RECORDATION FORM COVER SHEET

Our Ref.: 4379-3

TRADEMARKS ONLY Mail Stop Assignment Recordation Services

Commissioner	IOI	ratents
DO Dov 1450		

P.O. Box 1450	
Alexandria, VA 22313-1450	
To the Commissioner for Trademarks: Please record the attached original do. 1. Name of conveying party(ies):	cuments or copy thereof.
VITA SPECIAL PURPOSE CORPORATION	Name and address of receiving party(ies): Name(s): PAUL CAPITAL ROYALTY ACQUISITION FUND, L.P.
	Attention: Chief Financial Officer c/o Paul Capital Management, L.L.C. Address: 50 California Street
☐ Individual(s) ☐ Association ☐ General partnership ☐ Limited Partnership ☐ Corporation-State: Delaware	Suite 3000 City: San Francisco State/Country: California
Other: 3. Nature of conveyance:	Zip: 94111 Individual(s) citizenship
_	☐ Association ☐ General Partnership ☐ Limited Partnership
⊠ Security Interest	☐ Corporation-State ☐ Other
	If assignee is not domiciled in the United States, a domestic representative designation is attached:
Execution Date: October 16, 2001	Designations must be a separate document from Assignment) Additional name/s & address/es attached Yes No
4. Application number(s) or registration number(s):	
If this document is being filed together with a new application, the executi	ion date of the application is:
A. Trademark Application No.(8)	B. Trademark Registration No.(s)
(I) 75/132,498	(1) 2513277
(2) (3)	(2) 2646320
	(3)
Additional numbers attach	
. Name and address of party to whom correspondence	 Total number of applications and registrations involved:
concerning document should be mailed: Name: Willem F. Gadiano	
Name: Willem F. Qaqiano	7. Total fee (37 CFR 3.41) \$ 90.00
	☐ Enclosed ———
Street Address Nixon & Vanderhye P.C. 1100 North Glebe Road	△ Authorized to be charged to deposit account #14-1140
8th Floor City Arlington State: VA Zip: 22201	 The Commissioner is hereby authorized to charge any <u>deficiency</u>, or credit any overpayment, in the fee(s) filed, or asserted to be filed, or which should have been filed herewith (or with any paper thereafter
	filed in this application by this firm) to our Account No. 14-1140.
DO NOT USE T	'HIS SPACE
To the best of my knowledge and belief, the foregoing information is true as	nd correct and any attached copy is a true copy of the original document.
Willem F. Gadiano	June 18, 2004
Name of Person Signing Signal	ture Date
Total number of pages including cover sh	neet, attachments and document:
CERTIFICATE OF FACSIMILE TRANSMISSION	

I hereby certify that this document (including any paper referred to as being attached or enclosed) is being sent to the U.S. Patent and Trademark Office via facsimile transmission to (703) 306-5995 on the date indicated below, with a coversheet addressed to Commissioner for Patents, U.S. Patent and Trademark Office.

Gadiano, Regullo, 37,136

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TRADEMARK

REEL: 002875 FRAME: 013374

EXHIBIT B TO SECURITY AGREEMENT

AGREEMENT

(Trademark)

THIS AGREEMENT (TRADEMARK) (this "Agreement"), dated as of October 16, 2001, is made by Vita Special Purpose Corporation, a Delaware corporation, (the "Grantor"), in favor of Paul Capital Royalty Acquisition Fund, L.P., a Delaware limited partnership (the

RECITALS

Pursuant to the terms of that certain Security Agreement, dated as of October 16, 2001 as may be amended, extended and replaced from time to time, the "Security Agreement"), made by the Grantor in favor of the Grantee, the Grantor granted the Grantee a security interest in all of the Grantor's patents, trademarks, copyrights and other intellectual property and agreed to execute and deliver certain supplemental documents, including, without limitation, this

Now, Therefore, for good and valuable consideration, the receipt of which is hereby acknowledged, the Grantor agrees, for the benefit of the Grantee, as follows:

Definitions

1.

Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided in the Security Agreement.

Grant of Security Interest

As collateral security for the prompt and complete payment and performance of the Obligations, the Grantor hereby assigns and pledges to the Grantee and hereby grants to the Grantee a security interest in, all of the Grantor's right, title and interest in and to the following, whether now or hereafter existing or acquired (the "Trademark Collateral"):

- all trademarks and service marks of the Grantor related to the Products in the (a) Territories, including all registrations and recordings thereof, and all applications for registrations thereof, including without limitation those registrations and applications for registration of trademarks and service marks that are listed in Item A of Attachment 1 hereto (collectively, the "Trademarks");
- (b) all licenses of Trademarks to or by Grantor, including without limitation each Trademark license referred to in Item B of Attachment I hereto (collectively, the "Trademark Licenses");
- (c) all reissues, extensions or renewals of any of the items described in clauses (a) and (b) above;

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- (d) all of the goodwill of the business connected with the use of, and symbolized by the items described in, clauses (a) and (b) above; and
- (e) all proceeds of, and rights associated with, any of the foregoing, including any claim by the Grantor against third parties for past, present, or future infringement or dilution of any Trademark or Trademark License or for any injury to the goodwill associated with the use of any such Trademark or for breach or enforcement of any Trademark License.

