

**PATENT ASSIGNMENT**

Electronic Version v08  
 Stylesheet Version v02

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT				
<b>NATURE OF CONVEYANCE:</b>	Bill of Sale				
<b>CONVEYING PARTY DATA</b>					
<b>Name</b>	<b>Execution Date</b>				
MMC/GATX Partnership No. 1	2002-10-18				
<b>RECEIVING PARTY DATA</b>					
<b>Name</b>	<b>Street Address</b>	<b>Internal Address</b>	<b>City</b>	<b>State/Country</b>	<b>Postal Code</b>
Cystomedix, Inc.	1887 Station Parkway NW	Building #7	Andover	MINNESOTA	55304
<b>PROPERTY NUMBERS Total: 1</b>					
<b>Property Type</b>	<b>Number</b>				
Patent Number	6493588				
<b>CORRESPONDENCE DATA</b>					
FAX NUMBER: 9528961537 <i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i> When the customer number has been provided, the Office of Public Records will obtain the correspondence data from the official record on file at the USPTO. CUSTOMER NUMBER: 023452					
<b>NAME OF PERSON SIGNING:</b>	Thomas J. Oppold				
<b>DATE SIGNED:</b>	2004-10-15				
<b>Total Attachments: 4</b> source=cystomedixbillofsaleassignment1.tif source=cystomedixbillofsaleassignment2.tif source=cystomedixbillofsaleassignment3.tif source=cystomedixbillofsaleassignment4.tif					

**OP \$40.00 09213558**

**BILL OF SALE**

FOR VALUE RECEIVED, MMC/GATX PARTNERSHIP NO. I ("GATX"), a California general partnership, hereby sells, conveys and sets over to CYSTOMEDIX, INC., a Minnesota corporation (the "Purchaser"), all of GATX's right, title and interest in certain property of UROSURGE, INC., a Delaware corporation ("Borrower"), as fully set forth on Exhibit 1 hereto, free and clear of any subordinate security interests or other subordinate liens.

This Bill of Sale is executed and delivered in accordance with and subject to the terms of that certain Contract for Sale of Collateral dated as of the date hereof, by and between GATX and the Purchaser (the "Agreement").

The rights and interests conveyed pursuant hereto are conveyed without representation or warranty except as specifically set forth in the Agreement. GATX specifically disclaims any warranty of title, merchantability or fitness for a particular purpose, except to the extent such warranties may be created under the Agreement.

No additional rights are created in the Purchaser by execution and delivery of this Bill of Sale.

October 18, 2002

**MMC/GATX PARTNERSHIP NO. I,  
a California general partnership  
By: GATX Financial Corporation (f/k/a GATX  
Capital Corporation), its general partner**

By: Robin Barnato

Its: VICE PRESIDENT

STATE OF CALIFORNIA )  
 ) ss.  
COUNTY OF MARIN )

The foregoing Bill of Sale was executed before me this 17<sup>th</sup> day of October, 2002 by Robin Barnato, the Vice-President of GATX Financial Corporation.

Leslie Greer Blumenthal  
Notary Public



**EXHIBIT 1**  
**TO BILL OF SALE BETWEEN MMC/GATX PARTNERSHIP NO. I**  
**AND CYSTOMEDIX, INC.**

All accounts receivable, all existing documents and reports related to the Food and Drug Administration 510(k) clearance number K992069, CE Mark 0044 RWTUV Registered No. 04 207-1346/98, and the Intellectual Property as defined in Schedule 1 hereto, including all supporting regulatory, quality assurance and systems control documentation, supporting data and reports and general intangibles related thereto, in their entirety, all inventory related to the Percutaneous Electro Nerve Stimulator System and all inventory located in the Maher Brothers Transfer and Storage warehouse in Cedar Rapids, owned by Borrower and subject to GATX's security interests.

**SCHEDULE 1 TO CONTRACT  
FOR SALE OF COLLATERAL**

**INTELLECTUAL PROPERTY**

As used in this Agreement, "Intellectual Property" shall mean any intellectual property ownership interest transferred by UroSurge, Inc. ("UroSurge") to MMC/GATX PARTNERSHIP NO. I ("GATX") pursuant to the security interest of GATX granted under the Loan and Security Agreement dated as of October 29, 1999 by and among GATX and UroSurge and under the Grant of Security Interest Patents and Grant of Security Interest Trademarks dated as of October 29, 1999 by UroSurge, as borrower, including the ownership interest (if any) in or to the following:

<b>Country / Region</b>	<b>Application No.</b>	<b>Application Filing Date</b>	<b>Title</b>
USA	US 60/078,413	March 18, 1998	Electro-Nerve Stimulator Systems and Methods
USA	US 09/213,558	December 17, 1998	Electro-Nerve Stimulator Systems and Methods
USA	US 10/195,957	July 16, 2002	Electro-Nerve Stimulator Systems and Methods
European	EP 99912443.1	March 11, 1999	Electro-Nerve Stimulator Systems and Methods
Australia	AU 30816	March 11, 1999	Electro-Nerve Stimulator Systems and Methods
WIPO	WO 9905385	March 11, 1999	Electro-Nerve Stimulator Systems and Methods
Canada	CA 2324540	March 11, 1999	Electro-Nerve Stimulator Systems and Methods

and any and all patents issuing therefrom, and in and to all continuations, continuations-in-part, divisionals, reexaminations, reissues and extensions thereof in the United States and equivalents thereof in foreign countries and all books and records and general intangibles relating thereto, including (i) any trademark or service mark related to the PENS Product purchased by CystoMedix under this acquisition, together with any and all United States and foreign applications, registrations, renewal and extension rights therefore, together with all of the goodwill associated therewith; (ii) any copyright, trade dress, artistic and moral rights, mask rights, and any and all other proprietary rights of any kind whatsoever relating to the PENS Products purchased by CystoMedix under this acquisition, together with any and all United States and foreign applications, registrations, renewal and extension rights therefore, and (iii) the right to sue and recover damages and profits and any other available remedies for any past, present or future infringement of any of the foregoing.