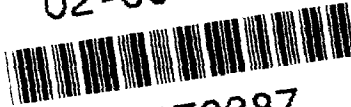


02-06-2007

U.S. DEPARTMENT OF COMMERCE  
United States Patent and Trademark Office



103370387

To the Director of the U.S. Patent and

Trademark Office, please record the attached documents or the new address(es) below.

**1. Name of conveying party(ies)**

DISPENSING PATENTS INTERNATIONAL, LLC

FEB 01 2007

**2. Name and address of receiving party(ies)**

Name: PACKAGING CONCEPTS ASSOC., LLC

Internal Address: \_\_\_\_\_

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

**3. Nature of conveyance/Execution Date(s):**

Execution Date(s) 16 January 2007

- ☐ Assignment ☐ Merger  
☐ Security Agreement ☐ Change of Name  
☐ Joint Research Agreement  
☐ Government Interest Assignment  
☐ Executive Order 9424, Confirmatory License  
☒ Other Amendment to License Agreement

Street Address: 4925 Park Ridge Blvd.

City: Boynton Beach

State: Florida

Country: USA Zip: 33426

Additional name(s) & address(es) attached? ☐ Yes ☒ No

**4. Application or patent number(s):**

☒ This document is being filed together with a new application.

A. Patent Application No.(s)

B. Patent No.(s)

5,158,211 5,100,029 5,265,771 5,305,810 5,460,207  
5,434,901 RE36410 5,273,191 5,310,112 5,392,962  
5,363,992 5,593,064 5,667,104 5,620,113 6,126,042  
(cont'd.)

Additional numbers attached? ☒ Yes ☐ No

**5. Name and address to whom correspondence concerning document should be mailed:**

Name: Douglas E. Ringel

Internal Address: KENYON & KENYON LLP

Street Address: 1500 K Street, N.W., Suite 700

City: Washington

State: DC Zip: 20005

Phone Number: 202-220-4200

Fax Number: 202-220-4201

Email Address: DRingel@kenyon.com

**6. Total number of applications and patents involved: 1**

**7. Total fee (37 CFR 1.21(h) & 3.41) \$ 920.00**

- ☐ Authorized to be charged by credit card  
☒ Authorized to be charged to deposit account  
☐ Enclosed  
☐ None required (government interest not affecting title)

**8. Payment Information**

a. Credit Card Last 4 Numbers 5158211

Expiration Date

b. Deposit Account Number 11-0600

Authorized User Name KENYON & KENYON LLP

**9. Signature:**

Signature

01 February 2007

Date

Douglas E. Ringel

Name of Person Signing

Total number of pages including cover sheet, attachments, and documents: 16

Documents to be recorded (including cover sheet) should be faxed to (703) 306-5995, or mailed to:  
Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, V.A. 22313-1450

02/05/2007 11:06:00 5158211 920.00 01 FC-8021

4. Application number(s) or patent number(s): (continued)

B. Patent No(s): (continued)

5,875,932	D 383,382	D 402,542	5,516,006	5,433,343
6,247,613	6,435,376	6,382,463		

**AMENDMENT TO LICENSE AGREEMENT**

This is an Amendment to the License Agreement that was made effective as of March, 28, 2001, and entered into by and between Dispensing Patents International, LLC ("LICENSOR"), a limited liability corporation of the State of Florida, with offices at 4925 Park Ridge Blvd., Boynton Beach, Florida 33426, and Packaging Concepts Assoc., LLC ("LICENSEE"), a limited liability corporation of the State of Florida, with offices at 4925 Park Ridge Blvd., Boynton Beach, Florida 33426. That License Agreement is attached as Exhibit A.

WHEREAS, LICENSOR and LICENSEE desire to modify the License Agreement attached as Exhibit A;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, LICENSOR and LICENSEE hereby amend the License Agreement attached as Exhibit A as follows:

Effective January 1, 2007, the license granted in the License Agreement attached as Exhibit A is now made non-exclusive instead of exclusive, such that LICENSOR has the right to grant additional licenses to other parties under the Licensed Patent Rights. Paragraph 2.1 of the License Agreement attached as Exhibit A is amended to change "exclusive" to "non-exclusive" such that paragraph 2.1 should now read:


LICENSOR grants to LICENSEE and its Affiliates a non-exclusive license, throughout the Licensed Territory under the LICENSOR's Licensed Patent Rights to make, have made, use, promote, advertise, and sell or otherwise dispose of Licensed Products during the term of this Agreement.

