4. Application or patent number(s):  A. Patent Application No.(s)  10/781,043 11/207,968 6,258,548 6,174,293 6,699,722 6,998,273 6,811,549 6,183,455 5,725,481 6,365,417 6,007,498 60/892,114 PCT/US2007/019495  Additional numbers attached? Yes No  5. Name and address to whom correspondence concerning document should be mailed:  Name: Shane W. McCormack Internal Address: Burak Anderson & Melloni, PLC  Street Address: 30 Main Street  This document is being filed together with a new application.  B. Patent No.(s)  6,258,548 6,174,293 6,699,722 6,998,273 6,811,549 6,183,455 5,725,481 6,365,417 6,007,498 4,995,150 5,575,047 6,306,665  6. Total number of applications and paternts involved: 20  7. Total fee (37 CFR 1.21(h) & 3.41) \$800.00  Authorized to be charged by credit card Authorized to be charged to deposit account  V Enclosed	Form <b>PTO-1595</b> (Rev. 07/05) OMB No. 0651-0027 (exp. 6/30/2008)	-2008  U.S. DEPARTMENT OF COMMERCE United States Patent and Trademark Office
To the Director of the U.S. Patent an.    Name of conveying party(ies)		T
1. Name of conveying party(ies)   2. Name and address of receiving party(ies)   Name: Platinum Long Term Growth VII, LLC   Internal Address:	To the Director of the U.S. Patent an	78723 Journelts or the new address(es) below.
Name: Platinum Long Term Growth VII, LLC		
Internal Address:		
Additional name(s) of conveying party(les) attached?		
Additional numbers attached? Yes No  5. Name and address to whom correspondence concerning document should be mailed:  Name: Shane W. McCormack Internal Address: Burak Anderson & Melloni, PLC  Street Address: 30 Main Street PO Box 787  City: Burlington State: VT Zip: 05402-0787  Phone Number: (802) 862-8176 Email Address: smccormack@vflaw1.com  Additional numbers attached? Yes No  6. Total number of applications and paternts involved: 20  7. Total fee (37 CFR 1.21(h) & 3.41) \$ 800.00  Authorized to be charged by credit card Authorized to be charged to deposit account  Fanclosed None required (government interest not affecting title  8. Payment Information a. Credit Card Last 4 Numbers Expiration Date  b. Deposit Account Rean State  9. Signature:  1/25/20	3. Nature of conveyance/Execution Date(s):  Execution Date(s) January 23, 2008  ☐ Assignment ☐ Merger  ☐ Security Agreement ☐ Change of Name ☐ Joint Research Agreement ☐ Government Interest Assignment ☐ Executive Order 9424, Confirmatory License ☐ Other ☐ Other ☐ Application or patent number(s): ☐ This A. Patent Application No.(s)  10/781,043 11/207,968  10/686,548 11/359,666  11/509,961 10/874,768	Street Address: 152 W. 57th Street  54th Floor  City: New York  State: New York  Country: USA  Zip:10019  Additional name(s) & address(es) attached? Yes No document is being filed together with a new application.  B. Patent No.(s)  6,258,548 6,174,293 6,699,722 6,998,273 6,811,549 6,183,455 5,725,481 6,365,417 6,007,498
5. Name and address to whom correspondence concerning document should be mailed:  Name: Shane W. McCormack  Internal Address: Burak Anderson & Melloni, PLC  Internal Address: 30 Main Street  PO Box 787  City: Burlington  State: VT Zip: 05402-0787  Phone Number: (802) 862-0500  Fax Number: (802) 862-8176  Email Address: smccormack@vflaw1.com  6. Total number of applications and paterns involved: 20  7. Total fee (37 CFR 1.21(h) & 3.41) \$800.00  Authorized to be charged by credit card  Authorized to be charged to deposit account  Fanciosed  None required (government interest not affecting title  8. Payment Information  a. Credit Card Last 4 Numbers  Expiration Date  b. Deposit Action of North September (800) 862-8176  Authorized User Name 8888.86  Authorized User Name 8888.86	·	
Internal Address: Burak Anderson & Melloni, PLC  Street Address: 30 Main Street PO Box 787  City: Burlington State: VT Zip: 05402-0787  Phone Number: (802) 862-0500  Fax Number: (802) 862-8176  Email Address: smccormack@daw1.com  7. Total fee (37 CFR 1.21(fi) & 3.41) \$ \$800.00  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 Expiration Date  b. Deposit Account Policy Representation  9. Signature:  1/25/08	5. Name and address to whom correspondence	6. Total number of applications and paterits
Authorized to be charged to deposit account    Street Address: 30 Main Street	Name:Shane W. McCormack	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 800.00
None required (government interest not affecting title	Internal Address: Burak Anderson & Melloni, PLC	
City: Burlington  State: VT Zip: 05402-0787  Phone Number: (802) 862-0500  Fax Number: (802) 862-8176  Email Address: smccormack@vlaw1.com  8. Payment Information  a. Credit Card Last 4 Numbers Expiration Date  b. Deposit Action 15 FC: 8021  Authorized User Name  1/25/06	Street Address: 30 Main Street	<b>✓</b> Enclosed
State: VT	PO Box 787	None required (government interest not affecting title
State: VT	City: Burlington	8. Payment Information
Fax Number: (802) 862-8176  Email Address: smccormack@xflaw1.com  b. Deposit Account Frember: 58888143 18781843  Authorized User Name 888.88  1/25/07	State: VT Zip: 05402-0787	
Fax Number: (802) 862-8176  Email Address: smccormack@v1aw1.com  9. Signature: //25/0V	Phone Number: (802) 862-0500	- h Deposit A HANNE ANAMAN 19791943
9. Signature: 1/25/0V	Fax Number: (802) 862-8176	\ 81 FC:8021
4)	Email Address: smccormack@v1aw1.com	Authorized User Name
	9. Signature:	1/25/08
	Signature	
Shane W. McCormack Name of Person Signing Total number of pages including cover sheet, attachments, and documents:		

