03MK1993	123687	03MK2003
FINLAND	EMP-CEL	1308/92 26RK1992	123688 03MK1993	123688	03MK2003
FINLAND	F-LIMITATOR	4307/92 11SE1992			
FINLAND	PROFON	4482/87 09MD1987	185479 20MC1989	185479	20MC1999
FINLAND	PIK-SATROM	3346/89 04.L1989	113300 20MI1991	113300	20MI2001
FINLAND	SKEELER	241/93 20JM1993	129657 20BE1993	129657	20BE2003
FINLAND	XONE-B A CIRCLE	3409-81 29JL1981	86995 03MC1983	86995	03MC2003
FINLAND	XONE-B UNO-TRACH	3039/93 07.L1993			
FINLAND	XONE-B-TRENCE	4915/90 29MI1990	118377 21MI1992	118377	21MI2002
FINLAND	XONE-B-TRENCE A	2041/90 17AF1990	117721 20MK1992	117721	20MK2002

REEL 185 FRAME 089

KIM D-THORPE, INC.

BRISTOL, MARYLAND

TRADEMARK

23FE1994

COUNTRY	TRADEMARK	REG. NO./DATE	REG. NO./DATE	REG. NO.	EXPIRES DATE
FRANCE	ACTIVENT	78790 20MT1991	1637630 20MT1991	1637630	28MT2001
FRANCE	ALPINE	927416643 24MT1992	927416643 24MT1992	927416643	23MT2002
FRANCE	AUBIANI	7966806 16MT1986	1353169 16MT1986	1353169	16MT1996
FRANCE	CANCEL	172346 05DE1989	1263672 05DE1989	1363672	05DE1999
FRANCE	CORLETYPE	804361 03JL1986	1362087 03JL1986	1362087	03JL1996
FRANCE	CULWADAM	7966808 16MT1986	1353171 16MT1986	1353171	16MT1996
FRANCE	F-LIMITOR	927416640 24MT1992	927416640 24MT1992	927416640	23MT2002
FRANCE	EASER-SHIELD	287941 20MT1991	1667631 20MT1991	1667631	20MT2001
FRANCE	MAXILL-HAR	923399 20MT1991	1462613 20MT1991	1462613	20MT1998
FRANCE	MILLER-CALAMITE	789670 07FE1986	1367739 07FE1986	1367739	07FE1996
FRANCE	MEOTYMP	720649 09MT1984	1289293 09MT1984	1289293	09MT1994
FRANCE	MIRISTAI	240199 28SE1990	1617868 28SE1990	1617868	28SE2000
FRANCE	OND-TRACHEAL	92417477 30MT1992	92417477 30MT1992	92417477	29MT2002
FRANCE	OUCEL	173317 08DE1989	1266236 08DE1989	1266236	08DE1999
FRANCE	PRESSURETIL	278227 12MT1978	1049246 12MT1978	1049246	12MT1998
FRANCE	PARFUM	894183 15DE1987	1440215 15DE1987	1440215	13DE1997

REEL 185 FRAME 90

REGISTERED TRADEMARK

23FET1994

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CIR. REG. NO.	EXPIRES DATE
FRANCE	XOMED-TREACE 1PK				
FRANCE	PIL-SAINON	141040 11.N.1989	11.N.1989	1541048	11.N.1999
FRANCE	PIL-STIRON	529820 24SE.1979	24SE.1979	1548219	28AU.1999
FRANCE	SIETEL	224987 12.N.1990	1402166 12.N.1990	1602166	12.N.2000
FRANCE	TRANS-AMC	947878 09AU.1988	1482237 09AU.1988	1482237	09AU.1998
FRANCE	TRANSORIC	974169 27DE.1988	1505349 27DE.1988	1505349	27DE.1998
FRANCE	TRIDISITE	864814 02.N.1987	1416355 02.N.1987	1416355	02.N.1997
FRANCE	TYMATCH	878087 23SE.1987	1428174 23SE.1987	1428174	23SE.1997
FRANCE	X-TAT	287942 28NY.1991	1667652 28NY.1991	1667652	28NY.2001
FRANCE	XOMED & CIRCLE	279931 12NF.1991	279931 12NF.1991	1655369	12NF.2001
FRANCE	XOMED-TREACE	234152 28AU.1990	1411841 28AU.1990	1411841	28AU.2000
FRANCE	XOMED-TREACE A	204606 20NF.1990	1587665 20NF.1990	1587665	20NF.2000

REEL 185 FRAME 91

WORLD-TRONIC, INC.

HKJSLIM-AYENS SQUIER CO.  
TRADEMARK OWNER REFUSE

TRADEMARK

23E1994

COUNTRY	TRADEMARK	REG. APP. NO./DATE	REG. REL. NO./DATE	INT. REG. NO.	EXPIRES DATE
USA	WORLD-TRONIC	1094453 21AP1978	1094453 21AP1978	1094453	21AP1999
USA	WORLD-TRONIC	1463865 31MT1991	1463865 31MT1991	1463865	31MT1998
USA	WORLD-TRONIC	1303738 17JL1992	1303738 17JL1992	1303738	17JL1999
USA	WORLD-TRONIC	1266890 12MT1986	1266890 12MT1986	1266890	12MT2007
USA	WORLD-TRONIC	1303908 17JL1992	1303908 17JL1992	1303908	17JL1999
USA	WORLD-TRONIC	1063465 07AP1976	1063465 07AP1976	1063465	07AP1997
USA	WORLD-TRONIC	1063746 02JL1976	1063746 02JL1976	1063746	02JL1997
USA	WORLD-TRONIC	1132800 21MT1981	1132800 21MT1981	1132800	21MT2002
USA	WORLD-TRONIC	1270995 09JL1986	1270995 09JL1986	1270995	09JL2007
USA	WORLD-TRONIC	1094452 21AP1978	1094452 21AP1978	1094452	21AP1999
USA	WORLD-TRONIC	1463869 31MT1991	1463869 31MT1991	1463869	31MT1998
USA	WORLD-TRONIC	1299333 31JL1986	1299333 31JL1986	1299333	31JL2007
USA	WORLD-TRONIC	1342918 28AP1988	1342918 28AP1988	1342918	28AP1995
USA	WORLD-TRONIC	1441748 25SE1990	1441748 25SE1990	1441748	25SE1997
USA	WORLD-TRONIC	1323316 08OC1987	1323316 08OC1987	1323316	08OC1994