All other provisions of the License Agreement attached as Exhibit A remain in effect.

IN WITNESS WHEREOF, the parties hereto have affixed their authorized signatures as of the date set forth below.

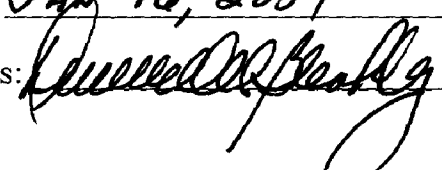
LICENSOR:

Dispensing Patents International, LLC

By: 

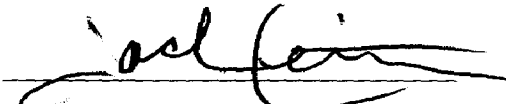
Title: MANAGING MEMBER

Date: JAN 16, 2007

Witness: 

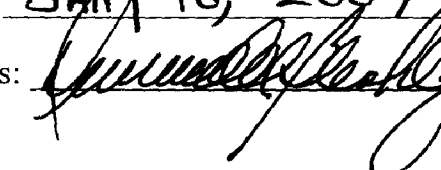
LICENSEE:

Packaging Concepts Assoc., LLC

By: 

Title: PRESIDENT

Date: JAN 16, 2007

Witness: 



## LICENSE AGREEMENT

This License Agreement ("Agreement") is effective as of March 28, 2001 by and between Dispensing Patents International, LLC, a limited liability corporation of the State of Florida, referred to as "LICENSOR," with offices at 4925 Park Ridge Blvd., Boynton Beach, Florida 33426, and Packaging Concepts Assoc., LLC, a limited liability corporation of the State of Florida, with offices at 4925 Park Ridge Blvd., Boynton Beach, Florida 33426 ("LICENSEE").

WHEREAS, LICENSOR is the owner of various issued and pending United States patents directed to various inventions in the field of dispensing and listed on Exhibit A hereto;

WHEREAS, LICENSEE is involved on an ongoing basis with the development, manufacture and distribution of dispensing pumps and is also involved in the licensing of patents and technology in the field of dispensing;

WHEREAS, LICENSEE desires to acquire from LICENSOR an exclusive license under the various issued and pending United States patents directed to various inventions in the field of dispensing and listed on Exhibit A and improvements thereon;

NOW THEREFORE, LICENSOR and LICENSEE hereby agree as follows:

### Article I: DEFINITIONS

- 1.1 "Licensed Territory" shall mean the entire world.
- 1.2 "Licensed Patent Rights" shall mean the patents and applications therefor listed on Exhibit A and any other patent or application, owned, exclusively licensed or controlled by LICENSOR and any improvement on the inventions therein in whole or in part, including any and all continuations, continuations-in-part, divisions, reexaminations, reissues thereof, and any patents of addition and confirmation or registration patents corresponding thereto, based in whole or in part on said patents and applications.
- 1.3 "Licensed Products" shall mean any product or device covered by the Licensed Patent Rights
- 1.4 "Affiliate" of a party shall means (i) companies the majority of whose voting shares are now or hereafter owned or controlled directly or indirectly by such party; (ii) companies which now or hereafter own or control directly or indirectly a majority of the voting shares of such party; and (iii) companies a majority of whose voting shares are now or hereafter owned or controlled directly or indirectly by any company mentioned in (i) or (ii) of this definition. A company shall be considered an "Affiliate" for only so long as such ownership or control exists. For the purposes of this definition, partnerships or similar entities where a majority-

in-interest of its partners or owners are a party hereto and/or Affiliates of such party shall also be deemed to be Affiliates of such party.

- 1.5 "Sale" shall mean a transfer of title of Licensed Product for consideration from LICENSEE or any Affiliate to a customer who is not an Affiliate of LICENSEE, or from a sub-licensee of LICENSEE to a customer who is other than LICENSEE or an Affiliate of LICENSEE or sub-licensee.