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### <u>PATENT, TRADEMARK</u> AND COPYRIGHT SECURITY AGREEMENT

THIS PATENT, TRADEMARK AND COPYRIGHT SECURITY AGREEMENT (this "Agreement") is entered into as of this 23rd day of January, 2008, by and between QUANTRX BIOMEDICAL CORPORATION, a Nevada corporation (the "Pledgor"), with its principal address at 100 S. Main Street, Suite 300, Doylestown, PA 18901, and Platinum Long Term Growth VII, LLC (the "Lender").

WHEREAS, the Pledgor and the Lender are parties to a certain Letter Loan Agreement, dated as of January 23, 2008 (the "Purchase Agreement"), that provides for, among other things: (i) the Pledgor to issue to the Lender the Note identified in the Purchase Agreement (together with the Other Notes and the PIK Notes (each as defined in the Note) the "Notes"); and (ii) the grant by the Pledgor to the Lender of a security interest in certain of the Pledgor's assets.

WHEREAS, to induce the Lender to purchase the Notes pursuant to the Purchase Agreement, the Pledgor has agreed to pledge as collateral security for the Pledgor's obligations under the Notes, the assets described herein.

NOW, THEREFORE, in consideration of the foregoing premises and the mutual covenants and agreements contained, and for other good and valuable consideration (the receipt and sufficiency of which are hereby acknowledged), the Pledgor and the Lender agree as follows:

- 1. <u>Security Interest in Patents, Trademarks and Copyrights</u>. To secure the complete and timely satisfaction of all of Pledgor's payment obligations now or hereafter existing under the Notes (the "Obligations"), the Pledgor hereby grants and conveys to the Lender a security interest (having priority over all other security interests except as set forth herein) with power of sale, to the extent permitted by law, in all of its now owned or existing, and hereafter acquired or arising:
  - (a) patents, patent applications, including, without limitation, any invention and improvement to a patent or patent application, including without limitation those patents and patent applications listed on Schedule A (being sometimes referred to individually and/or collectively, the "Patents");
  - (b) trademarks, registered trademarks and trademark applications, trade names, trade styles, service marks, registered service marks and service mark applications including, without limitation, the registered trademarks, trademark applications, registered service marks and service mark applications listed on Schedule B and (i) all renewals thereof, (ii) all accounts receivable, income, royalties, damages and payments now and hereafter due and/or payable with respect thereto, including, without limitation, payments under all licenses entered into in connection

