

PATENT ASSIGNMENT

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
Aradigm Corporation	08/25/2006
RECEIVING PARTY DATA	
Name:	Zogenix, Inc.
Street Address:	5858 Horton Street
Internal Address:	Suite 455
City:	Emeryville
State/Country:	CALIFORNIA
Postal Code:	94608
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	13110206
CORRESPONDENCE DATA	
Fax Number:	(650)327-3231
Phone:	6503273400
Email:	zuehlke@bozpat.com
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.</i>	
Correspondent Name:	Bozicevic Field & Francis LLP
Address Line 1:	1900 University Avenue
Address Line 2:	Suite 200
Address Line 4:	East Palo Alto, CALIFORNIA 94303
ATTORNEY DOCKET NUMBER:	ZGNX-110DIV
NAME OF SUBMITTER:	Karl Bozicevic
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ARADIGM CORPORATION

**Sale of Intraject Assets to
Zogenix, Inc. (f/k/a SJ Therapeutics, Inc.)**

Signing and Closing: August 25, 2006

ARADIGM CORPORATION
Sale of Intraject Assets to
Zogenix, Inc. (f/k/a SJ Therapeutics, Inc.)

Signing and Closing: August 25, 2006

1. Asset Purchase Agreement by and between Aradigm Corporation ("Aradigm") and SJ2 Therapeutics, Inc. ("SJ2").

Exhibit A	Transferred Assets (including Transferred Technology)
Exhibit B	Transferred Books and Records
Exhibit C	Transferred Contracts
Exhibit D	Transferred Intellectual Property
Exhibit E	General Assignment and Bill of Sale (see Tab 6)
Exhibit F	Assumed Liabilities
Exhibit G	Transfer Plan
Exhibit H	Transitional Services Agreement (see Tab 2)
Exhibit I	Intraject Delivery System
Exhibit J	Nontransferable Assets
2. Transition Services Agreement
3. Addendum to Transition Services Agreement
4. Stephen Farr Release Agreement
5. John Turanin Release Agreement
6. Bill of Sale and Assignment Agreement
7. Intellectual Property Assignment Agreement
8. Instrument of Assumption of Liabilities

ASSET PURCHASE AGREEMENT

BY AND BETWEEN

ARADIGM CORPORATION.

AND

SJ2 THERAPEUTICS, INC.

Dated as of August 25, 2006

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EXHIBITS

- EXHIBIT A Transferred Assets (including Transferred Technology)
- EXHIBIT B Transferred Books and Records
- EXHIBIT C Transferred Contracts
- EXHIBIT D Transferred Intellectual Property
- EXHIBIT E General Assignment and Bill of Sale
- EXHIBIT F Assumed Liabilities
- EXHIBIT G Transfer Plan
- EXHIBIT H Transitional Services Agreement
- EXHIBIT I Intraject Delivery System
- EXHIBIT J Nontransferable Assets

ASSET PURCHASE AGREEMENT

THIS ASSET PURCHASE AGREEMENT (this "Agreement") is made and entered into as of August 25, 2006 by and between Aradigm Corporation, a California corporation ("Aradigm"), and SJ2 Therapeutics, Inc., a Delaware corporation ("Purchaser"). Aradigm and Purchaser are sometimes referred to herein individually as a "Party" and collectively as the "Parties."

RECITALS

A. Aradigm desires to assign and transfer to Purchaser, and Purchaser desires to accept assignment and transfer from Aradigm, on the terms and subject to the conditions set forth herein, those certain assets of Aradigm related to the Intraject Delivery System.

B. Furthermore, Aradigm and Purchaser desire to make certain representations, warranties, covenants and other agreements in connection with the transactions contemplated hereby.

NOW, THEREFORE, in consideration of the covenants and representations set forth herein, and for other good and valuable consideration, the parties agree as follows:

ARTICLE I

DEFINITIONS

Section 1.01 Certain Definitions. As used in this Agreement, the following terms have the following meanings (terms defined in the singular to have a correlative meaning when used in the plural and vice versa). Certain other terms are defined in the text of this Agreement.

(a) "Affiliate" means a corporation or any other entity that directly, or indirectly through one or more intermediaries, controls, is controlled by, or is under common control with, the designated Party, but only for so long as such control exists. As used in this definition only, "control" shall mean ownership of shares of stock having at least 50% of the voting power entitled to vote for the election of directors in the case of a corporation (or, in the case of an entity that is not a corporation, in the election of the corresponding managing authority), or otherwise having the power to directly or indirectly control the management of such entity.