## Article II: LICENSE GRANT

- 2.1 LICENSOR grants to LICENSEE and its Affiliates an exclusive license, throughout the Licensed Territory under the LICENSOR's Licensed Patent Rights to make, have made, use, promote, advertise, and sell or otherwise dispose of Licensed Products during the term of this Agreement.
- 2.2 LICENSEE shall have the right under the Licensed Patent Rights to grant sublicenses to others. LICENSEE shall notify LICENSOR of the name of any sub-licensee to whom a sub-license is granted.
- 2.3 With regard to any sublicenses granted by LICENSEE under this Article, LICENSEE shall pay to LICENSOR one-half of royalties received from its sublicensees.

## Article III: ROYALTIES AND PAYMENT

- 3.1 In consideration of the grants of Article II hereinabove, LICENSEE shall pay LICENSOR a royalty equal to five percent (5%) of Sales of Licensed Products by LICENSEE.
- 3.2 Royalties paid to LICENSOR on account of Sales of Licensed Products that are subsequently canceled, and for which the Licensed Products are returned without replacement, shall be credited against future royalties.
- 3.3 No royalties or other payments made to LICENSOR pursuant to this Agreement shall be refundable for any reason.

## **Article IV: RECORD KEEPING, PAYMENT AND REPORTS**

- 4.1 LICENSEE shall keep a complete, correct and separate account of the amounts and types of Licensed Products sold by LICENSEE and all payment from sub-licensees, and shall keep such accounts for at least three (3) years after the making of a royalty payment as provided in paragraph 4.2 hereinbelow.
- 4.2 LICENSEE shall within forty-five (45) days after the end of each calendar quarter, time being of the essence, send to LICENSOR a written statement, certified by LICENSEE, showing for such calendar quarter the total amounts and types of Licensed Products sold and the total Sales of such Licensed Products, the payments received from sub-licensees, the amount of royalty due, and how the amount was determined, including the basis for any allowances and discounts. Such statements shall be accompanied by a payment of the total amount of royalty due. Payment shall be made in the form of a check payable in United States dollars to LICENSOR or his designee. If no royalty is due, LICENSEE shall nevertheless render a statement to reflect such fact. For converting any royalty that accrued in another currency into United States dollars, there shall be used the closing buying rate of Morgan Guarantee Trust Company of New York applicable to royalty or fee transactions under exchange regulations for the particular currency on the last business day for the accounting period for which payment is due. The royalty statements shall set forth the conversion rates used.
- 4.3 Not more than once in a calendar year, at LICENSOR's request, LICENSEE shall provide to LICENSOR a statement from LICENSEE attesting to the correctness of LICENSEE's royalty payments.
- 4.4 Receipt or acceptance by LICENSOR of any report furnished pursuant to this Agreement or any sums paid hereunder, shall not preclude LICENSOR from questioning the correctness thereof within three (3) years of the date of the accepted report.
- 4.4 LICENSOR shall have the right at his own expense, and not more than once each calendar year, to have accountants retained by LICENSOR and approved by LICENSEE examine the books of LICENSEE relating to the Sales of the Licensed Products, payments made by sublicensees and Affiliates in order to verify the amount of royalty paid hereunder. Such examinations shall be at LICENSEE's principal place of business and shall be during LICENSEE's normal business hours. If any underpayment is found, LICENSEE shall promptly remit such underpayment to LICENSOR, and in the event such underpayment is more than ten percent (10%) of the proper amount due, then LICENSEE shall reimburse LICENSOR for all expenses incurred in correction with said examination and shall promptly remit any underpayment. If any overpayment is found, such overpayment shall be deducted against future royalties that would otherwise be due. Other than the amount of any such underpayment or overpayment, no confidential information of LICENSEE shall be reported to LICENSOR by its accountants.