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therewith and damages and payments for past, present or future infringements and dilutions thereof, and (iii) the right to sue for past, present and future infringements and dilutions thereof, and (iv) all of the Pledgor's rights corresponding thereto throughout the world (all of the foregoing registered trademarks, trademark applications, trade names, trade styles, registered service marks and service mark applications, together with the items described in clauses (i)-(iv) in this Section 1(b), being sometimes hereinafter individually and/or collectively referred to as the "Trademarks");

- the goodwill of Pledgor's business connected with and symbolized by the (c) Trademarks; and
- copyrights, and copyright applications, including without limitation, those (d) copyrights listed in Schedule C (being sometimes referred to individually and/or collectively as the "Copyrights");

together with all additions, accessions, accessories, amendments, attachments, modifications, substitutions, and replacements, proceeds and products of the foregoing (collectively, the "Collateral").

In addition, notwithstanding anything to the contrary contained herein, the Lender shall not take any action with respect to the Collateral pursuant to an exercise of its rights as a secured party hereunder unless the Lender shall have given the Pledgor at least 120 days prior written notice of such action which notice shall not be given prior to the occurrence of the occurrence of an Event of Default; provided, that, no such prior written notice shall be required in connection with any action taken by the Lender reasonably necessary to perfect the security interest granted hereby and protect its rights in and to the Collateral.

- Recording of Patents and Trademarks. Pledgor represents and warrants that (1) the patents and patent applications listed in Schedule A, and (2) the trademark and trademark applications described in Schedule B, have each been duly recorded in the U.S. Patent and Trademark Office (the "PTO"); and that no other patents, patent applications, trademarks, or trademark applications have been filed or recorded with the PTO in which the Pledgor has an interest.
- Recording of Copyrights. Pledgor represents and warrants that the copyright and copyright applications described in Schedule C have been duly recorded in the U.S. Copyright Office, and that no other copyright, and copyright applications have been recorded in the U.S. Copyright Office, in which the Pledgor has an interest.
- 4. Restrictions on Future Agreements. Pledgor will not, without the Lender's prior written consent, after the date hereof, enter into any agreement that is inconsistent with this Agreement, and Pledgor further agrees that it will not take any action, and will use reasonable efforts not to knowingly permit any action to be taken by others subject to its control, or

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knowingly fail to take any action, which would affect the validity or enforcement of the rights transferred to the Lender, under this Agreement or the rights associated with those Patents, Trademarks and/or Copyrights which are in Pledgor's reasonable business judgment, necessary or desirable in the operation of Pledgor's business. Notwithstanding anything to the contrary set forth herein, it is understood and agreed that the Pledgor shall be permitted to license the Collateral to the extent the same is permitted pursuant to the terms of the Notes.

- New Patents, Trademarks and Copyrights. Pledgor represents and warrants that the Patents, Trademarks, and Copyrights listed on Schedules A, B, and C, include all of the patents, patent applications, trademark registrations, trademark applications, service marks registrations, service mark applications, registered copyrights and copyright applications, now owned or held by Pledgor. If, prior to the termination of this Agreement, Pledgor shall (i) create or obtain rights to any new patents, trademarks, trademark registrations, trademark applications, trade names, trade styles, service marks, service marks registrations, or service mark applications, or (ii) become entitled to the benefit of any patent, trademark, trademark registration, trademark application, trade name, trade style, service mark, service mark registration, service mark application, the provisions of Section 1 above shall automatically apply thereto and Pledgor shall give the Lender prompt written notice thereof. Pledgor hereby authorizes the Lender to modify this Agreement by (a) amending Schedules A, B, and/or C, as the case may be, to include any future patents, trademark registrations, trademark applications, service mark registrations, service mark applications, registered copyrights and copyright applications that are Patents, Trademarks or Copyrights under Section 1 above, or under this Section 5 (whether or not any such notice from Pledgor has been sent or received), and (b) filing, in addition to and not in substitution for this Agreement, a supplement or addendum to this Agreement containing on Schedule B therein, as the case may be, such registered trademarks, trademark applications, service marks, registered service marks and service mark applications that are Trademarks under Section 1 above or this Section 5 and to take any action the Lender otherwise deems appropriate to perfect or maintain the rights and interest of the Lender, under this Agreement with respect to such Patents, Trademarks and Copyrights.
- 6. Nature and Continuation of Security Interest; Notice to Third Parties. This Agreement has the effect of giving third parties notice of the Lender's Security Interest in Pledgor's Patents, Trademarks and Copyrights. This Agreement is made for collateral security purposes only. This Agreement shall create a continuing security interest in the Patents, Trademarks and Copyrights and shall remain in full force and effect until the Obligations of the Pledgor to the Lender have been paid in full.
- 7. Right to Inspect; Assignments and Security Interests. The Lender shall have the right, at any reasonable time upon prior written request and from time to time, to inspect Pledgor's premises and to examine Pledgor's books, records and operations relating to the Patents and the Trademarks, including, without limitation, Pledgor's quality control processes; provided, that in conducting such inspections and examinations, the Lender shall use reasonable efforts not to disturb unnecessarily the conduct of Plegor's ordinary business operations. From and after the occurrence of an event of default under the Notes (an "Event of Default"), Pledgor agrees that the Lender, or a conservator appointed by the Lender, shall have the right to take any

