

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM667411

<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>
COOPERATIEVE RABOBANK U.A., TRADING AS RABOBANK DUBLIN		07/20/2021	BANK: IRELAND
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	BIMEDA INC.		
<b>Street Address:</b>	ONE TOWER LANE		
<b>Internal Address:</b>	SUITE 2250		
<b>City:</b>	OAKBROOK TERRACE		
<b>State/Country:</b>	ILLINOIS		
<b>Postal Code:</b>	60181		
<b>Entity Type:</b>	Corporation: DELAWARE		
<b>PROPERTY NUMBERS Total: 5</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	2842790	EXODUS	
<b>Registration Number:</b>	3210017	NEOMED 325	
<b>Registration Number:</b>	2969637	PENAQUA SOL-G	
<b>Registration Number:</b>	2816856	PRO-PEN-G	
<b>Registration Number:</b>	3287311	TETRAMED	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	7032058050		
<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>Email:</b>	mbeyene@bskb.com, mailroom@bskb.com		
<b>Correspondent Name:</b>	Birch Stewart Kolasch & Birch LLP		
<b>Address Line 1:</b>	8110 Gatehouse Road, Suite 100 East		
<b>Address Line 4:</b>	Falls Church, VIRGINIA 22042		
<b>ATTORNEY DOCKET NUMBER:</b>	5119-0174M		
<b>NAME OF SUBMITTER:</b>	Michael T. Smith		
<b>SIGNATURE:</b>	/Michael T. Smith/		
<b>DATE SIGNED:</b>	08/13/2021		

OP \$140.00 2842790

**Total Attachments: 17**

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DATED 20 July 2021

COÖPERATIEVE RABOBANK U.A., TRADING AS RABOBANK DUBLIN  
(as Security Trustee)

AND

THE PARTIES LISTED IN SCHEDULE 1  
(the Released Parties)

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GLOBAL DEED OF RELEASE

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EUGENEFCOLLINS

5794952

TRADEMARK  
REEL: 007390 FRAME: 0207

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THIS GLOBAL DEED OF RELEASE is made on

20 July

2021

**BETWEEN**

(1) **COÖPERATIEVE RABOBANK U.A., TRADING AS RABOBANK DUBLIN** having its office in Ireland at 76 Sir John Rogerson's Quay, Floors 6, 7 and 8, Dublin 2, D02 C9D0, Ireland (the "Security Trustee")

**AND**

(2) **THE PARTIES LISTED IN SCHEDULE 1** (collectively the "Released Parties" and each a "Released Party").

**WHEREAS:**

- (A) The Released Parties entered into the relevant security documents listed in Schedule 2 (the Security Documents) in favour of the Security Trustee pursuant to which the Released Parties created certain security in favour of the Security Trustee.
- (B) At the request of the Released Parties, the Security Trustee has agreed to release the obligations created by the Security Documents in the manner hereinafter appearing.

**NOW THIS RELEASE WITNESSETH** as follows:

**1 RELEASE OF IRISH LAW DOCUMENTS**

1.1 That in consideration of the payment and discharge by the Released Parties of all monies, liabilities and obligations secured by the Irish Law Documents (the receipt of which payment and discharge the Security Trustee hereby acknowledges) the Security Trustee hereby:

1.1.1 grants, conveys, assigns, surrenders and releases unto the relevant Released Parties all the assets charged pursuant to the Irish Law Documents to hold as much as is of freehold tenure unto the relevant Released Parties in fee simple and so much thereof as is of leasehold tenure for all the residue now unexpired of the term or terms of years granted by the Irish Law Documents to the intent that the same shall forthwith merge and become extinguished in the reversion or reversions (if any) immediately expectant thereon;

1.1.2 agrees to execute such Land Registry discharges as may be necessary in respect of all charges created by the Irish Law Documents over so much of the released assets hereto as is registered or is in the course of being registered in the Land Registry; and

1.1.3 reassigns, discharges and releases unto the relevant Released Parties all the relevant assets charged pursuant to the Irish Law Documents to the extent that same is not otherwise hereby released or discharged to hold the same unto the relevant Released Parties absolutely,

to the intent that all the said property and assets shall henceforth be held by the relevant Released Parties freed and discharged from all monies, liabilities and obligations now or at any time secured by the Irish Law Documents and from all claims and demands thereunder.