## Article V: CONFIDENTIALITY

- 5.1 In the course of performing under this Agreement, it is anticipated that each party will disclose to the other party information that is confidential or proprietary to the disclosing party. Such information ("Confidential Information") includes, but is not limited to, know-how, information relating to inventions, discoveries and developments made by or on behalf of the disclosing party, the specific areas of research and development being pursued by the disclosing party and his findings in the areas of his research, which pertains to the Field of Use.
- 5.2 Upon the disclosure of Confidential Information by the disclosing party to the receiving party, such Confidential Information shall be maintained by the receiving party in confidence and shall not be disclosed to third parties other than employees, agents, consultants, manufacturers and/or sub-licensees with a need to know in furtherance of this Agreement without the permission of the disclosing party. The recipient of the Confidential Information hereunder shall be under no obligations with respect to information which:
- i. is otherwise known by the receiving party at the time of receipt hereunder or subsequently becomes known to the receiving party or the public through no wrongful or negligent act on the part of the receiving party,
  - ii. is disclosed to third parties by the disclosing party without similar restrictions on such third parties, or
  - iii. is independently developed by the receiving party without reference to the information for which obligations are owed hereunder.
- 5.3 The receiving party shall require each of its employees, consultants, agents, manufacturers and/or sub-licensees having access to Confidential Information to execute a confidentiality and/or non-disclosure agreement of the form LICENSEE uses for its employees with respect to its confidential information, and shall promptly provide a copy of such confidential and/or nondisclosure agreement to the disclosing party.
- 5.4 LICENSEE shall notify LICENSOR of the name of each consultant, agent, manufacturer and/or sub-licensee having access to Confidential Information
- 5.5 Any Confidential Information that is disclosed in writing shall be so identified at the time of disclosure. Any Confidential Information that is disclosed in a form other than in writing shall be identified as confidential in writing within twenty (20) days of the date of disclosure.

## Article VI: WARRANTIES AND COVENANTS



- 6.1 LICENSOR warrants that it has all necessary right to grant the license and rights transferred hereunder, free and clear of all liens and encumbrances of any kind, and that he has not made and will not make any commitments to others inconsistent with or in derogation of such rights.
- 6.2 LICENSOR warrants that it will not assert against LICENSEE, its Affiliates, or its customers, any claims for patent infringement based on the manufacture, use or sale of any Licensed Product occurring during the term of this Agreement.
- 6.3 LICENSEE represents and warrants that it is not under any contractual obligation to or acting for the benefit of third parties in entering into this Agreement.

## Article VII: INDEMNITY

- 7.1 LICENSEE shall, at all times during the term of the license granted under this Agreement and thereafter, hold LICENSOR harmless against all claims and expenses, including legal expenses and reasonable attorneys' fees, arising (i) out of use by LICENSEE, its affiliates, or sublicensees of inventions licensed or information furnished under this agreement or (ii) out of any use, sale, or other disposition by LICENSEE, its affiliates, or sublicensees of products made by use of such inventions or information.

## Article VIII: FUTURE LITIGATION

- 8.1 During the term of this Agreement, LICENSEE is empowered:
- (a) To bring suit in its own name, or if required by law, jointly with LICENSOR, for infringement of any patents within the Licensed Patent Rights;
  - (b) In any such suit, to enjoin infringement and to collect damages, profits, and awards of whatever nature recoverable for such infringement; and (c) to settle any claim or suit for infringement of any patents within the Licensed Patent Rights by granting the infringing party a sublicense under the provisions of Article II of this Agreement. Should LICENSEE be required to bring suit jointly with LICENSOR, LICENSOR shall execute such legal papers as necessary for the prosecution of such suit as may be reasonably requested by LICENSEE. All expenses in such suits will be borne entirely by LICENSEE, and LICENSEE will pay to LICENSOR fifty percent (50%) of any excess of recoveries over expenses in such suit.
- 8.2 Before bringing suit pursuant to paragraph 8.1, LICENSEE shall notify LICENSOR of its intention regarding such suit, such notice to be provided at least fourteen (14) days before bringing such suit. In the event LICENSOR is a named party in any litigation in which

LICENSEE is a named party, then LICENSOR shall be entitled to participate, at his own expense, in the prosecution of such suit through counsel of his own choosing.

- 8.3 In any suit brought pursuant to this Article, each party shall cooperate with the other and shall do all acts necessary for the prosecution of such suit as may be reasonably requested.