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action to renew or to apply for registration of any Trademarks as the Lender or said conservator, on its sole judgment, may deem necessary or desirable in connection with the enforcement of the Lender's rights hereunder. Other than a license of Collateral permitted under Section 4, Pledgor agrees not to sell or assign its respective interests in the Patents, Trademarks and/or Copyrights without the prior written consent of the Lender.

- Duties of Pledgor. Pledgor shall have the duty to (i) prosecute diligently any 8. patent application, or trademark application or service mark application that is part of the Trademarks pending as of the date hereof or thereafter until the termination of this Agreement, and (ii) preserve and maintain all of Pledgor's rights in the patents, patent applications, trademark applications, service mark applications and trademark and service mark registrations that are part of the Patents and Trademarks. Any expenses incurred in connection with the foregoing shall be borne by Pledgor. Pledgor shall not, without thirty (30) days prior written notice to the Lender, abandon any trademark or service mark that is the subject of a registered trademark, service mark or application therefor and which, is or shall be necessary or economically desirable in the operation of the Pledgor's business. The Lender shall not have any duty with respect to the Patents, Trademarks and/or Copyrights. Without limiting the generality of the foregoing, the Lender shall not be under any obligation to take any steps necessary to preserve rights in the Patents, Trademarks and/or Copyrights against any other parties, but may do so at its option during the continuance of an Event of Default, and all expenses incurred in connection therewith shall be for the sole account of Pledgor and added to the Obligations and liabilities secured hereby and by the Security Agreement.
- 9. Lender's Right to Sue. Upon (but not until) the occurrence and during the continuance of any Event of Default, the Lender shall have the right, for the benefit of the Lender, to exercise all rights and remedies available at law or in equity. From and after the occurrence and during the continuance of an Event of Default, the Lender shall have the right, but shall not be obligated, to bring suit or take any other action to enforce the Patents, Trademarks and Copyrights and, if the Lender shall commence any such suit or take any such action, Pledgor shall, at the request of the Lender, do any and all reasonable lawful acts and execute any and all proper documents reasonably required by the Lender in aid of such enforcement. Pledgor shall, upon demand, promptly reimburse and indemnify the Lender for all reasonable out-of-pocket costs and expenses incurred by the Lender in the exercise of its rights under this Section 9 (including, without limitation, all attorneys' fees). If, for any reason whatsoever, the Lender is not reimbursed with respect to the costs and expenses referred to in the preceding sentence, such costs and expenses shall be added to the Obligations secured hereby and by the Security Agreement.
- 10. <u>Waivers</u>. The Pledgor waives to the extent permitted by applicable law presentment, demand, notice, protest, notice of acceptance of this Agreement, notice of any loans made, credit or other extensions granted, collateral received or delivered or any other action taken in reliance hereon and all other demands and notices of any description, except for such demands and notices as are expressly required to be provided to the Pledgor under this Agreement or any other document evidencing the Obligations or the liabilities under the Notes. With respect to both the Obligations and any Collateral, the Pledgor assents to any extension or

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postponement of the time of payment or any other forgiveness or indulgence, to any substitution, exchange or release of Collateral, to the addition or release of any party or person primarily or secondarily liable, to the acceptance of partial payment thereon and the settlement, compromise or adjustment of any thereof, all in such manner and at such time or times as the Lender may deem advisable. The Lender may exercise its rights with respect to the Collateral without resorting, or regard, to other collateral or sources of reimbursement for Obligations. The Lender shall not be deemed to have waived any of its rights with respect to the Obligations or the Collateral unless such waiver is in writing and signed by the Lender. No delay or omission on the part of the Lender in exercising any right shall operate as a waiver of such right or any other right. A waiver on any one occasion shall not bar or waive the exercise of any right on any future occasion. All rights and remedies of the Lender in the Obligations or the Collateral, whether evidenced hereby or by any other instrument or papers, are cumulative and not exclusive of any remedies provided by law or any other agreement, and may be exercised separately or concurrently.