REEL 185 FRAME 92

REGISTERED TRADEMARK OWNERS REPORT TRADEMARK 23E1974

COUNTRY	TRADEMARK	INTL. REG. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
GREAT BRIT	PHILANTHUM	1489490 07.11.1989	1489490 07.11.1989	1489490	07.11.1996
GREAT BRIT	SKEETER	1432459 17.11.1990	1432459 17.11.1990	1432459	17.11.1997
GREAT BRIT	TRANSAMC	1353183 02.01.1988	1353183 02.01.1988	1353183	02.01.1995
GREAT BRIT	TRIDSLITE	35076-C/B7 13.01.1987	1297707 13.01.1987	1297707	13.01.1994
GREAT BRIT	TYMPATCH	1321574 16.01.1987	1321574 16.01.1987	1321574	16.01.1994
GREAT BRIT	X-TAT	1465864 31.01.1991	1465864 31.01.1991	1465864	31.01.1998
GREAT BRIT	XOMED	1050114 28.11.1975	1050114 28.11.1975	1050114	28.11.1996
GREAT BRIT	XOMED A CIRCLE	1331370 07.01.1988	1331370 07.01.1988	1331370	07.01.1995
GREAT BRIT	XOMED ORO-TEACH	1503759 17.11.1992			
GREAT BRIT	XOMED-THREACE	1438333 01.01.1990	1438333 01.01.1990	1438333	01.01.1997
GREAT BRIT	XOMED-THREACE A	1412276 20.01.1990	1412276 20.01.1990	1412276	20.01.1997
GREAT BRIT	XOPAB	1076120 24.06.1977	11076120 24.06.1977	11076120	24.06.1998

REEL 185 FRAME 93

HEISTON, PETER'S SQUID CO.  
TRADEMARK OWNER REPORT

TRADEMARK

23/E1994

XUMD-TRAFAC INC

COUNTRY	TRADEMARK	DRJC. APP. NO./DATE	ORIG. REC. NO./DATE	CW. REC. NO.	EXPIRES DATE
GEORGIA	XUMD-TRAFAC	999999			

REEL 185 FRAME 94

HOLSTEN - HILTONS SMITH CO.  
 TRADEMARK OWNER REPORT  
 TRADEMARK  
 DATE 1994

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CIN. REG. NO.	EXPIRES DATE
XINHO-INDICE INC					
GERMANY	INDICE	67111/1987 18.01.1978	910329 18.01.1978	980345	18.01.1998
GERMANY	ACTIVENT	8691/1987 28.01.1992			
GERMANY	ACTIVENT	8694/1987 15.11.1991			
GERMANY	ALPHASTONE	8676/1987 01.07.1992			
GERMANY	MARKTEL	8668/1987 21.10.1992	2024643 16.01.1992	2024643	21.10.2002
GERMANY	MARKTEL	8631/1987 1.10.1989	1172287 1.10.1989	1172287	1.10.1999
GERMANY	CONNECTIME	8604/1987 02.11.1988	1110224 02.11.1988	1130224	02.11.1998
GERMANY	1-STAT	827110/1987 18.01.1978	980344 18.01.1978	980344	18.01.1998
GERMANY	MARKTEL-MMP	8606/1987 1.07.1988	1135251 1.07.1988	1135251	1.07.1998
GERMANY	NE-DIYMP	8566/1987 22.01.1984	1082594 22.01.1984	1082594	22.01.1994
GERMANY	ORBITSTAT	8640/1987 25.11.1990	1185153 25.11.1990	1185153	25.11.2000
GERMANY	OIUCEL	8630/1987 1.10.1989	1166286 1.10.1989	1166286	1.10.1999
GERMANY	PILVEEL	8659/1987 24.10.1992	2024645 16.01.1992	2024645	24.10.2002
GERMANY	PILVEEL	8602/1987 05.10.1988	1127894 05.10.1988	1127894	05.10.1998
GERMANY	PILSATKOM	859396 06.02.1989	1158778 15.01.1990	1158778	06.02.1999
GERMANY	PILSATKOM	847291/1987 24.02.1979	1009165 01.11.1980	1009165	24.02.1999

REEL 185 FRAME 095

WESTON - HYEST SQUIFF CO.  
 TRADEMARK OWNERS REPORT TRADEMARK 23FE1994

COUNTRY	TRADEMARK	DRIL. OFF. NO./DATE	DRIL. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
U GERMANY	SMILE FLK	X441/10WZ 08NOV1990	1177340 09NOV1990	1172598	08NOV2000
U GERMANY	TRANSARC	X615/10WZ 21JAN1989	1146926 21JAN1989	1146926	21JAN1999
U GERMANY	TRIUSTITE	X597/5WZ 10.J.1987	1127839 10.J.1987	1127839	10.J.1997
U GERMANY	TYMATIC	X599/10WZ 26SE1987	1121315 26SE1987	1121315	26SE1997
U GERMANY	X-TAT	X692/10WZ 28DEC1992			
U GERMANY	X-TAT	X655/10WZ 11.JE1991	2027206 11.JE1991	2027206	11.JE2001
U GERMANY	XOMED & CIRCLE	X545-10WZ 25AP1981	1029783 24AP1981	1029783	25AP2001
U GERMANY	XOMED AUDIANT	X612/10WZ 30NOV1988	1137183 30NOV1988	1137183	30NOV1998
U GERMANY	XOMED E-LIMINANT	X679/10WZ 14NY1992	2045180 17SE1992	2045180	14NY2002
U GERMANY	XOMED MICRO-CAR	X610/9WZ 09.JE.1988	1135197 09.JE.1988	1135197	09.JE.1998
U GERMANY	XOMED OKO-TRACH	X680/10WZ 14NY1992	2032607 14NY1992	2032607	14NY2002
U GERMANY	XOMED-TRFACE	X644/10WZ 15SE1990	1170967 15SE1990	1170967	15SE2000
U GERMANY	XOMED-TRFACE A	X633/10WZ 08NY1990	1173647 08NY1990	1173647	08NY2000
U GERMANY	XOMED-TRFACE LA	X670/10WZ 28JAN1992	2024644 16NOV1992	2024644	16NOV2002



REEL 185 FRAME 096

ANASTAS - PETERS STUDIO CO. TRADEMARK 23FE1994  
1500 DEMARK OWNER REPORT 1

COUNTRY	TRADEMARK	DMIC. INT. NO./DATE	DRIF. REC. NO./DATE	CUR. REG. NO.	EXPIRES DATE
GERMANY	PH. STRICH	94390 02.11.1989	94390 02.11.1989	94390	07.11.1999
GERMANY	INISHTIE	86533 26.01.1987	86533 26.01.1987	86533	27.01.1997
GERMANY	KOMED - R - CIRCLE	72124 11.11.1982	72124 11.11.1982	72124	11.11.2002
GERMANY	KOMED - TREACE	100468 30.01.1990			
GERMANY	KOMED - TREACE - R	98734 25.01.1990			

REEL 185 FRAME 97

XIME D-IREVEL INC

REGISTERED TRADEMARK 23FE1998

COUNTRY	IRABEMASH	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
HONG-KONG	XIME D-IREVEL	1538/82 04.11.1982	213/1983 04.11.1982	213/1983	03.12.1987
HONG-KONG	XIME D-IREVEL	7312/79 04.11.1979			
HONG-KONG	XIME D-IREVEL	3409/79 20.01.1979	2262/1983 28.01.1980	2262/1983	28.01.1987