#### Article IX: TERM AND TERMINATION

- 9.1 This agreement shall terminate when all patents within the Licensed Patent Rights are expired or otherwise unenforceable and there are no pending patent applications within the Licensed Patent Rights.
- 9.2 If LICENSEE at any time materially defaults in rendering any of the reports or statements required hereunder, or in the payment of any money due hereunder or in fulfilling any of the other obligations or conditions hereunder, LICENSOR may waive the default, but only in writing expressly waiving such default, or if electing not to waive said default, LICENSOR shall notify LICENSEE in writing of said default and allow sixty (60) days for LICENSEE to correct such default. If at the end of said sixty (60) days the default remains uncorrected, LICENSOR may, at his discretion, terminate this Agreement and any licenses and sublicenses granted hereunder.
- 9.3 LICENSOR shall have the right to terminate this Agreement by giving written notice of termination to LICENSEE in the event of any one of the following, such termination being effective upon receipt of such notice:
- i. Liquidation of LICENSEE;
  - ii. Insolvency or bankruptcy of LICENSEE, whether voluntary or involuntary;  
or
  - iii. Appointment of a trustee or receiver for LICENSEE.
- 9.4 Termination of this Agreement for any cause whatsoever, shall in no manner interfere with, affect, or prevent the collection by LICENSOR of any and all sums of money due to him under this Agreement.
- 9.5 Upon termination of this Agreement for any reason, all rights granted pursuant to paragraphs 2.1, 2.2 and 2.3 shall revert to LICENSOR.
- 9.6 The obligations of the parties set forth in Articles III, IV, V and VII hereinabove shall survive the termination of this Agreement.

## Article X: USE OF NAME

- 10.1 LICENSEE agrees not use the name of LICENSOR or any confusingly similar name or mark, or the name of any member of his staff, in sales, promotion, advertising or other forms of publicity without prior written approval of LICENSOR.

## Article XI: PATENT MARKING AND PROSECUTION, FUTURE INVENTIONS

- 11.1 LICENSEE agrees to observe the reasonable requirements of LICENSOR with respect to the marking of articles sold under the license herein granted with the word "Patent," followed by the number or numbers of the patent or patents applicable thereto under which a license is granted hereunder and with the designation "Other Patents Pending", so long as any applications licensed hereinunder remain pending.
- 11.2 All future inventions and discoveries made solely by LICENSOR applicable to the Field Of Use shall be the sole property of LICENSOR, and all future inventions and discoveries made jointly by LICENSOR and LICENSEE applicable to the Field of Use shall be the joint property of LICENSOR and LICENSEE.
- 11.3 LICENSOR shall have the right but not the obligation to prepare and prosecute patent applications, and maintain resultant patents, within the Licensed Patent Rights. In the event LICENSOR determines not to exercise its right to file, prosecute or maintain any patent application or any patent within the Licensed Patent Rights, then LICENSOR shall give timely notice to LICENSEE, who shall, provided it is current on all obligations owed to LICENSOR, then have such right at its sole expense.

## Article XII: NOTICES

- 12.1 All notices and other communications required under this Agreement shall be in writing and shall be served by depositing in the United States first class mail or Express Mail, addressed as follows:

To LICENSOR:  
Philip Meshberg  
Dispensing Patents International, LLC  
4925 Park Ridge Blvd.  
Boynton Beach, Florida 33426

To LICENSEE:  
Philip Meshberg  
Packaging Concepts Assoc., LLC  
4925 Park Ridge Blvd.  
Boynton Beach, Florida 33426

For purposes of this Agreement all notices sent by United States Express Mail shall be considered to be received four days after deposit in accordance to the provisions of this paragraph.