11. <u>Successors and Assigns</u>. This Agreement shall be binding upon the Pledgor, its respective successors and permitted assigns, and shall inure to the benefit of and be enforceable by the Lender and its successors and assigns. Without limiting the generality of the foregoing sentence, the Lender may assign or otherwise transfer any agreement or any note held by it evidencing, securing or otherwise executed in connection with the Obligations, or sell participations in any interest therein, to any other person or entity.

### 12. General; Term.

- (a) This Agreement may not be amended or modified except by a writing signed by the Pledgor and the Lender, nor may the Pledgor assign any of its rights hereunder. This Agreement and the terms, covenants and conditions hereof shall be construed in accordance with, and governed by, the laws of the State of New York (without giving effect to any conflicts of law provisions contained therein). In the event that any Collateral stands in the name of the Pledgor and another or others jointly, as between the Lender and the Pledgor, the Lender may deal with the same for all purposes as if it belonged to or stood in the name of the Pledgor alone.
- (b) This Agreement and the security interests granted herein shall automatically, without further action of the parties hereto, terminate on the earlier to occur of (i) February 14, 2008 (unless (A) an Event of Default (as defined in the Notes) shall have occurred under the Notes and be continuing or (B) the Lender shall have fully funded the Platinum Follow-On Investment (as defined in the Purchase Agreement)) and (ii) the date on which all payments under the Notes have been indefeasibly paid or satisfied in full (including as a result of the conversion in full of the Notes). Upon such termination, the Lender shall promptly take any action reasonably requested by the Pledgor to cause the release of the security interests created hereunder.
- (c) This Agreement shall be subject to Section 5(b) of the Letter Loan Agreement, dated as of January 23, 2008, between the Pledgor and the Lender (the "Purchase Agreement"). If Other Notes are issued to persons other than the Lender, the pledged Collateral identified

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herein shall be held for the ratable benefit of the Secured Party and such other persons as set forth in the Purchase Agreement.

Waiver of Jury Trial; Venue. All questions concerning the construction, validity, enforcement and interpretation of this Agreement shall be governed by and construed and enforced in accordance with the internal laws of the State of New York, without regard to the principles of conflicts of law thereof. The Pledgor agrees that all proceedings concerning the interpretations, enforcement and defense of the transactions contemplated by this Agreement, the other Transaction Documents (as defined in the Purchase Agreement) and the Notes (whether brought against a party hereto or its respective affiliates, directors, officers, shareholders, partners, members, employees or agents) may be brought in the Courts of New York County, New York or of the United States of America for the Southern District of New York and hereby expressly submits to the personal jurisdiction and venue of such courts for the purposes thereof and expressly waives any claim of improper venue and any claim that such courts are an inconvenient forum. Each of the Pledgor and the Lender hereby irrevocably consents to the service of process of any of the aforementioned courts in any such suit, action or proceeding by the mailing of copies thereof by registered or certified mail, postage prepaid, at the address in effect for notices to it under the Purchase Agreement, such service to become effective 10 days after such mailing. Nothing in this Section shall affect or limit any right to serve process in any other manner permitted by law. Each of the Pledgor and the Lender hereby agree that the prevailing party in any suit, action or proceeding arising out of or relating to this Agreement shall be entitled to reimbursement for reasonable legal fees from the non-prevailing party. The Pledgor and the Lender hereby waive all rights to trial by jury.

[Signature Page Follows]

written above.	ties have executed this Agreement as of the take hist
	PLEDGOR:
In the Presence of: Witness	OUANTRX BIOMEDICAL CORPORATION  By:
En the Presence of:	LENDER: PLATINUM LONG TERM GROWTH VII LLC
Witness	By:

S: Chert. Matters 30308 Legal Collateral Assignment Patents Trademarks vs. the

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IN WITNESS WHEREOF, the parties have executed this Agreement as of the date first

written above.