**2 RELEASE OF ENGLISH LAW DOCUMENTS**

2.1 That in consideration of the payment and discharge by the Released Parties of all monies, liabilities and obligations secured by the English Law Documents (the receipt of which payment and discharge the Security Trustee hereby acknowledges) the Security Trustee hereby:

2.1.1 absolutely, irrevocably and unconditionally surrenders, releases and discharges the relevant Released Parties from the English Law Documents;

- 2.1.2 unconditionally releases, discharges and re-assigns to the relevant Released Parties the assets subject to the English Law Documents whether charged by way of fixed and/or floating charge or as otherwise assigned to the Security Trustee thereunder free and clear of all security rights and interest under the English Law Documents; and
- 2.1.3 confirms the revocation of any power of attorney contained in the English Law Documents and every power and authority thereby conferred.

### **3 RELEASE OF ONTARIO LAW DOCUMENTS**

3.1 The Security Trustee represents, warrants, covenants and agrees that:

- 3.1.1 For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged:
- (a) The Security Trustee absolutely and unconditionally releases and forever discharges any and all security interests, hypothecs, liens, encumbrances, notices, charges and mortgages granted in favour of the Security Trustee by each of the Released Parties under the Ontario Law Documents to which each such Released Party is a party and as evidenced by the relevant registrations under the Personal Property Security Act (Ontario) and the relevant filings under the Canadian Intellectual Property Office, all as set out in the attached Schedule 2 as security for, or in support of, the obligations of the Released Parties under the Ontario Law Documents (collectively, the "**Ontario Security**").
  - (b) The provisions of all agreements, documents or other instruments relating to, evidencing or compromising the Ontario Security or any other security, mortgages, charges, liens, hypothecs, encumbrances and other security interests granted in favour of the Security Trustee are cancelled and terminated and are of no further force or effect.
  - (c) The Security Trustee authorizes Gowling WLG (Canada) LLP and any of its agents, employees or representatives, to discharge or cause to be discharged all Ontario Security and this Release will be good and sufficient authority for Gowling WLG (Canada) LLP or any such agent, employee or representative, to do so.
  - (d) The Security Trustee has not sold, transferred, assigned or encumbered or agreed to sell, transfer, assign or encumber any of the Ontario Security or any of its interest in the collateral described in the Ontario Security or any of the indebtedness owing by the Released Parties to the Security Trustee under any of the Ontario Law Documents or any other agreements between the Released Parties and the Security Trustee.

### **4 RELEASE OF CALIFORNIAN LAW DOCUMENTS**

- 4.1 That in consideration of the payment and discharge by the Released Parties of all monies, liabilities and obligations secured by the Californian Law Documents (the receipt of which payment and discharge the Security Trustee hereby acknowledges) the Security Trustee hereby:
- 4.1.1 releases unto the relevant Released Parties all the assets in which a security interest has been created, evidenced or conferred by or pursuant to the Californian Law Documents and, without representation or warranty, reassigns and reconveys to the Released Parties all right, title and interest of the Security Trustee in and to such assets assigned, granted or transferred to it (whether by way of security or otherwise) pursuant to the terms of the Californian Law Documents.

- 4.1.2 agrees to execute and deliver to the relevant Released Parties such Uniform Commercial Code ("**UCC**") termination statements, patent, trademark, copyright or mortgage releases and other releases, terminations and satisfaction of the Security Trustee's liens on, and security interests in, such assets as are necessary to evidence the satisfaction of the Released Parties' obligations and the termination of the Security Trustee's interest in all collateral held with respect thereto.

## **5 RELEASE OF MINNESOTA LAW DOCUMENTS**

- 5.1 That in consideration of the payment and discharge by the Released Parties of all monies, liabilities and obligations secured by the Minnesota Law Documents (the receipt of payment and discharge of which the Security Trustee hereby acknowledges):

- 5.1.1 The Security Trustee hereby acknowledges and agrees that (A) the obligations of the Released Parties under the Minnesota Law Documents shall have been satisfied in full and discharged, and (B) the Minnesota Law Documents and any commitments thereunder shall be terminated and cancelled and of no further force and effect (except, in each case, with respect to (i) the indemnities and other provisions of the Minnesota Law Documents that by their express terms survive the termination thereof shall survive the termination contemplated hereby, and (ii) those definitions and provisions of the Minnesota Law Documents that are necessary to interpret, give effect to or enforce such provisions); and