TRADEMARK

REEL: 006509 FRAME: 0698

REEL 185 FRAME 098

PRISTIN - HYERS SQUIRRE CO. TRADEMARK 2981994

XIME D INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
INDIA	XIME D - A - CIRCLE	494310 13.11.1988			
INDIA	XIME D - FRANCE	546525 05.01.1990			
INDIA	XIME D - FRANCE - A	528230 19.01.1990			

REEL 185 FRAME 099

XOHLD INC

PRINT-ATRES SQUIRE CO. TRADEMARK 23FT1994  
HEADMARK NUMBER REFUND TRADEMARK

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CLAS. REG. NO.	EXPIRES DATE
INDONESIA	XIME B-E CIRCLE	999999999999	176134	176134	04NOV1993
INDONESIA	XIME B-1 RENCE	999999999999			
		103E1990			

REEL 1 85 FRAME 1 00

WIUSTEL - AYERS - STUBBINS CO. - TRADEMARK  
TRADEMARK OWNER RETURN

20FT 1994

XONED - TRENCE TM:

COUNTRY	TRADEMARK	ORIG. APP. NO. / DATE	ORIG. REG. NO. / DATE	CHG. REG. NO.	EXPIRES DATE
Ireland	PHILANTHROP	3633/89 04.11.1989	133177 04.11.1989	133177	04.11.1996
Ireland	KOWE-B & CIRCLE	115/88 11.11.1988	129320 11.11.1988	129320	11.11.1995
Ireland	KOWE-B - TRENCE	90/9040 27.01.1990	130946 18.01.1990	130946	18.01.1997
Ireland	KOWE-B - TRENCE - 2	90/2174 18.01.1990	130965 18.01.1990	130965	18.01.1997

REEL 185 FRAME 101

BRITON -PIERS SQUIRE CO. TRADEMARK 23FE1994  
TRADEMARK OWNER REPORT

NUMED-TRANCE IMC

COUNTRY

TRADEMARK

ORIG. APP. NO./DATE

ORIG. REG. NO./DATE

CL. REG. NO.

EXPIRES DATE

137061

TRIOSTTE

66780  
10/11/1987

66780  
10/11/1987

66780

10.1.1994

137061

NUMED-S-CIRCLE

24303  
19/11/1982

24303  
19/11/1982

24303

19/11/2003

137061

NUMED-TRANCE

77334  
20/01/1990

77334  
20/01/1990

137061

NUMED-TRANCE-S

78047  
19/11/1990

78047  
19/11/1990

REEL 185 FRAME 102

BRISTOL MILK SQUIB CO. TRADEMARK  
 TRADEMARK OWNER REPORT 23RE1994

COUNTRY	TRADEMARK	DKIC. APP. NO./DATE	DKIC. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
ITALY	KOMED-FRENCE JMC				
ITALY	ACTIVE	F191C/797 04.E.1991			
ITALY	ALPINA SCORPE	F192C/489 28A.F.1992			
ITALY	MIDBENT	34231-C/BA 20M.1986	474964 20M.1986	474964	20M.1996
ITALY	CANCEL	F192C/411 28A.F.1992			
ITALY	COLEA-TYPE	34877-C/BA 11.E.1986	475533 11.E.1986	475533	11.M.1996
ITALY	CHILSO-DON	34230-C/BA 20M.1986	474963 20M.1986	474963	20M.1996
ITALY	E-TIMINATOR	F192C/410 28A.F.1992			
ITALY	LEDER-SHIELD	F191C/506 04.E.1991			
ITALY	NEOTYPE	34111-C/BA 16M.1984	461506 16M.1984	461506	16M.1994
ITALY	OKO-THERMAL	F192C/299 31M.1992			
ITALY	PRIFON	36213-C/BA 30M.1987	502408 30M.1987	502408	30M.1997
ITALY	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
ITALY	SKEETER	F192C/48 04.E.1991			
ITALY	IRISJIE	35076-C/BA 16.M.1987	503507 16.M.1987	503507	16.M.1997
ITALY	TYNATCH	35913-C/BA 07M.1987	500375 07M.1987	500375	07M.1997
ITALY	X-TAI	F191C/368 04.E.1991			

REEL 185 FRAME 103

XIMED-TREACE INC

BRISTOL-MYERS SQUIBB CO.  
TRADEMARK OWNER REFUSED TRADEMARK

23F1994

COUNTRY	TRADEMARK	DRIC. APP. NO./DATE	DRIC. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
ITALY	XIMED A CIRCLE	34289-C/81 30.F.1981	472917 30.F.1981	472917	30.F.2001
ITALY	XIMED-TREACE	103192/90 17SE1990			
ITALY	XIMED-TREACE A	99266/90 23M1990	593482 23M1990	593482	23M2000



REEL 185 FRAME 104

WESTLIM - JENSEN SQUIRRE CO. TRADEMARK DENMARK RETURN TRADEMARK 29F01994

KOBE D JMC

COUNTRY	TRADEMARK	INTL. APT. NO./DATE	INTL. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
JAPAN	MIDIMAT K-KOINAK	60122/86 11.JE.1986	2093462 30NOV1988	2093462	30NOV1998
JAPAN	COLEL-PYH	70138/86 04.JE.1986	2423719 30.JE.1992	2423719	30.JE.2002
JAPAN	ENL-N-TYH-IN K	89801/86 26NOV1986	2423720 30.JE.1992	2423720	30.JE.2002
JAPAN	HANHEL-MH	86014/88 17.JE.1988	2293408 26DE1999	2293408	26DE2000
JAPAN	NEOTYH-K-KOINAK	93612/86 05.JE.1986	2114907 21.E1.1989	2114907	21.E1.1999
JAPAN	PHUPUH	99737/87 04.JE.1987	2239614 30NOV1999	2239614	30NOV2000
JAPAN	REF-OP-KOBE D 3	66143/81 25NOV1981	1739349 21.JAN.1985	1739349	23.JAN.1995
JAPAN	TRAKS-MHC	89367/88 04NOV1988	2306997 30AP1991	2306997	30AP2001
JAPAN	TRAKS-RC	144444/88 23DE1988	2339339 29NOV1991	2339339	29NOV2001
JAPAN	TYMPATCH-K-KOINAK	107193/87 25.E1.1987	2296573 31.JAN.1991	2296573	31.JAN.2001
JAPAN	KOBE D	141410/1973 04.JE.1973	1292082 12NOV1977	1292082	12NOV1997
JAPAN	KOBE D	141451/1973 04.JE.1973	1179723 18DE1975	1179723	18SE1995
JAPAN	KOBE D-IN-KOINAK	13049/86 14.FE.1986	2039937 26P1988	2039937	26AP1990
JAPAN	KOBE D-IN-KOINAK	13050/86 14.FE.1986	2084933 26OC1988	2084933	26OC1998
JAPAN	KOBE D-TRIOSTITE	76091/87 03.JE.1987	233763 29NOV1991	233763	29NOV2001