## Matters Patent Info w/Publication No.

Matter ID beg	ins with	Matter ID begins with '6122.' or '7772.' and Area of Law contains 'Patent' and Pat Status contains 'Pending' or 'Issued'	and Pat Status	contains 'Per	ading' or 'Issue	5-1					
Matter ID C	Country	Title	Inventor	Filing Date	Application No.	Pub. Date	Pub. No.	Issue Date Patent No.	Patent No.	Explin	Status
ş	<b>8</b>	ANAL HYGIENIC PAD AND METHOD OF USE	Fleming	2/17/2004	10/781,043	8/18/2005	US-2005-0182376-A1				Pending
7772-52901-01	¥SA .	SINGLE OR MALTIPLE ANALYTE SEMEQUANTITATIVE GLANTITATIVE RAPID DAGNOSTIC LATERAL PLOWITESTSYSTEM POR LARGE MOLECULES		6/5/1998	08/092,191			7/10/2001	6,258,548	6/5/2018	penssi
			-								
7772-62830-01	3	COLLECTION DEVICE FOR LATERAL PLOW CHROMATOGRAPHY	Thomas Hyati Fleming	4/1/2002	10/114,913			274,2006	6,998,273	2,92,000	is:
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	<b>§</b>	METHOD AND APPARATUS FOR COLLECTING VAGINAL FLUID AND EXFOLIATED VAGINAL CELLS	Flenting	5/17/1996 08/651,048	08/651,048			3/10/1998	5,725,481	5/17/2016	Issued
6122.54030-01	<b>K</b>	METHODANDAPPAPATUSFORMAKNISFEMNNEHYGRENIC Interlabapads	Cantroll	345/1880	07/488,989		•	225/1991	4,395,150	3/5/2010	Issued
6122-53900-01	<b>KS</b>	METHOD AND APPARATUS FOR COLLECTING VAGINAL FLUID AND EXPOLATED VAGINAL CRLLS FOR DIAGNOSTIC PLAPOSES	Fleming Buck	12/27/1998	09/473,214			1/16/2001	6,174,283	5/17/2016	İssued
6122-54472-01	ş	ADMINISTRATION OF THERAPEUTICOR DIAGNOSTIC AGENTS USING INTERLABIAL PAD	Fleering	2/16/2001	09/788,264	8/22/2002	US-2002-0115976-A1	11/2/2004	6,811,549	10/15/2021	pensej
6122-54472-02	U.S.	ADMINISTRATIONOFTHERAPELITICORDIAGNOSTIC AGENTS USING INTERLABIAL PAD	Fleming	672/2004	10/874,768	1/27/2005	US-2005-0020993-A1				Pending
7772-53887-01	<b>3</b>	COLLECTIONDENCE FOR LATERAL FLOW CHROMATOGRAPHY	Thomas Hyall Flensing	2/9/2000	08/501,338			4/2/2002	6,365,417	2/9/2020	Issued
1/22/2008 11:13:36	:13:36										Page: 1