- 5.1.2 The Security Trustee agrees that (A) the Security Trustee shall no longer benefit from the security interests, the liens or encumbrances created or contemplated by the Minnesota Law Documents, which shall be automatically released and terminated, (B) the Security Trustee will, at the Released Parties' expense, deliver, or cause to be delivered, usual and customary documents, including mortgage satisfactions or releases, United States Patent & Trademark filing releases, terminations of deposit account control agreements and other lien releases (in recordable form), all as are necessary and reasonably requested to cause the termination, release and discharge of the liens granted to the Security Trustee pursuant to the Minnesota Law Documents, and (C) the Security Trustee authorizes its counsel, the Released Parties, or their designees to file, at the Borrower's expense, all documents, instruments or certificates, including without limitation, UCC-3 termination statements, as are necessary to effectuate, or reflect on the public record, the release of all financing statements, filings or recordings filed in favor of the Security Trustee, as secured party, with respect to or as contemplated by the Minnesota Law Documents; provided, however, that notwithstanding anything to the contrary contained herein, the Released Parties hereby authorize and instruct the Security Trustee to deliver all stock powers and stock certificates pledged and delivered in accordance with the Minnesota Law Documents to **Allied Irish Banks, p.l.c.**

## **6 FURTHER ASSURANCE**

The Security Trustee hereby undertakes, at the request and the cost of the Released Parties, to do all things reasonably necessary to give effect to the releases and discharges referred to in Clauses 1 to 5 above.

## **7 COUNTERPARTS**

This Release may be executed in any number of counterparts, and this has the same effect as if the signatures on the counterparts were on a single copy of this Release.

## **8 GOVERNING LAW**

- 8.1 The Release granted in Clause 1 (Release of Irish Law Documents) and any non-contractual obligations arising out of or in connection with it, are governed by the laws of Ireland.

- 8.2 The Release granted in Clause 2 (Release of English Law Documents) and any non-contractual obligations arising out of or in connection with it, are governed by English law. For the purposes of English law this document is intended to take effect as a deed and has been duly executed and delivered as a deed on the date set out above.
- 8.3 The Release granted in Clause 3 (Release of Ontario Law Documents) and any non-contractual obligations arising out of or in connection with it, are governed by Ontario law.
- 8.4 The Release granted in Clause 4 (Release of Californian Law Documents) and any non-contractual obligations arising out of or in connection with it, are governed by Californian law.
- 8.5 The Release granted in Clause 5 (Release of Minnesota Law Documents) and any non-contractual obligations arising out of or in connection with it, are governed by Minnesotan law.

**IN WITNESS** whereof this Release has been duly executed and delivered on the date first written above.



**SCHEDULE 1**

**The Released Parties**

Company Name	Company Number	Jurisdiction of Incorporation	Registered Address
Bimeda Holdings Limited	125354	Ireland	First Floor, The Herbert Building, The Park, Carrickmines, Dublin 18, Ireland
Cross Vetpharm Group UK Limited	47819	Ireland	First Floor, The Herbert Building, The Park, Carrickmines, Dublin 18, Ireland
Osmond Ireland on Farm Business Limited	468633	Ireland	First Floor, The Herbert Building, The Park, Carrickmines, Dublin 18, Ireland
Bimeda Animal Health Limited	556610	Ireland	First Floor, The Herbert Building, The Park, Carrickmines, Dublin 18, Ireland
Constant Property Airton Road Limited	427598	Ireland	First Floor, The Herbert Building, The Park, Carrickmines, Dublin 18, Ireland
Cross Chemicals UK Limited	01389211	England and Wales	71-75 Shelton Street, Covent Garden, London, WC2H 9JQ, United Kingdom
Bimeda MTC Animal Health Inc. / Bimeda MTC Santa Animale Inc.	127340	Canada	100 King Street West, 1 First Canadian Place, Toronto, Ontario, Canada M5X 1G5
Cross Vetpharm Holdings, Inc.	2144252-8100-001457064	United States	c/o CT Corporation Trust, 1209 Orange Street, Wilmington, Delaware 19801, United States of America
Bimeda Inc.	2128074-8100-991485526	United States	c/o CT Corporation Trust, 1209 Orange Street, Wilmington, Delaware 19801, United States of America

Constant Irwindale Inc.	4247569-8100-061021887	United States	c/o CT Corporation Trust, 1209 Orange Street, Wilmington, Delaware 19801, United States of America
Teisol Limited	03135240	England and Wales	71-75 Shelton Street, Covent Garden, London, WC2H 9JQ, United Kingdom