REEL 185 FRAME 105

KUMED-TRACE INC

BRISTOL-WATERS SPRING CO.  
TRADEMARK OWNER REPORT

TRADEMARK

29FEB1994

COUNTRY	TRADEMARK	ORIG. INT. NO./DATE	ORIG. REG. NO./DATE	CHK. REG. NO.	EXPIRES DATE
JAPAN	NETIVENT & KAIN	63698/71 20.JE.1991	2769033 31.AU.1993	2769033	31.AU.2003
JAPAN	ENDER-SHIELD &	63697/71 20.JE.1991			
JAPAN	SKEETER	85199/90 26.JE.1990	2486776 27.DE.1992	2486776	23.DC.2002
JAPAN	KUMED-TRACE	101209/90 07.JE.1990	2613724 24.DE.1993	2643724	24.DE.2003
JAPAN	KUMED-TRACE-A	48169/90 27.JE.1990	2713610 31.JE.1993	2713610	31.JE.2003

REEL 185 FRAME 106

WILSON-NYERS SWIND CO. TRADEMARK 29JL1994  
TRADEMARK OWNER REPORT

XIMED-TREACE INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
S-KOEN	TOWE-B-A-CIRCLE	84-1380 24JN1989	191991 29JN1990	191991	29JN2000
S-KOEN	XIMED-TREACE	99-29031 27JL1990	229823 04SE1991	229823	04SE2001
S-KOEN	XIMED-TREACE-A	99-12779 04JN1990	216026 29JL1991	216026	29JL2001

TRADEMARK

REEL: 006509 FRAME: 0707

REEL 185 FRAME 107

XOMED-IRFACC INC

PRISTIN STREET SQUINN CO.  
TRADEMARK DUNNEN NIPONT

23E1994

COUNTRY	TRADEMARK	ORIG. PAT. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
LATVIA	XOMED-IRFACC	279999			

LATVIA

TRADEMARK  
XOMED-IRFACC

ORIG. PAT. NO./DATE  
279999

ORIG. REG. NO./DATE  
CUR. REG. NO.

EXPIRES DATE

REEL 185 FRAME 108

HEISTEN-PIRETS SQUISH CO. TRADEMARK  
TRADEMARK OWNER REPORT

23FE1994

XIMLD INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
LEBANON	XIMLD & CIRCLE	340/0/159863 23JUL1982	42651 23JUL1982	42651	23JUL1997
LEBANON	XIMLD-TREACE	244/121267 30JUL1990	24967 30JUL1990	24967	30JUL2005
LEBANON	XIMLD-TREACE	265/152339 13MAY1990	54822 13MAY1990	54822	13MAY2005

TRADEMARK

REEL: 006509 FRAME: 0709

REEL 185 FRAME 109

XIMED-TREXEL INC

BRITISH-AMER SVICERS CO. TRADEMARK

29E1994

COUNTRY	TRADEMARK	ORIG. APPL. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
LITHUANIA	XIMED-TREXEL	999999			

999999

EXPIRES DATE

REEL 185 FRAME 110

PRISTIN-MTRS SQUIMPODEMARK

23071994

XIMED-TREACT INC

COUNTRY

TRADEMARK

ORIG. APP. NO./DATE

ORIG. REC. NO./DATE

CL. NO.

EXPIRES DATE

HNCND

XIME-D-A CIRCLE

1048-M  
04M01917

1048-M  
04M01917

1048-M

04M01917

HNCND

XIME-D-TREACT-A

10447-M  
265E1990

10447-M  
23MR1992

10447-M

23MR2002

HNCND

XIME-D-TREACT-A

10169-M  
09M11990

10169-M  
23M11992

10169-M

23M12002

TRADEMARK

REEL: 006509 FRAME: 0711

REEL 185 FRAME 111

BRISTOL MYERS SQUIBB CO. TRADEMARK  
TRADEMARK (SMALL REFLECT) 23FE1994

XINME-D-TRACCE 1MC

COUNTRY	TRADEMARK	ORIG. AP. NO./DATE	ORIG. REG. NO./DATE	CUR. REL. NO.	EXPIRES DATE
MEXICO	XINME-D	95375 10MU1975	201275 10MU1975	201275	02MU1995
MEXICO	XINME-D & CIRCLE	190645 15SE1981	269196 15SE1981	269196	15SE2001
MEXICO	XINME-D & CIRCLE	190644 15SE1981	269195 15SE1981	269195	15SE2001
MEXICO	XINME-D-TRACCE	94775 29MU1990	307284 29MU1990	307284	29MU1995
MEXICO	XINME-D-TRACCE &	83618 20MF1990	307484 20MF1990	307484	20MF1995



REEL 185 FRAME 112

MISTOL-AVENS SWISS CO. TRADEMARK 29E1990

XOMED-TRENCE INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CHK. REG. NO.	EXPIRES DATE
NEW ZEALAND	XOMED-A-CIRCLE	142124 2001982	142124 2001982	142126	29062003
NEW ZEALAND	XOMED-FR10211E	187219 22E1988	187219 22E1988	187219	22E1993
NEW ZEALAND	XOMED-TRENCE	294374 24011990			
NEW ZEALAND	XOMED-TRENCE-B	291211 18061990			

REEL 185 FRAME 13

WELTON-AVERS SQUIPP CO. TRADEMARK 23FE1794  
TRADEMARK OWNER REPORT

XONED INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
NORWAY	PROB OM	07/4049 20M11987	13715 14E11980	13715	14FE1978

TRADEMARK

REEL: 006509 FRAME: 0714

REEL 185 FRAME 14

KRISTIN-NYERS SMITH CO. TRADEMARK 29F1994  
 TRADEMARK OWNER REPORT

XOHEB-TRANCE INC.

COUNTRY	TRADEMARK	REG. NO./DATE	REG. NO./DATE	CHK. REC. NO.	EXPIRES DATE
NORWAY	ALPHASTOPE	92/1480 23M1992	159534 23SE1993	159534	23SE2003
NORWAY	EMPEL	92/1481 23M1992	157883 15J1993	157883	15J2003
NORWAY	E-LIMINATOR	92/1482 23M1992			
NORWAY	OND-TRACHEM	92/1483 23M1992			
NORWAY	PII-SAYTON	89/1315 03M1989	146641 29M1991	146641	29M2001
NORWAY	SLETTER	93/0271 20J1993			
NORWAY	XOHEB-A-CIRCLE	81/2197 03SE1981	113218 17E1983	113218	17E2003
NORWAY	XOHEB-TRANCE	90/4292 23M1990	149119 06FE1992	149119	06FE2002
NORWAY	XOHEB-TRANCE-K	90/7321 18M1990	140104 19DE1991	140104	19DE2001

REEL 185 FRAME 115

PRISTIN - BYERS SQUIR CO. TRADEMARK  
TRADEMARK OWNER REPORT

23071990

XOMED - IREACE INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	DMIC. REG. NO./DATE	CLUB. REG. NO.	EXPIRES DATE
PANISTAN	XOMED - IREACE A	111117 04J1991	111117 04J1991	111117	04J1998
PANISTAN	XOMED - IREACE	111118 04J1991	111118 04J1991	111118	04J1998

REEL 185 FRAME 116

WILSON-MYERS SQUIBB CO. TRADEMARK OWNER REPORT TRADEMARK 29F1994

XIMED-IRFACIE INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
PANAMA	XIMED & CIRCLE	052783 20A11990	052783 21A11991	052783	21A12001
PANAMA	XIMED-TRENCE	058959 170C1991			
PANAMA	XIMED-TRENCE-A	056514 20A11991	056514 10A11992	056514	10A2002

REEL 185 FRAME 117

MARK D 100:

REGISTER - PEPES SQUIRE CO.  
TRADE MARK OWNER REPORT

TRADE MARK

23FE1994

COUNTRY PHILIPPINE  
TRADE MARK KOME P A CIRCLE

ORIG. REG. NO./DATE

67434  
21M1199

ORIG. REG. NO./DATE

49297  
30OC1990

CHG. REG. NO.