### Matters Patent Info w/Publication No.

Matter ID be	gins with	Matter ID begins with '6122-' or '7772-' and Area of Law contains 'Patent' and Pat Status contains 'Pending' or 'Issued'	t' and Pat Status	contains 'Pe	anding' or 'Issued	-					
Matter 10 C	Country	Tible	Invantor	Filing Date	Application No.	Pub. Date	Pub.No.	issue Date Patent No.	Patent No.	Expiry	Status
6122-54028-01	<b>YS</b>	METHODFORMAKINGBKODEGRADEABLEABSORBENT PADS	Gerstenberger Buck	9/18/1995	08529,420			11/19/1986	5,575,047	11/25/2014 (ssued	issved
7772-68637-01	NSA	POSITIVE DETECTION LATERAL-RIOW APPARATUS AND METHOD FOR SMALL AND LARGE ANALYTES	Hyatt Bauer Buck Wang	10/14/2003	(0/896,548						Pending
7772-58887-01	NS)	POSITIVE DETECTION LATERAL, PLOWAPPARATUS AND METHOD FOR SMALL AND LARGE ANALYTES	Hyatt Bauer Wang	4/13/2001	09/835,304	10/3/2002	US-2002-0142291-A1	3/2/2004	6,699,722	4/13/2021	Issued
6122-54472-03	SS SS	DIAGNOSTICINTERLABALPAD	Reming	8/24/2006	11/509,961	12/21/2006	US-2006-0287611-A1				Pending
6122-54033-01	\$	BIODEGRADABLE ABSORBENT PADS	Gerstenberger	6/25/1996	08/670,137			2/5/2001	8,183,455	11/25/2014 Issued	penes
6122-76455-01	ASA V	FOLDED PERNEAL PAD	Fleming	2/28/2007	80/B92,114					2/28/2008	Pending
7772-67551-01	<b>S</b> S	POSITIVE DETECTION LATERAL-FLOW APPARATUS AND METHOD FOR SMALL AND LARGE ANALYTES	Hyatt Bauer Buck Wang	2/21/2008	11/359,666	<b>6729</b> 700 <b>6</b>	US-2005-0141639-A1				Pending
8122-54027-01	<b>S</b> S	METHODAND APPARATUS FOR COLLECTING VAGINAL PLUIDAND EXFOLATED VAGINAL CELLS	Pleming Buck	3/3/1998	09/036,742			12/28/1999	6,007,498	5/17/2016	essee
7772-62630-02	<b>V</b> SN	COLLECTION DEVICE FOR LATERAL FLOW CHROMATOGRAPHY	Thomas Hyat Fleming	8/19/2005	11/207,988	12/15/2005	US-2005-0277202-A1				Pending
6122-52902-01	USA	COVALENT CONDING OF MOLECULES TO AN ACTIVATED SOLIO PHASE MATERAL, AND DEVICES MADE USING THE MATERIAL.		10/13/1999	09/417,957			10/23/2001	6,306,665	10/13/2019 Issued	issued
1/22/2008 11:13:38	13:38										Page: 2

## Matters Patent Info w/Publication No.

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Matter ID Country	Title	Inventor	Ting Date	Filing Date Application No.	Pub. Date	Pub. No.	issue Date Patent No.	Expiry	Status
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7772-72458-02 PCF	LATERAL FLOWTEST STRIP WITH MISRATING LABEL	Purk to	948/2007	PCT/JS2007/019485					Pending
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# Matters TM Info w/o description of goods

Matter II	Matter ID begins with '6122-' or '7772-' and Area of	7772.* and Area of Law contains 'Trademark' and TM Status contains 'Pending' or 'Registered'	Status contains	'Pending' or 'Re	gistered*		į
Count	Matter ID Country	Mark Name	Filing Date	Application No.	Reg, Date	Reg. No.	Status
<del></del>	6122-52867-01 USA	INSTAC	4/10/1997	75/272,513	6/16/1998	2,166,616	Registered
7	6122-52868-01 USA	INSYNC& DESIGN	11/10/1997	75/387,606	12/15/1998	2,211,028	Registered
ო	6122-52870-01 USA	PADKIT	3/20/1997	75/260,875	6/8/1999	2,251,770	Registered
4	6122-52871-01 USA	PALKIT	3/5/1999	75/654,164	8/29/2000	2,380,818	Registered
S.	6122-52873-01 USA	RAPID-SENSE & Design	3/20/1997	75/260,873	2/13/2001	2,428,650	Registered
		•					,
o	6122-71953-01 USA	QUANTRX	9/16/2005	78/714,767			Pending
5	6122-76732-01 USA	RAPILISENSE	9/25/2006	77/006,836			Pending
<b>16</b>	6122-78861-01 USA	ORALSENSE	6/1/2007	77/195,336			Pending
- 92	6122-78862-01 USA	NEVERTOUCH	6/1/2007	77/195,331			Pending
24	6122-79171-01 USA	MPRESS	8/31/2007	77/269,681			Pending
23	6122-80299-01 USA	UNCUE	12/19/2007	77/356,322			Pending
23	6122-80300-01 USA	RAPIDSENSE	12/21/2007	77/357,934			Pending
24	6122-80301-01 USA	RAPID SENSEAND DESIGN	12/21/2007	77/357,915			Pending
1/22/200	1/22/2008 11:18:10						Page: 1

### SCHEDULE C Copyrights and Copyright Applications

None

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