## SCHEDULE 2

### The Security Documents

#### 1 The Irish Law Documents

- 1.1 Debenture dated 20 July 2016 between (1) Bimeda Holdings (now Bimeda Holdings Limited), (2) Cross Vetpharm Group Limited, (3) Cross Vetpharm Group UK Limited, (4) Osmond Ireland On Farm Business Limited and (5) Coöperatieve Rabobank U.A., trading as Rabobank Dublin (as Security Trustee) (the "**Irish Debenture**");
- 1.2 Accession Deed to the Irish Debenture dated 19 June 2018 between (1) Bimeda Animal Health Limited and (2) Coöperatieve Rabobank U.A., trading as Rabobank Dublin (as Security Trustee); and
- 1.3 Accession Deed to the Irish Debenture dated 19 June 2018 between (1) Constant Property Airton Road Limited and (2) Coöperatieve Rabobank U.A., trading as Rabobank Dublin (as Security Trustee),

(the documents listed from (1.1) to (1.3) above are referred to as the "**Irish Law Documents**").

#### 2 The English Law Documents

- 2.1 Debenture dated 20 July 2016 between (1) Cross Chemicals UK Limited, (2) Cross Vetpharm Group UK Limited, (3) Cross Vetpharm Group Limited, (4) Telsol Limited and (5) Coöperatieve Rabobank U.A., trading as Rabobank Dublin including:

2.1.1 a legal charge granted by Telsol Limited over the freehold property known as 23-24 Colomendy Instructional Estate, Rhyll Road, Denbigh (title number WA479096);

2.1.2 a legal charge granted by Cross Chemicals UK Limited over Unit 2, Bryn Cefni Industrial Park, Llangefni, LL77 7XA (title number WA950613) and land adjoining Unit 2, Bryn Cefni Industrial Park, Llangefni, LL77 7XA (title number CYM30888); and

2.1.3 a fixed charge over the BIMECTIN trademark (UK00002382828),

and registered at Companies House with charge code 0138 9211 0006 in respect of Cross Chemicals UK Limited and charge code 0313 5240 0003 in respect of Telsol Limited.

- 2.2 Charge over Shares and Intellectual Property dated 21 June 2018 between (1) Bimeda Animal Health Limited and (2) Coöperatieve Rabobank U.A., trading as Rabobank Dublin in respect of shares in Telsol Limited and certain intellectual property including a fixed charge over the BIMECTIN trademark (UK00002382828) following an assignment from Telsol Limited; and
- 2.3 Charge over Shares dated 20 July 2016 between (1) Cross Vetpharm Group UK Limited and (2) Coöperatieve Rabobank U.A., trading as Rabobank Dublin in respect of shares in Cross Chemicals UK Limited,

(the documents listed at (2.1) to (2.3) above are referred to as the "**English Law Documents**").

#### 3 The Ontario Law Documents

- 3.1 General Security Agreement dated 20 July 2016 between Coöperatieve Rabobank U.A., trading as Rabobank Dublin (as Security Trustee) and Bimeda-MTC Animal Health Inc., as evidenced by the following registration under the Personal Property Security Act (Ontario):

**Debtor:**

Bimeda-MTC Animal Health Inc.  
Bimeda-MTC Sante Animale Inc.

Bimeda-MTC Animal Health Inc./Bimeda-MTC Sante Animale Inc.  
Bimeda-MTC Sante Animale Inc./ Bimeda-MTC Animal Health Inc.

**Secured Party:** Coöperatieve Rabobank U.A., trading as Rabobank Dublin, as Security Trustee  
**File No.:** 718293087  
**Registration No.:** 20160705 1156 1862 0481  
**Registration Period:** 7 years  
**Collateral Classification:** Inventory, Equipment, Accounts, Other, Motor Vehicle.

3.2 Deposit Account Control Agreement, dated as of 20 July 2016, among Bimeda-MTC Animal Health Inc., Coöperatieve Rabobank U.A., trading as Rabobank Dublin and Bank of America, N.A.

3.3 Confirmation of Grant of Security Interest dated 20 July 2016 granted by Bimeda-MTC Animal Health Inc. in favour of Rabobank Ireland pic (as Security Trustee).