49297

EXPIRES DATE

30OC2010

TRADE MARK

REEL: 006509 FRAME: 0718

REEL 185 FRAME 18

HEISTER-PIERS SQUINN CO. TRADEMARK REFERENCE

TRADEMARK OWNER REPORT

XOHEB-TREACE INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CL. REG. NO.	EXPIRES DATE
PORUUGAL	XOHEB-A-CIRCLE	215869 08/19/82	215869 13/01/1985	215869	15/01/1996
PORUUGAL	XOHEB-TREACE	267642 26/05/1990	267642 28/06/1992	267642	28/06/2002
PORUUGAL	XOHEB-TREACE-A	264605 24/11/1990	264605 23/01/1992	264605	23/01/2002

REEL 185 FRAME 119

XONE D-11ENCE 1MC

KRISTEN WERT SWOIR CO.  
INDENMARK DUMER MIPORT

TRADEMARK 23FE1994

COUNTRY	TRADEMARK	REG. NO. / DATE	INT. REG. NO. / DATE	CUR. REG. NO.	EXPIRES DATE
PURMIONICO	XONE D	999999999999	27786	06AF1987	06AF1997

06AF1987 27786 06AF1997



XONE-D-FENCE INC

BRISTOL-MYERS SQUIBB CO.  
TRADEMARK OWNER REFERS TO

TRADEMARK

23F1994

REEL 185 FRAME 120

COUNTRY TRADEMARK  
XONE-D-FENCE

REG. APP. NO./DATE  
999999

REG. REC. NO./DATE CUR. REG. NO.

EXPIRES DATE

REEL 185 FRAME 121

XIMED-TRACE INC

HOLSTEN-AYERS SQUIBB CO.  
TRADEMARK OWNER: KETTER  
TRADEMARK

38E1994

COUNTRY	TRADEMARK	REG. NO. / DATE	REG. NO. / DATE	CHG. NO.	EXPIRES DATE
2- AFRICA	M. PHASCOPE	92/1898 27JUL1992			
3- AFRICA	CAN-CEL	92/2928 25MAY1992			
3- AFRICA	E-LIMINATOR	92/2927 20MAY1992			
3- AFRICA	OMO-FINOCHEM	92/2529 20MAY1992			
3- AFRICA	SREETER	93/00411 22JAN1993			
3- AFRICA	SREETER	999999 21JAN1993			
3- AFRICA	XIMED-TRACE	91/1936 20MAY1991			
3- AFRICA	XIMED-TRACE-A	91/1935 20MAY1991	91/1935	91/1935	20MAY2001

REEL 185 FRAME 122

HILSTIN-NYENS SWEDISH CO. TRADEMARK 29/E1994

XIONE-B-TREACE INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CIK. REG. NO.	EXPIRES DATE
SINGAPORE	XIONE B & CIRCLE	2303/82 04NT1982	572303/82 04NT1982	572303/82	04NT2003
SINGAPORE	XIONE B-TREACE	575919/90 20AU1990	3903/90 16NT1990	3903/90	16NT1997
SINGAPORE	XIONE B-TREACE &	573583/90 16NT1990	3903/90 16NT1990	3903/90	16NT1997

REEL 185 FRAME 123

BRISTOL MYERS SQUIBB CO.  
 TRADEMARK OWNER REPORT-TRADEMARK 23E11994

COUNTRY	TRADEMARK	DRIF. INT. NO./DATE	DRIF. REG. NO./DATE	CHK. REG. NO.	EXPIRES DATE
SPAIN	XOMED-IRENCE 3MG				
SPAIN	ACTIVEM	1643301 18.JE.1991	1643301 06AF.1992	1643301	18.JE.2001
SPAIN	ALPHACUR	1701233 13MT.1992			
SPAIN	MIDIMET	1148668 29MT.1984	1148668 20JA.1988	1148668	20.JA.2008
SPAIN	COMCEE	1701232 13MT.1992	1701232 13MT.1992	1701242	13MT.2002
SPAIN	ENLIM-TYMP	1138230 20MT.1986	1138230 05.JE.1989	1138230	20MT.1996
SPAIN	E-LUMINATHIN	1701234 13MT.1992	1701234 13MT.1992	1701234	13MT.2002
SPAIN	LASTR-SHIF.D	1443308 18.JE.1991			
SPAIN	IMD-IRACIK AL	1701233 13MT.1992			
SPAIN	PIR.301ROM	1313409 20.JE.1989			
SPAIN	SREETER	1702313 03TE.1993			
SPAIN	TRIOSTITE	1387862 23MT.1990	1387862 06AF.1992	1387862	23MT.2000
SPAIN	TYNPAICH	1210881 23SE.1987	1210881 05.JE.1988	1210881	05.JE.2008
SPAIN	X-TAT	1643302 18.JE.1991	1643302 06AF.1992	1643302	18.JE.2001
SPAIN	XOMED-6 CIRCLE	982163 04MT.1981	982163 20MT.1982	982163	20MT.2002
SPAIN	XOMED-PICORIN	1226388 23DE.1987	1226388 03DE.1988	1226388	03DE.2008
SPAIN	XOMED-16ENCE	1381207 20.JE.1990	1381207 06AF.1992	1381207	20.JE.2000

REEL 185 FRAME 124

REGISTER-PIREX STUJAN CO.  
 TRADEMARK OWNERS REPORT  
 TRADEMARK  
 23FE1994

XOMED-TRENCE INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
SPAIN	XOMED-TRENCE A	1566189 02MT1990			