(b) "Assigned Assets" shall mean any and all of Aradigm's right, title and interest in and to the following:

(i) any and all tangible assets owned or otherwise transferable by Aradigm as of the Closing Date, in each case to the extent exclusively used or held for use in the Business, including those assets listed on Exhibit A (collectively, "Transferred Assets");

(ii) the Books and Records listed on Exhibit B (collectively, "Transferred Books and Records");

(iii) all agreements listed on Exhibit C (collectively, "Transferred Contracts");

(iv) all Patents (including in each case all rights to Prosecute and Enforce the same) listed on Exhibit D (collectively, "Transferred Patents");

(v) all Trademarks (including in each case all rights to Prosecute and Enforce the same) listed on Exhibit D (collectively, "Transferred Trademarks");

(vi) any and all Technology owned or otherwise transferable by Aradigm as of the Closing Date, other than the Transferred Patents and Transferred Trademarks, in each case to the extent exclusively used or held for use in the Business, including that Technology listed on Exhibit A (collectively, "Transferred Technology"); and

(vii) any and all right to recover past, present and future damages for the breach, infringement or misappropriation, as the case may be, of any of the foregoing.

(c) "Books and Records" shall mean all papers and records (in any format including paper or electronic) kept or maintained including any and all laboratory notebooks, invention disclosures, purchasing and sales records, all data and communications relating to ongoing business development activities, preclinical and clinical data, all Regulatory Documents, vendor lists, accounting and financial records, product documentation, product specifications, marketing documents and the like, in each case pertaining to the Business or the Assigned Assets.

(d) "Business" shall mean the research, development, commercialization, manufacture, marketing, distribution, sale, support and other use and commercial exploitation of the Intraject Delivery System.

(e) "Business Intellectual Property" shall mean any and all Technology and any and all Intellectual Property Rights, including Registered Intellectual Property Rights, that is or are owned (in whole or in part) by or exclusively licensed to Aradigm, as of the Closing Date, in each case that are used in or necessary to the Business.

(f) "Dollars" shall refer to United States currency unless expressly specified otherwise.

(g) "Governmental Body" shall mean any: (i) nation, province, state, county, city, town, village, district, or other jurisdiction of any nature; (ii) federal, provincial, state, local, municipal, foreign, or other government; (iii) governmental or quasi-governmental authority of any nature (including any governmental agency, branch, department, official, or entity and any court or other tribunal); (iv) multi-national organization or body; or (v) body exercising, or entitled to exercise, any administrative, executive, judicial, legislative, police, regulatory, or taxing authority or power of any nature.

(h) "Intraject Delivery System" shall mean Aradigm's Intraject® needle-free injection delivery system as more fully described in Exhibit I (the "Existing Delivery System") or any modified, improved or derivative version thereof, in each case that includes one or more material elements of the Existing Delivery System.

(i) "Intellectual Property Rights" shall mean any or all of the following and all rights in, arising out of, or associated therewith: (i) all United States and foreign patents and utility models and applications therefor and all reissues, divisionals, re examinations, renewals, extensions, provisionals, supplementary protection certificates, continuations and continuations in-part thereof, and equivalent or similar registered rights anywhere in the world ("Patents"); (ii) all trade secrets and other rights in know-how and confidential or proprietary information, inventions and discoveries, including without limitation invention disclosures; (iii) all copyrights, works of authorship, copyright registrations and applications therefor and all other rights corresponding thereto throughout the world ("Copyrights"); (iv) all rights in Uniform Resource Locators, World Wide Web addresses and domain names and applications and registrations therefor ("Internet Property Rights"); (v) all trade names, logos, common law trademarks and service marks, trademark and service mark registrations and applications therefor and all goodwill associated therewith throughout the world ("Trademarks"); and (vi) any similar, corresponding or equivalent rights to any of the foregoing anywhere in the world, including, without limitation, moral rights.

(j) "Licensee" shall mean a Person other than an Affiliate to whom Purchaser or its Affiliate has granted the right, or to whom such a Person has sublicensed the right, to (i) make and sell any Product or (ii) sell any Product, provided that distributors, wholesalers and resellers as to which Purchaser does not receive compensation on resales of Products by such entity shall not be considered Licensees.

(k) "Lien" shall mean any mortgage, pledge, lien, charge, claim, security interest, adverse claims of ownership or use, restrictions on transfer, defect of title or other encumbrance of any sort, other than (i) mechanic's, materialmen's, and similar liens with respect to any amounts not yet due and payable, and (ii) liens for taxes not yet due and payable.