### Article XIII: MISCELLANEOUS

- 13.1 This Agreement shall be construed and governed by the laws of the State of Florida.
- 13.2 The paragraph headings contained herein are for reference only; such headings are not a part of this Agreement nor shall they in any way affect the interpretation thereof.
- 13.3 The express or implied waiver by either party of any right or breach of any provision of this Agreement shall not constitute a continuing waiver of the same or other provisions of this Agreement.
- 13.4 Except as specifically set forth herein, this Agreement and the rights and contained herein are not assignable or otherwise transferable by either party without the written consent and approval of the other party, which consent and approval shall not be unreasonably withheld. Notwithstanding the foregoing, this Agreement and the rights and privileges contained herein may be assigned or transferred with the business and goodwill of that part of the business to which the licenses granted hereunder relate or to an acquirer of all or substantially all of the stock or assets of the assigning party (whether by merger, acquisition or otherwise), provided that the assignee/transferee shall, without undue delay, accept in writing the terms and conditions of this Agreement and agree to become, in all respects, bound thereby in the place of the assignor/transferor.
- 13.5 Both parties hereto agree that it is the intention of neither to violate any public policy, statutes, or common laws. However, if any sentence, paragraph, clause or combination of the same is held to be in violation of any state or federal law or otherwise unenforceable by a court from which no appeal is or can be taken, such sentences, paragraphs, clauses, or combinations of the same shall be deleted and the remainder of this Agreement shall remain binding.
- 13.6 Unless otherwise settled by the parties within sixty (60) days after notice, or within a period mutually agreed to by the parties in writing, any dispute, controversy, or difference which may arise between the parties out of or in connection with this Agreement, or for the breach

thereof, shall be finally settled by arbitration under the rules of the American Arbitration Association. If one party hereto wants to submit the issue to arbitration for settlement, the arbitration shall be conducted at the place of the other party.

- 13.7 This Agreement is the final and complete understanding of the parties with respect to the subject matter hereof superseding all prior agreements, understandings and discussions relating thereto. Any modifications or renewal of this Agreement shall be in writing signed by both parties hereto.

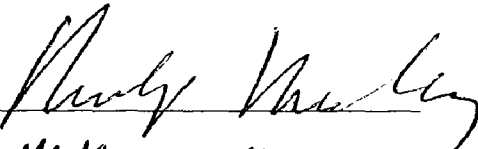

IN WITNESS WHEREOF, the parties hereto have affixed their authorized signatures as of the date set forth below.

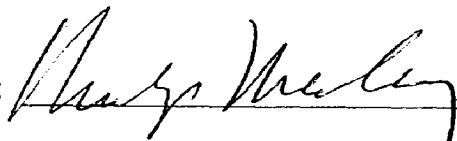
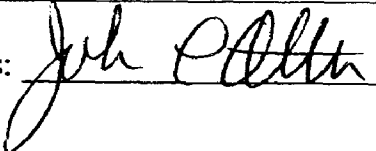
LICENSOR:

DISPENSING PATENTS INTERNATIONAL., LLC

LICENSEE:

PACKAGING CONCEPTS ASSOC., LLC

By:   
Title: MANAGING MEMBER  
Date: 3/28/01  
Witness: 

By:   
Title: MANAGING MEMBER  
Date: 3/28/01  
Witness: 

## Exhibit A

PATENT INFORMATION - NOT LICENSED

K & K Matter	Matter Name	Country	Pat. No.	Issued	Expires	Fee Due
46190/46342	DELIVERY SYSTEM FOR MEASURED QUANTITY OF LIQUIDS, ESPECIALLY MEDICATION	Germany	0 636 421	1998/07/08	2015/07/08	Annually
46190/50276	APPARATUS FOR DISPENSING PRODUCTS FROM A SELF-SEALING DISPENSER	PCT National	WO8604984	1986/08/28	2005/02/26	Annually
46190/51401	FLUID DISPENSING UNIT RETAINER	U.S.	5,158,211	1992/10/27	2010/08/30	2004
46190/51476	FLUID DISPENSING UNIT RETAINER	PCT/US	WO9204129	1992/03/19	2010/08/30	Annually
46190/52201	SELF-PURGING ACTUATOR	U.S.	5,100,029	1992/03/31	2010/05/22	2003
46190/52202	SELF-PURGING ACTUATOR	U.S.	5,265,771	1993/11/30	2010/05/22	2001
46190/52401	APPARATUS AND METHOD FOR FILLING AND DISPENSING A HIGHLY VISCOUS PRODUCT FROM A CONTAINER	U.S.	5,305,810	1994/04/26	2012/05/22	2001
46190/52402	APPARATUS AND METHOD FOR FILLING AND DISPENSING A HIGHLY VISCOUS PRODUCT FROM A CONTAINER	U.S.	5,460,207	1995/10/24	2012/05/22	2003
46190/52436	APPARATUS AND METHOD FOR FILLING AND DISPENSING A HIGHLY VISCOUS PRODUCT FROM A CONTAINER	EPO Latvia	0 601 145	1997/08/27	2014/08/27	Annually
46190/524361	APPARATUS AND METHOD FOR FILLING AND DISPENSING A HIGHLY VISCOUS PRODUCT FROM A CONTAINER	EPO	0 763 469	2000/04/12	2013/05/24	Annually