REEL 185 FRAME 125

NIJSTED - NYERS SOUTH CO TRADEMARK  
TRADEMARK OWNER REPORT TRADEMARK

23F1994

XIOMED-TRENACE INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
SWE DEN	AL PHASTORP	92-03091 30M61992	232979 22DEC1993	232979	22DEC2003
SWE DEN	CAN-CEL	92-03092 30M61992	242311 13M01992	242311	13M02002
SWE DEN	F-LIMINATION	92-03090 30M61992	242310 13M01992	242310	13M02002
SWE DEN	OND-FINCHEN-AL	92-03089 30M61992			
SWE DEN	PROPO DM	87-7793 07DEC1987	210178 05M01990	210178	03M02000
SWE DEN	PUL-SATION	89-06389 04JL1989	223366 03M1991	223366	03M2001
SWE DEN	SKEETZ	93-00666 20J01993	233739 03D11993	233739	03M2003
SWE DEN	INTOSTIT	87-05081 30JL1987	218676 14SE1990	218676	14SE2000
SWE DEN	XIOMED-S-CIRCLE		179118 20M01981	179118	20M02001
SWE DEN	XIOMED-B-AUBIANT	87-7419 25SE1987	216298 07JL1989	216298	07JL1999
SWE DEN	XIOMED-OND-TRENCH	9300793 28J01993			
SWE DEN	XIOMED-TRENACE	90-07672 22M1990	239826 05JL1992	239826	05JL2002
SWE DEN	XIOMED-TRENACE-A	90-03782 19M1990	229439 17M1992	229439	17M2002

REEL 185 FRAME 126

REGISTERED TRADEMARK

23F31994

COUNTRY	TRADEMARK	ORIG. APPL. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
SWITZERLAND	POLSKIM	4997 04.1.1989	374138 04.1.1989	374138	04.1.2009
SWITZERLAND	SELTEN	486/1993.3 21.10.1993	404690 21.10.1993	404690	21.10.2013
SWITZERLAND	TRILOBITE	4297 02.1.1987	356138 02.1.1987	356138	02.1.2007
SWITZERLAND	KOMB-D-LINGLE	4128 24.1.1981	313982 24.1.1981	313982	24.1.2001
SWITZERLAND	KOMB-PROGOM	797A 02.08.1987	358921 02.08.1987	358921	02.08.2007
SWITZERLAND	KOMB-TRENCÉ	4353/1990.4 28.11.1990	384329 28.11.1990	384329	28.11.2010
SWITZERLAND	KOMB-TRENCÉ A	3070/1990 18.08.1990	301833 18.08.1990	301833	18.08.2010

REEL 185 FRAME 127

XIRED-TRENCE INC

WILSON-BREXER SQUARE CO TRADEMARK  
 TRADEMARK OWNER REFUND

30E1994

COUNTRY	TRADEMARK	ORIG. REG. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
711000	PIR SHIRON	78/36943 15NOV1989	497166 16NOV1990	497166	16NOV2000
711000	XIRED-B-CIRCLE	71-13927 30NOV1982	192899 16NOV1982	192899	130C2002
711000	XIRED-B-CIRCLE	71-12819 23NOV1982	191985 01DEC1982	191985	01DEC2002
711000	XIRED-TRENCE	79-40964 15SE1990	513365 01NOV1991	513365	130C2002
711000	XIRED-TRENCE	79-40964 15SE1990	520729 16NOV1991	520729	30SE2002
711000	XIRED-TRENCE-B	79-20286 14MY1990	509399 01JUN1991	509399	130C2002
711000	XIRED-TRENCE-B	79-20287 14MY1990	509782 16NOV1990	509782	30SE2002



REEL 185 FRAME 128

WILSON PETERS JUNIOR CO.  
TRADEMARK OWNER REPORT

TRADEMARK

23WE1794

KORNEB-TRENCE INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
JMILLAND	KORNEB & CIRCLE	135841 30MY1984	106283 30MY1984	106283	30MY1994
JMILLAND	KORNEB-TRENCE	284339 30MU1990	147846 30MU1990	147846	30MU2000
JMILLAND	KORNEB-TRENCE &	282475 21MY1990	144254 21MY1990	144254	21MY2000

TRADEMARK

REEL: 006509 FRAME: 0729

REEL 185 FRAME 129

BRISTOL-MYERS SQUIBB CO.  
TRADEMARK OWNER REFERENCE

TRADEMARK

238E1974

XINMEI-BRENNE INC

COMINITY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CLM. REG. NO.	EXPIRES DATE
TURKEY	PALMSTRON	3755R 07/20/1989	08/4/1989	114235	08.1.1999
TURKEY	XINMEI-BRENNE	3219/91 10/21/1991	127621 10/21/1991	127621	10/21/2001
TURKEY	XINMEI-BRENNE - 6	6191/91 12/01/1991	129387 12/01/1991	129387	12/01/2001

REEL 185 FRAME 130

RELSTER-TEST SOURCE CO. TRADEMARK

TRADEMARK OWNER REPORT

XIOWE-TREACE INC

COUNTRY	TRADEMARK	ORIG. APPL. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
IR/KR/JMC	XIOWE-TREACE	909999			

COUNTRY	TRADEMARK	ORIG. APPL. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE

BRISTOL-MYERS SQUIBB CORPORATION  
 TRADEMARK NAME REFERENCE

230E1994

WORLD-TRAFAC INC

COUNTRY

TRADEMARK

ORIG. APP. NO./DATE

ORIG. REG. NO./DATE

CHK. REG. NO.

EXPIRES DATE

INDICITY

WORLD

178252

146765

244672

08AP2002

INDICITY

WORLD-TRAFAC

239917

07/01/1981

INDICITY

WORLD-TRAFAC

193E1990

INDICITY

WORLD-TRAFAC

237171

INDICITY

WORLD-TRAFAC

09MT1990

REEL 185 FRAME 132

WILSON-OWENS SQUID INK  
TRADEMARK OWNER REFERS TRADEMARK

23E11994

XONE D-TRENCE INC

COUNTRY	TRADEMARK	REG. NO./DATE	REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
YEM ZUELA	XONE B A CIRCLE	3163-BC 29M1987	116461-F 06M1985	116461-F	06M2000
YEM ZUELA	XONE B-TRENCE	13146/79D 07SE1990			
YEM ZUELA	XONE B-TRENCE A	8423/79D 23M1990			

TRADEMARK

REEL: 006509 FRAME: 0733

REEL 185 FRAME 133

XONEB-TRANCE INC

PRISTIN-AYTES SQUIN CO TRADEMARK

23FE1994

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CLAS. REG. NO.	EXPIRES DATE
Vietnam	XONEB-TRANCE	6942 20HK1992	6213 20HK1992	6213	20MR2002

REEL 185 FRAME 134

TRADEMARK

BRISTOL-WEISS SCULPT CO.  
TRADEMARK OWNER REPORT

23FE1994

KOWEY-TRENCE INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CIR. REG. NO.	EXPIRES DATE
LITHUANIA	KOWEY-TRENCE	Z-237782 26MAY1982	28776 26MAY1984	28776	26MAY1996
LITHUANIA	KOWEY-TRENCE	Z-15132790 29MAY1990	36798 29MAY1990	36798	29MAY2000
LITHUANIA	KOWEY-TRENCE	Z-541790 13APR1990			

TRADEMARK

REEL: 006509 FRAME: 0735

REEL 185 FRAME 135

FRISTEN, HTERS SMITH CO.  
TRADEMARK OWNER REPORT

TRADEMARK

23FE1994

XOWE-D-TREACE INC

COUNTRY	TRADEMARK	ORIG. APP. NO./DATE	ORIG. REG. NO./DATE	CUR. REG. NO.	EXPIRES DATE
ZAIR	XOWE D & CIRCLE	136/EXT/87 28MT1987	1021/87 28MT1987	1021/87	28MT1997
ZAIR	XOWE-D-TREACE	52/EXT/91 04MK1991	2489/91 04MK1991	2489/91	04MK2001
ZAIR	XOWE-D-TREACE - A	105/EXT/90 10MT1990	2293/90 10MT1990	2293/90	10MT2000