(l) "Net Sales" shall mean the amounts actually received by Purchaser, its Affiliates, or Licensees, in consideration of their sales of Product to Third Party customers, less: (i) normal and customary trade, cash and other discounts; (ii) credits or allowances for damaged goods, returns, rejections or recalls of Product; (iii) sales taxes, value added taxes, withholding, import/export taxes or other similar taxes (excluding taxes on the income of the selling entity) actually paid; (iv) normal and customary charge back payments or rebates; and (v) packaging, handling fees, prepaid freight, insurance and the like to the extent separately identified on the invoice. Sales between or among Purchaser, its Affiliates or Licensees for resale shall be excluded from the computation of Net Sales, but the subsequent re sale of such Products by Purchaser, its Affiliates or Licensees to an end user shall be included within the computation of Net Sales. Net Sales shall not include amounts in respect of Product sold or used for development applications (including for clinical trials) or commercial samples (i.e., items provided for free or at or below cost plus a nominal profit for promotional purposes).

(m) "Nontransferable Asset" shall have the meaning ascribed to the term in Section 9.

(n) "Non-Sumatriptan Product" shall mean any Product comprising the Intraject Delivery System combined with an applicable drug formulation, other than Sumatriptan.

(o) **"Person"** shall mean any individual, corporation (including any non-profit corporation), general or limited partnership, limited liability company, joint venture, estate, trust, association, organization, labor union, Governmental Body or other entity.

(p) **"Product"** shall mean any pharmaceutical product comprising the Intraject Delivery System combined with Sumatriptan or other applicable drug formulation.

(q) **"Prosecution and Enforcement"** shall mean (i) the preparation, filing for, prosecution, maintenance of registrations thereof and applications for any such registration (ii) the conduct of interferences, re examinations, reissues, oppositions or requests for term extensions with respect thereto and (iii) the conduct of any enforcement proceeding with respect thereto (whether infringement, misuse, misappropriation or otherwise) or any declaratory judgment proceeding with respect thereto; and **"Prosecute and Enforce"** shall have the correlative meaning.

(r) **"Pulmonary Field"** shall mean the delivery of one or more aerosolized active pharmaceutical ingredients directly into the bronchia or lungs.

(s) **"Registered Intellectual Property Rights"** shall mean all United States, international and foreign: (i) Patents, including applications therefor (each a **"Registered Patent"**); (ii) registered Trademarks, applications to register Trademarks, including intent-to use applications, or other registrations or applications related to Trademarks; (iii) Copyright registrations and applications to register Copyrights; and (iv) any other Technology or Intellectual Property Rights that is the subject of an application, certificate, filing, registration or other document issued by, filed with, or recorded by, any state, government or other public or private legal authority at any time.

(t) **"Regulatory Documents"** shall mean any and all regulatory submissions (whether completed or in process) to any Governmental Body anywhere in the world submitted by or on behalf of Aradigm relating to the Business (including any product developed in connection therewith), including all annual reports, adverse event reports, and other adverse event submission tracking information, and amendments and supplements to any of the foregoing. For purposes of clarity, **"Regulatory Documents"** shall not include any filing or other submission made to the United States Securities and Exchange Commission, the National Association of Securities Dealers, the Nasdaq Stock Exchange or any similar entity.

(u) **"Representatives"** shall mean, with respect to a Person, that Person's officers, directors, employees, accountants, counsel, investment bankers, financial advisors, agents and other representatives.

(v) **"Royalty Revenue"** shall mean running royalties actually received by Purchaser from a Licensee for sales of Non-Sumatriptan Products by or under authority of such Licensee, plus any license fees or milestone or other payments receive by Purchaser from a Licensee to the extent not allocable to recovery of development or other costs incurred by Purchaser specific to the applicable Product. For clarity, Royalty Revenue shall exclude: (i) payments in consideration of goods (including Products) or services at Purchaser's fully-burdened cost therefor (any amounts in excess of the fully-burdened cost shall be included in Royalty

Revenue), (ii) payments in consideration for equity at the fair market value therefor (any amounts in excess of the fair market value shall be included in Royalty Revenue) and (iii) amounts received by Purchaser in consideration for a sale of all, or substantially all, of the business or assets of Purchaser (whether by way of merger, sale of stock, sale of assets or otherwise), if the successor to such business or assets has assumed the obligations under Section 2.06(a) of this Agreement.

(w) "Royalty Term" shall mean, for a given Product, the period commencing on the Closing Date and continuing until the later of (i) the ten-year anniversary of the first commercial sale of such Product in the United States, but no more than twenty years after the Closing Date and (ii) the later of expiration or abandonment of the last Valid Claim of the Transferred Patents covering the manufacture, use or sale of such Product.

(x) "Sumatriptan Product" shall mean any Product comprising the Intraject Delivery System combined with Sumatriptan.

(y) "Technology" shall mean any or all of the following: (i) works of authorship including, without limitation, computer programs, source code and executable code, whether embodied in software, firmware or otherwise, documentation, designs, files, net lists, records, data and mask works; (ii) inventions (whether or not patentable), improvements, and technology; (iii) proprietary and confidential information, including technical data and customer and supplier lists, trade secrets and know how; (iv) databases, data compilations and collections and technical data; (v) logos, trade names, trade dress, trademarks, service marks; (vi) World Wide Web addresses, domain names and sites; (vii) protocols, methods and processes; and (viii) all instantiations of the foregoing in any form and embodied in any media.