3.4 Pledge Agreement dated 20 July 2016 between Coöperatieve Rabobank U.A., trading as Rabobank Dublin (as Security Trustee) and Bimeda Holdings (now Bimeda Holdings Limited), as evidenced by the following registration under the Personal Property Security Act (Ontario):

**Debtor:** Bimeda Holdings  
**Secured Party:** Coöperatieve Rabobank U.A., trading as Rabobank Dublin  
**File No.:** 718293096  
**Registration No.:** 20160705 1156 1862 0482  
**Registration Period:** 7 years  
**Collateral Classification:** Accounts, Other

3.5 Patent Security Agreement dated 21 June 2018 between Coöperatieve Rabobank U.A., trading as Rabobank Dublin (as Security Trustee) and Bimeda Animal Health Limited, as evidenced by the following registration under the Personal Property Security Act (Ontario):

**Debtor:** Bimeda Animal Health Limited  
**Secured Party:** Coöperatieve Rabobank U.A., trading as Rabobank Dublin  
**File No.:** 740621232  
**Registration No.:** 20180618 1146 1590 2629 / 21080622 1502 1590 3078  
**Registration Period:** 7 years  
**Collateral Classification:** Accounts, Other.

3.6 Undated Irrevocable Power Of Attorney To Transfer Securities granted by Bimeda Holdings (now Bimeda Holdings Limited) in favour of Coöperatieve Rabobank U.A., trading as Rabobank Dublin (as Security Trustee).

(the documents listed from (3.1) to (3.6) above are referred to as the "**Ontario Law Documents**")

#### 4 **The Californian Law Documents**

4.1 Security Agreement, dated as of 20 July 2016, delivered by Constant Irwindale Inc. in favour of Coöperatieve Rabobank U.A., trading as Rabobank Dublin.

4.2 Stock Pledge Agreement, dated as of 20 July 2016, between Bimeda Holdings (now Bimeda Holdings Limited) and Coöperatieve Rabobank U.A., trading as Rabobank Dublin in respect of shares in Constant Irwindale, Inc..

4.3 Deposit Account Control Agreement, dated as of 20 July 2016, among Constant Irwindale Inc., Coöperatieve Rabobank U.A., trading as Rabobank Dublin and Bank of America, N.A.

(the documents listed from (4.1) to (4.3) above are referred to as the "**Californian Law Documents**")

5 **The Minnesota Law Documents**

- 5.1 Mortgage and Security Agreement dated as of 20 July 2016 by and between Bimeda Inc. and Coöperatieve Rabobank U.A., trading as Rabobank Dublin.
- 5.2 Security Agreement dated as of 20 July 2016 by and among Bimeda Inc., Cross Vetpharm Holdings, Inc., and Coöperatieve Rabobank U.A., trading as Rabobank Dublin.
- 5.3 Environmental Indemnity Agreement dated as of August 8, 2012 by and between Bimeda Inc. and Rabobank Ireland plc.
- 5.4 Trademark and Patent Security Agreement dated as of 20 July 2016 by and between Bimeda Inc. and Coöperatieve Rabobank U.A., trading as Rabobank Dublin.
- 5.5 Deposit Account Control Agreement dated as of 20 July 2016 by and among Bimeda Inc., Coöperatieve Rabobank U.A., trading as Rabobank Dublin and Bank of America, N.A..
- 5.6 Stock Pledge Agreement dated as of 20 July 2016 by and between Bimeda Holdings (now Bimeda Holdings Limited) and Coöperatieve Rabobank U.A., trading as Rabobank Dublin in respect of the shares in Cross Vetpharm Holdings, Inc..
- 5.7 Patent Security Agreement dated as of 21 June 2018 by and between Bimeda Animal Health Limited and Coöperatieve Rabobank U.A., trading as Rabobank Dublin.

(the documents listed from (5.1) to (5.7) above are referred to as the "**Minnesota Law Documents**")

SIGNATURE PAGE

SIGNED AND DELIVERED for and on behalf of  
and as the deed of **BIMEDA HOLDINGS  
LIMITED** by its lawfully appointed attorney Paul  
Brady in the presence of:

Paul Brady  
**BIMEDA HOLDINGS LIMITED**  
by its attorney  
**Paul Brady**

(Signature of Witness): *RK*  
(Name of Witness): *Rachel Kennedy*  
(Address of Witness): *3 Burlington Road*  
(Occupation of Witness): *Trainee Solicitor*

SIGNED AND DELIVERED for and on behalf of  
and as the deed of **CROSS VETPHARM  
GROUP UK LIMITED** by its lawfully appointed  
attorney Paul Brady in the presence of:

Paul Brady  
**CROSS VETPHARM GROUP UK LIMITED**  
by its attorney  
**Paul Brady**