92290201

Annex 3

REEL 1185 FRAME 136

TRADEMARK

XOMED-TREACE, INC.  
TRADEMARK LICENSES AND NAME ASSIGNMENTS

- 1 -

TRADEMARK  
REEL: 006509 FRAME: 0737

REEL 185 FRAME 137

TRADEMARK

Trademark Licenses and Name Assignments

	<u>Type of Agreement</u>	<u>Name</u>	<u>Licensing or Assigning Party</u>	<u>Date of Agreement</u>	<u>Expiration Date</u>
1.	Name Assignment	Armstrong	Armstrong	Aug. 1993	Aug. 2001
2.	Trademark	Boyle	Donald Boyle	Jan. 1992	Feb. 1993
3.	Name Assignment	Goldsmith Inflatable Airway Splint	Dr. Goldsmith	Mar. 1992	Mar. 2002
4.	Name Assignment	Nasolacrimal Duct Catheter Collar Button Tube	Dr. Griffiths	Oct. 1991	
5.	Trademark	Scope Scrubber	Healthtek	Mar. 1991	Mar. 2001
6.	Name Assignment	Healthtek	Healthtek	Mar. 1992	Mar. 2002
7.	Name Assignment	Hoffman Tube	Dr. Hoffman	Aug. 1991	Aug. 1995
8.	Name Assignment	Medicon	Medicon	May 1990	Dec. 1995
9.	Trademark	Stimulus Dissection	Dr. Kartush	Sept. 1989	
10.	Trademark	Murphy Nasal Splint	Kent Murphy	July 1991	
11.	Trademark	One Drape	Time Surgical	Oct. 1992	Oct. 2002
12.	Trademark	Wahra	Wahra	Apr. 1989	
13.	Trademark	Frass Stimulator Probe	Richard Frass	July 1989	
14.	Name Assignment	Silverstein	Silverstein	Mar. 1986	
15.	Name Assignment	Thornton	Thornton	Nov. 1993	
16.	Trademark	WECK	Teleflex	Dec. 1993	Dec. 1995
17.	Trademark	WECK-CEL	Teleflex	Dec. 1993	

In addition, Xomed-Treace has licensed the trademark "Vitran" to Allergan pursuant to an Agreement dated October 1990 and expiring in February 1994.

EXHIBIT 1

ASSIGNMENT OF TRADEMARKS AND SERVICE MARKS (U.S.)

WHEREAS, Xomed-Treace, Inc., a corporation organized and existing under the laws of the State of Delaware, having a place of business at 6743 Southpoint Drive North, Jacksonville, Florida 32216 (the "Pledgor"), has adopted and used and is using the trademarks and service marks (the "Marks") identified on the Annex hereto, and is the owner of the registrations of and pending registration applications for such Marks in the United States Patent and Trademark Office identified on such Annex; and

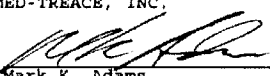
WHEREAS, Bank of Boston Connecticut, as agent, a Connecticut state chartered savings bank, having a place of business at 81 West Main Street, Waterbury, Connecticut 06702 (the "Assignee"), is desirous of acquiring the Marks and the registrations thereof and registration applications therefor;

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, the Pledgor does hereby assign, sell and transfer unto the Assignee all right, title and interest in and to the Marks, together with (a) the registrations of and registration applications for the Marks, (b) the goodwill of the business symbolized by and associated with the Marks and the registrations thereof, and (c) the right to sue and recover for, and the right to profits or damages due or accrued arising out of or in connection with, any and all past, present or future infringements or dilution of or damage or injury to the Marks or the registrations thereof or such associated goodwill.

This Assignment of Trademarks and Service Marks (U.S.) is intended to and shall take effect as a sealed instrument at such time as the Assignee shall complete this instrument by inserting its name in the second paragraph above and signing its acceptance of this Assignment of Trademarks and Service Marks (U.S.) below.

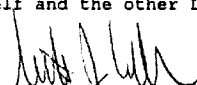
IN WITNESS WHEREOF, the Pledgor, by its duly authorized officer, has executed this assignment, as an instrument under seal, on this 15th day of April, 1994.

XOMED-TREACE, INC.

By:   
Mark K. Adams  
Its President

The foregoing assignment of the Marks and the registrations thereof and registration applications therefor by the Pledgor to the Assignee is hereby accepted as of the 15th day of April, 1994.

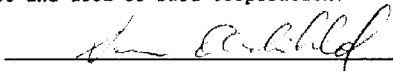
BANK OF BOSTON CONNECTICUT as agent for  
itself and the other Lenders

By:   
Garth J. Collins  
Its Assistant Vice President

REEL 185 FRAME 138

STATE OF NEW YORK )  
 ) ss: New York  
COUNTY OF NEW YORK)

Before me, the undersigned, this 15th day of April, 1994, personally appeared Mark K. Adams, known to me to be the President of Xomed-Treace, Inc., and that he as such officer, signer and sealer of the foregoing instrument, acknowledged the execution of the same to be his free act and deed individually and as such officer, and the free act and deed of said corporation.



Commissioner of the Superior Court  
Notary Public  
My commission expires:

VERNON ARCHIBALD  
Notary Public, State of New York  
No. 03-5008675  
Qualified in Broome County  
Certificate Filed in New York County  
Commission Expires Feb. 22, 1995

[Seal]

REEL 185 FRAME 139

TRADEMARK

Annex

Trademark  
or  
Service Mark

Registrations --  
United States Patent and Trademark Office  
Registration No.      Registration Date

Trademark  
or  
Service Mark

Pending Applications --  
United States Patent and Trademark Office  
Serial No.      Filing Date

REEL 185 FRAME 140

TRADEMARK

HAR:30680.3

-19- REEL 185 FRAME 141

TRADEMARK

Annex - Continued

Foreign Trademarks and Trademark Registrations

<u>Country/ Reference</u>	<u>Trademark or Service Mark</u>	<u>Registrations -- Registration No.</u>	<u>Registration Date</u>
<u>Country/ Reference</u>	<u>Trademark or Service Mark</u>	<u>Pending Foreign Applications -- Filing Date</u>	<u>Serial No.</u>