3. Security Agreement

This Agreement has been executed and delivered by the Grantor for the purpose of registering the security interest of the Grantee in the Trademark Collateral with the United States Patent and Trademark Office and Canadian Patent and Trademark Office. The security interest granted hereby has been granted as a supplement to, and not in limitation of, the security interest granted to the Grantee under the Security Agreement. The Security Agreement (and all rights and remedies of the Grantee thereunder) shall remain in full force and effect in accordance with its terms.

4. Release of Security Interest

Upon the indefeasible payment in full of the Obligations then due and payable, the security interest granted herein shall automatically terminate, and all rights to the Trademark Collateral shall revert to the Grantor. Upon any such termination, the Grantee shall, at the Grantor's expense, execute and deliver to the Grantor all instruments and other documents as Grantor shall reasonably request to release the Lien upon the Trademark Collateral which has been granted hereunder to evidence such termination.

Acknowledgment

The Grantor does hereby further acknowledge and affirm that the rights and temedies of the Grantee with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein.

Transfer of Title

Notwithstanding anything to the contrary, to the extent title in or to the Trademark Collateral is transferred to a third party, the third party shall take its rights in the Trademark Collateral subject to the obligations and duties of: (i) Vita Licensing under the Vita License Agreement and (ii) and Grantor under the Vita SPC Trademark License Agreement.

Counterparts

This Agreement may be executed by the parties hereto in several counterparts, can be an original, and all of which shall constitute together but the same agreement.

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16:03

MORRISON & FOERSTER PAUL CAPITAL PARTNERS

Ø 004 Ø 003

IN WITNESS WHEREOF, the Grantor has caused this Agreement to be duly executed and delivered by its officer thereunto duly authorized as of the day and year first above written.

VITA SPECIAL PURPOSE CORP.

Bv: Name: Title VP4 SECRETARY

Accepted and Acknowledged By:

PAUL CAPITAL ROYALTY ACQUISITION FUND

Paul Capital Management, LLC,

its GereinabPar By:

Name: Walter Fiamenbaum, M.D.

Title: Managing Member

ACKNOWLEDGMENT OF GRANTOR

STATE OF KE

) SS,

COUNTY OF ()

On this // day of Ocuser, 2001 before me personally appeared , proved to me on the basis of satisfactory evidence to be the person who executed the foregoing instrument on behalf of

VITA SPECIAL RULPOSE CORP., who being by me duly sworn did depose and say that he is an authorized officer of said corporation, that the said instrument was signed on behalf of said corporation authorized by its Board of Directors and that he acknowledged said instrument to be the free act and deed of said corporation.

Notary Public

NUTARIAL SEAL SUSAN W. SWARTZ, NOTARY PUBLIC MALVERN BORO., CHESTER COUNTY MY COMMISSION EXPIRES NOV. 17, 2003

[Signature page to Agreement (Trademark)]

ATTACHMENT 1 TO AGREEMENT (TRADEMARK)

<u>Item A -- Trademarks:</u>

100			Ţ	RADEMARI	KS	
Docket	Title	Country	Reg. No./ Reg. Date	Serial No./ Filing Date	Goods/Classes	Status
	VITOSS	U\$A		75/816,534 10/06/99	Int. Cl. 5: bone and dental compositions consisting of bioactive granules and substrates for use in the repair or replacement of teeth and bones; cement for bones for medical use; cement for teeth for dental use. Intl. Cl. 10: orthopedic and dental surgical materials and supplies, namely, a composite composed of a bioactive glass and polymer resin with high load bearing and bone bonding characteristics for use in the repair or replacement of teeth and bones in International Class 10	Pending; per U.S. Tradema Office as of 9/2/01 final review before registration has been completed and the application will register in due course

₽H/1507369.1

			IKADEN	IARKS (Con	tinued)	
Docket — -	Title	Country	Reg. No./ Reg. Date	Serial No./ Filing Date	Goods/Classes	Status
	CORTOSS	USA		75/827,120 10/20/99	Bone and dental compositions and substrates for use in the repair or replacement of teeth and bones; cement for bones for medical use; orthopedic and dental surgical materials and supplies, namely, materials with load bearing and bone bonding characteristics for use in the repair or replacement of bony structures, bone, teeth and implants; fillers, coatings, templates, substrates, pins, rods, plugs, screws, vertebral discs, shaped bone substitutes; cement, injectable fluids, and putties for teeth and bones in International Class 5	Pending published on 5/16/Notice of Allowan issued or 8/8/00; Statement of Use of Third Request for Extension of Time to file same due 02/08/02.

			TRADEMA	RKS (Contin	ued)	
Docket	Title	Country	Reg. No./ Reg. Date	Serial No./ Filing Date	Goods/Classes	Status
	RHAKOSS	USA		76/132,498 09/21/00	Synthetic bone implants in International Class 10	Pending; application published on 8/7/01.
Item B	<u>Trademark I</u>	icenses:				
None.						
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EPH/1507309.	I			2	TRADEN REEL: 002875 F	

ATTACHMENT 1 TO AGREEMENT (TRADEMARK) (CONTINUED)

U.S. REGISTERED TRADEMARKS

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RECORDED: 06/18/2004