46190/52701	INSERTABLE BARRIER BAG OR LINER FOR A NARROW NECK DISPENSING CONTAINER AND METHOD OF FILLING SUCH A BARRIER BAG OR LINER	U.S.	5,343,901	1994/09/06	2013/03/17	2002
46190/52701A	INSERTABLE BARRIER BAG OR LINER FOR A NARROW NECK DISPENSING CONTAINER AND METHOD OF FILLING SUCH A BARRIER BAG OR LINER	U.S.	RE36410	1994/09/06	2013/03/17	2002
46190/53102	DISPENSING HEAD FOR A SQUEEZE DISPENSER	U.S.	5,273,191	1993/12/28	2012/08/17	2001
46190/54001	VALVED GASKET FOR DISPENSER	U.S.	5,310,112	1994/05/10	2012/05/05	2001
46190/55202	ATOMIZING PUMP	U.S.	5,392,962	1995/02/25	2014/08/08	2002
46190/55301	VARIABLE SPRAY AND DOSAGE PUMP	U.S.	5,363,992	1994/11/15	2012/12/31	2002
	M-PAK I AND II					
46190/55901	PROMOTIONAL DISPENSER AND METHOD OF ITS USE [M-PAK I]	U.S.	5,593,064	1997/01/14	2014/01/14	2004
46190/55902	PROMOTIONAL DISPENSER AND METHOD OF ITS USE [M-PAK II]	U.S.	5,667,104	1997/09/16	2014/09/16	2001
46190/55993	PROMOTIONAL DISPENSER AND METHOD OF ITS USE	E.P.O. U.K.	0 657 223	1994/12/02	2014/12/02	Annually
46190/55955	PROMOTIONAL DISPENSER AND METHOD OF ITS USE	Italy	0 657 223	1994/12/02	2014/12/02	Annually
46190/55942	PROMOTIONAL DISPENSER AND METHOD OF ITS USE	E.P.O. Germany	69 417 164.6	1994/12/02	2014/12/02	Annually
46190/55939	PROMOTIONAL DISPENSER AND METHOD OF ITS USE	E.P.O. France	0 657 223	1994/12/02	2014/12/02	Annually
46190/55954	DISPENSER AND METHOD FOR ITS USE	Israel	111744	1998/09/16	2014/11/23	Annually
	M-PAK III					