RECORDED  
PATENT & TRADEMARK OFFICE  
JUL 15 94

# **EXHIBIT 3**

**Direct and Indirect Subsidiaries of Bank of America Corporation  
As of December 31, 2017**

<b>Name</b>	<b>Location</b>	<b>Jurisdiction</b>
BA Continuum India Private Limited	Hyderabad, India	India
BA Credit Card Funding, LLC	Charlotte, NC	Delaware
BA Electronic Data Processing (Guangzhou) Ltd.	Guangzhou, PRC	People's Republic of China
BAC Canada Finance Company	Toronto, Ontario, Canada	Canada
BAC North America Holding Company	Charlotte, NC	Delaware
BAL Investment & Advisory, Inc.	San Francisco, CA	Delaware
BAMS Solutions, Inc.	Louisville, KY	Ohio
BANA Holding Corporation	Charlotte, NC	Delaware
Banc of America FSC Holdings, Inc.	San Francisco, CA	Delaware
Banc of America Leasing & Capital, LLC	San Francisco, CA	Delaware
Banc of America Preferred Funding Corporation	Charlotte, NC	Delaware
Banc of America Public Capital Corp	Charlotte, NC	Kansas
Banc of America Securities Asia Limited	Hong Kong, PRC	Hong Kong
Bank of America California, National Association	San Francisco, CA	United States of America
Bank of America Custodial Services (Ireland) Limited	Dublin, Ireland	Ireland
Bank of America Malaysia Berhad	Kuala Lumpur, Malaysia	Malaysia
Bank of America Merrill Lynch Banco Multiplo S.A.	Sao Paulo, Brazil	Brazil
Bank of America Merrill Lynch International Designated Activity Company	Dublin, Ireland	Ireland
Bank of America Merrill Lynch International Limited	London, U.K.	United Kingdom
Bank of America Mexico, S.A., Institucion de Banca Multiple	Mexico City, Mexico	Mexico
Bank of America Singapore Limited	Singapore, Singapore	Singapore
Bank of America, National Association	Charlotte, NC	United States of America
BankAmerica International Financial Corporation	San Francisco, CA	United States of America
Blue Ridge Investments, L.L.C.	Charlotte, NC	Delaware
BofA Canada Bank	Toronto, Ontario, Canada	Canada
BofA Finance LLC	Charlotte, NC	Delaware
BofAML EMEA Funding Limited	St. Helier, Jersey	Jersey
BofAML Jersey Holdings Limited	St. Helier, Jersey	Jersey
CM Investment Solutions Limited	London, U.K.	United Kingdom
Countrywide Financial Corporation	Calabasas, CA	Delaware
Countrywide Home Loans, Inc.	Calabasas, CA	New York
DSP Merrill Lynch Limited	Mumbai, India	India
Financial Data Services, LLC	Jacksonville, FL	Florida
Managed Account Advisors LLC	Jersey City, NJ	Delaware
Merrill Lynch (Asia Pacific) Limited	Hong Kong, PRC	Hong Kong
Merrill Lynch (Australia) Futures Limited	Sydney, Australia	Australia
Merrill Lynch (Singapore) Pte. Ltd.	Singapore, Singapore	Singapore
Merrill Lynch Argentina S.A.	Capital Federal, Argentina	Argentina
Merrill Lynch B.V.	Amsterdam, Netherlands	Netherlands
Merrill Lynch Bank and Trust Company (Cayman) Limited	George Town, Grand Cayman, Cayman Is.	Cayman Islands
Merrill Lynch Canada Inc.	Toronto, Ontario, Canada	Canada
Merrill Lynch Capital Markets Espana, S.A., S.V.	Madrid, Spain	Spain
Merrill Lynch Capital Services, Inc.	New York, NY	Delaware
Merrill Lynch Commodities Canada, ULC	Toronto, Ontario, Canada	Canada
Merrill Lynch Commodities, Inc.	Houston, TX	Delaware
Merrill Lynch Corredores de Bolsa SpA	Santiago, Chile	Chile
Merrill Lynch Credit Reinsurance Limited	Hamilton, Bermuda	Bermuda
Merrill Lynch Derivative Products AG	Zurich, Switzerland	Switzerland
Merrill Lynch Equities (Australia) Limited	Sydney, Australia	Australia
Merrill Lynch Equity S.a.r.l.	Luxembourg, Luxembourg	Luxembourg
Merrill Lynch Far East Limited	Hong Kong, PRC	Hong Kong
Merrill Lynch Financial Markets, Inc.	New York, NY	Delaware
Merrill Lynch Global Services Pte. Ltd.	Singapore, Singapore	Singapore
Merrill Lynch International	London, U.K.	United Kingdom
Merrill Lynch International & Co. C.V.	Curacao, Netherlands Antilles	Curacao
Merrill Lynch International, LLC	New York, NY	Delaware
Merrill Lynch Israel Ltd.	Tel Aviv, Israel	Israel
Merrill Lynch Japan Finance GK	Tokyo, Japan	Japan



Merrill Lynch Japan Securities Co., Ltd.	Tokyo, Japan	Japan
Merrill Lynch Luxembourg Finance S.A.	Luxembourg, Luxembourg	Luxembourg
Merrill Lynch Malaysian Advisory Sdn. Bhd.	Kuala Lumpur, Malaysia	Malaysia
Merrill Lynch Markets (Australia) Pty. Limited	Sydney, Australia	Australia
Merrill Lynch Markets Singapore Pte. Ltd.	Singapore, Singapore	Singapore
Merrill Lynch Mexico, S.A. de C.V., Casa de Bolsa	Mexico City, Mexico	Mexico
Merrill Lynch Professional Clearing Corp.	New York, NY	Delaware
Merrill Lynch Reinsurance Solutions LTD	Hamilton, Bermuda	Bermuda
Merrill Lynch S.A. Corretora de Titulos e Valores Mobiliarios	Sao Paulo, Brazil	Brazil

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<b>Name</b>	<b>Location</b>	<b>Jurisdiction</b>
Merrill Lynch Securities (Taiwan) Ltd.	Taipei, Taiwan	Taiwan
Merrill Lynch Securities (Thailand) Limited	Bangkok, Thailand	Thailand
Merrill Lynch South Africa Proprietary Limited	Gauteng, South Africa	South Africa
Merrill Lynch Yatirim Bank A.S.	Istanbul, Turkey	Turkey
Merrill Lynch, Kingdom of Saudi Arabia Company	Kingdom of Saudi Arabia	Saudi Arabia
Merrill Lynch, Pierce, Fenner & Smith, Incorporated	New York, NY	Delaware
ML Equity Solutions Jersey Limited	St. Helier, Jersey	Jersey
ML UK Capital Holdings Limited	London, U.K.	United Kingdom
Mortgages 1 Limited	London, U.K.	United Kingdom
Mortgages plc	London, U.K.	United Kingdom
NB Holdings Corporation	Charlotte, NC	Delaware
OOO Merrill Lynch Securities	Moscow, Russia	Russia Federation
PT Merrill Lynch Sekuritas Indonesia	Jakarta, Indonesia	Indonesia
ReconTrust Company, National Association	Simi Valley, CA	United States of America
U.S. Trust Company of Delaware	Wilmington, DE	Delaware
Wave Lending Limited	London, U.K.	United Kingdom

Pursuant to Item 601(b)(21)(ii) of Regulation S-K, the names of certain other subsidiaries of Bank of America Corporation are omitted. These subsidiaries, considered in the aggregate, would not constitute a "significant subsidiary" under SEC rules.