(Signature of Witness): *RK*  
(Name of Witness): *Rachel Kennedy*  
(Address of Witness): *3 Burlington Road*  
(Occupation of Witness): *Trainee Solicitor*

SIGNED AND DELIVERED for and on behalf of  
and as the deed of **BIMEDA ANIMAL HEALTH  
LIMITED** by its lawfully appointed attorney Paul  
Brady in the presence of:

Paul Brady  
**BIMEDA ANIMAL HEALTH LIMITED**  
by its attorney  
**Paul Brady**

(Signature of Witness): *RK*  
(Name of Witness): *Rachel Kennedy*  
(Address of Witness): *3 Burlington Road*  
(Occupation of Witness): *Trainee Solicitor*

**SIGNED AND DELIVERED** for and on behalf of  
and as the deed of **CONSTANT PROPERTY**  
**AIRTON ROAD LIMITED** by its lawfully  
appointed attorney Paul Brady in the presence  
of:

  
\_\_\_\_\_  
**CONSTANT PROPERTY AIRTON**  
**ROAD LIMITED**  
by its attorney  
**Paul Brady**


(Signature of Witness):

(Name of Witness):

(Address of Witness):

(Occupation of Witness):


**GIVEN** under the Common Seal of **OSMOND**  
**IRELAND ON FARM BUSINESS LIMITED** and  
**DELIVERED** as a **DEED**

  
\_\_\_\_\_  
Director/Secretary

  
\_\_\_\_\_  
Director




**EXECUTED AS A DEED**  
by **CROSS CHEMICALS**  
**UK LIMITED**  
acting by,  
a director,  
in the presence of:

  
Paul Brady

Name: Rachel Kennedy  
Address: 3 Burlington Road

Signature: *Kell*  
Occupation: Trainee solicitor

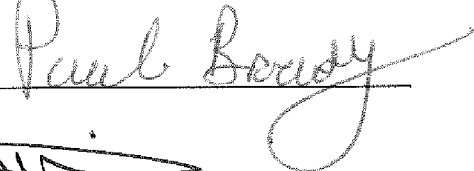

  
Paul Brady

**EXECUTED AS A DEED**  
by **TELSOL LIMITED**  
acting by,  
a director,  
in the presence of:

Name: Rachel Kennedy  
Address: 3 Burlington Road

Signature: *Kell*  
Occupation: Trainee solicitor

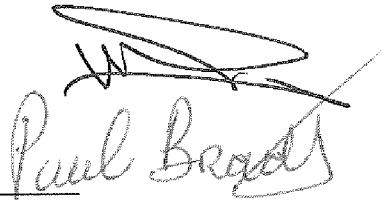
**BIMEDA-MTC ANIMAL HEALTH INC./ BIMEDA-MTC SANTE ANIMALE INC.**  
Per:

  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_  
  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

I/We have authority to bind the corporation.

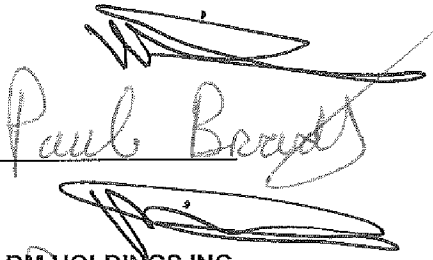
CONSTANT IRWINDALE INC.

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

  
Paul Beards

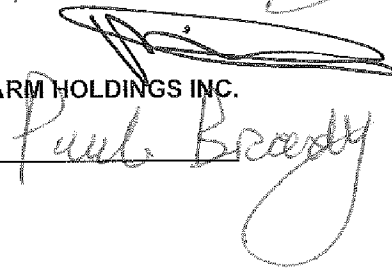
BIMEDA INC.

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

  
Paul Beards

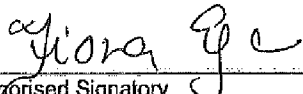
CROSS VETPHARM HOLDINGS INC.

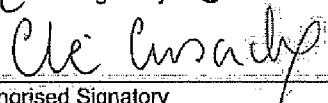
By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

  
Paul Beards

THE SECURITY TRUSTEE

EXECUTED AND DELIVERED as a deed for  
and on behalf of COÖPERATIEVE RABOBANK  
U.A., TRADING AS RABOBANK DUBLIN by its  
authorised signatories

  
\_\_\_\_\_  
Authorised Signatory

  
\_\_\_\_\_  
Authorised Signatory