DC01 351172 v1

<u>46190/55903</u>	<u>PROMOTIONAL DISPENSER AND METHOD OF ITS USE [M-PAK III]</u>	<u>U.S.</u>	<u>5,620,113</u>	<u>1997/04/15</u>	<u>2015/04/10</u>	<u>2004</u>
<u>46190/559542</u>	<u>PROMOTIONAL DISPENSER AND METHOD OF ITS USE</u>	<u>Israel</u>	<u>117368</u>	<u>2000/10/17</u>	<u>2016/03/05</u>	<u>Annually</u>
	<u>OTHER M-PAK</u>					
<u>46190/55904</u>	<u>DISPENSER WITH INVERTED-DISPENSING FEATURE AND SNAP-ON MOUNTING CUP</u>	<u>U.S.</u>	<u>6,126,042</u>	<u>2000/10/03</u>	<u>2013/12/09</u>	<u>2004</u>
<u>46190/55905</u>	<u>DISPENSER AND METHOD OF ITS USE [M-PAK V]</u>	<u>U.S.</u>	<u>5,875,932</u>	<u>1999/03/02</u>	<u>2013/12/09</u>	<u>2002</u>
	<u>M-PAK DESIGN</u>					
<u>46190/56901</u>	<u>DISPENSER [M-PAK DESIGN PATENT]</u>	<u>U.S.</u>	<u>D 383,382</u>	<u>1997/09/09</u>	<u>2011/09/09</u>	<u>N/A</u>
<u>46190/56903</u>	<u>DISPENSER [M-PAK DESIGN PATENT]</u>	<u>U.S.</u>	<u>D 402,542</u>	<u>1998/12/15</u>	<u>2012/12/15</u>	<u>N/A</u>
<u>46190/569541</u> <u>46190/569542</u> <u>46190/569543</u>	<u>DISPENSER [M-PAK DESIGN PATENT]</u>	<u>Israel</u>	<u>25 959</u> <u>25 960</u> <u>25 961</u>	<u>1997/03/17</u>	<u>2011/03/17</u>	<u>N/A</u>
<u>46190/56949</u>	<u>DISPENSER [M-PAK DESIGN PATENT]</u>	<u>Hungary</u>	<u>87 455</u>	<u>1998/08/06</u>	<u>2016/04/22</u>	<u>2002</u>
<u>46190/56301</u>	<u>DELIVERY SYSTEM FOR MEASURED QUANTITIES OF LIQUIDS, ESPECIALLY MEDICATIONS [NASAL / INTRAVENOUS DISPENSER]</u>	<u>U.S.</u>	<u>5,516,006</u>	<u>1996/05/14</u>	<u>2013/07/30</u>	<u>2003</u>
<u>46190/56336</u> <u>46190/56339</u> <u>46190/56342</u> <u>46190/56393</u>	<u>DELIVERY SYSTEM FOR MEASURED QUANTITIES OF LIQUIDS, ESPECIALLY MEDICATIONS [NASAL / INTRAVENOUS DISPENSER]</u>	<u>E.P.O.</u> <u>France</u> <u>Germany</u> <u>U.K</u>	<u>0 636 421</u> <u>0 636 421</u> <u>69 411 462.6</u> <u>0 636 421</u>	<u>1998/07/08</u>	<u>2015/07/08</u>	<u>Annually</u>
<u>46190/56401</u>	<u>DELIVERY SYSTEM FOR MEASURED QUANTITIES OF LIQUIDS, ESPECIALLY MEDICATIONS [NASAL/ INTRAVENOUS DISPENSER]</u>	<u>U.S.</u>	<u>5,433,343</u>	<u>1995/07/18</u>	<u>2013/08/24</u>	<u>2003</u>



MULTI-PURPOSE PATENT APPLICATIONS (M-PAKS)					
PAT. NO.	Patent Name	Country	S/N	Filed	Status
5190/55236	ATOMIZING PUMP [PLASTIC SPRING PUMP]	E.P.O.	94905475.3	1994/07/21	Published 94/12/04; Restriction Issued
	M-PAK CASES				
6190/55906	DISPENSER AND METHOD OF ITS USE (ANTI-CLOG)	U.S.	09/258945	1999/03/01	Notice of Appeal due
6190/55908	CONTAINER WITH SNAP-ON NECK	U.S.	09/502767	2000/02/11	Awaiting First Office Action
6190/55909	DISPENSER WITH INTEGRAL PUMP HOUSING	U.S.	09/576798	2000/05/23	Amendments Pending
6190/55911	SPRAY DISPENSING DEVICE WITH NOZZLE CLOSURE	U.S.	Not Assigned	2000/12/01	Awaiting First Office Action
	M-PAK II AND III				
46190/55924	PROMOTIONAL DISPENSER AND METHOD OF ITS USE [M-PAK II AND III]	P.C.T. China	CN1181044	1998/05/06	2014/09/14
46190/559361 46190/559362	DIRECTIONAL DISPENSER AND METHOD OF ITS USE [M-PAK II AND III]	E.P.O. [U.K., France, Germany]	EP782525 A1 EP782525 A4		Pub. 1997/07/09  Pub. 1999/05/19
46190/55949	DISPENSER AND METHOD OF ITS USE [M-PAK II & III]	P.C.T. Hungary	P 9601274	1996/05/13	Published 10/28/97 Respond to Office Action
46190/55957	DISPENSER AND METHOD OF ITS USE [M-PAK II & III]	P.C.T. Japan	8-510158	1997/03/13	Published; awaiting first Office Action.