(z) "Territory" shall mean the entire world.

(aa) "Third Party" shall mean any Person other than Purchaser or Aradigm, or their respective Affiliates.

(bb) "Transfer Plan" shall mean the plan for the transfer of the Assigned Assets attached hereto as Exhibit G.

(cc) "Valid Claim" shall mean (i) a claim of an issued and unexpired patent, which has not been held unenforceable, unpatentable or invalid by a court or other governmental agency of competent jurisdiction, and which has not been admitted to be invalid or unenforceable through reissue, disclaimer or otherwise, or (ii) a claim in a pending patent application being prosecuted in good faith that has not been abandoned or finally rejected and that has been pending for fewer than five years after the earliest priority date to which it is entitled.

Section 1.02 Additional Definitions. Each of the following definitions shall have the meanings defined in the corresponding sections of this Agreement indicated below:

Definition	Section
Agreement	Preamble

Aradigm Indemnities	Section 6.04(b)
Assumed Liabilities	Section 2.05(b)
Claim	Section 6.04(a)
Closing Date	Section 2.07
Coordination Lead	Section 2.03
Excluded Liabilities	Section 2.05(c)
Indemnatee	Section 6.04(c)
Indemnitor	Section 6.04(c)
Party	Preamble
PTO	Section 4.06(a)
Purchaser Indemnities	Section 6.04(a)

ARTICLE II

ASSIGNMENT, TRANSFER AND LICENSE

Section 2.01 Assignment of Assigned Assets to Purchaser. Upon the terms and subject to the conditions set forth herein, Aradigm hereby assigns, conveys and transfers to Purchaser, at the Closing, all of Aradigm's right, title and interest in and to the Assigned Assets, subject to the reservation on behalf of Aradigm of a perpetual, worldwide, royalty-free, non-exclusive license, under the Transferred Patents and Transferred Technology solely for purposes of the Pulmonary Field, which retained license shall include the right to grant sublicenses to Persons solely within the scope of such retained license in connection with the grant to such Persons of licenses under other Patents owned or controlled by Aradigm.

Section 2.02 Asset Transfer. Subject to the terms and conditions set forth in this Agreement, on the Closing Date, Aradigm shall transfer all Assigned Assets, in the shape, manner and form of their existence as of the date such Assigned Assets are transferred to Purchaser, in accordance with the Transfer Plan. Without limiting the specifics of the Transfer Plan, Aradigm shall promptly transfer those assets (to the extent not previously transferred to the Transferee hereunder) to Purchaser as required in the Transfer Plan and this Section 2.02. Unless otherwise specified in the Transfer Plan, the mode of such transfer shall be determined by the Coordination Leads with the goal of efficiency and cost-effectiveness. Without limiting the foregoing and in connection with such transfers of assets pursuant to this Section 2.02, Aradigm shall make available such personnel reasonably familiar with the Assigned Assets to consult with and assist Purchaser in implementing such assets at mutually agreeable times.

Section 2.03 Coordination Leads. In order to facilitate the transfer of assets pursuant to Section 2.02, each Party shall appoint, from time to time, by written notice to the other Party, one of its personnel as its coordination lead (each, a "Coordination Lead"). The Coordination Leads shall be responsible for oversight and coordination of the transfer of assets in accordance with Section 2.02 and the Transfer Plan. The Coordination Leads shall carry out their responsibilities by any reasonable means or practices as the Parties may mutually agree.

Section 2.04 Transitional Services. Aradigm shall provide all reasonable transitional services to Purchaser, including facilities, furnishings, access to systems, document control,

quality systems, IT support, accounting, payroll, administration and other such services as the Parties may mutually agree, until December 31, 2006 or until such later date as mutually agreed to by the Parties, as more fully described in Exhibit H, and Purchaser shall pay the fees therefor set forth in Exhibit H in accordance with the schedule set forth therein.

Section 2.05 Assumption of Liabilities.

(a) Assumption. Upon the terms and subject to the conditions set forth herein, at the Closing, Purchaser shall assume from Aradigm, and Aradigm shall irrevocably convey, transfer and assign to Purchaser, all of the Assumed Liabilities (as defined in Section 2.05(b) hereof). Purchaser shall not assume any liabilities of Aradigm pursuant hereto, other than the Assumed Liabilities.

(b) Definition of Assumed Liabilities. For all purposes of and under this Agreement, the term "Assumed Liabilities" shall mean, refer to and include only those liabilities listed on Exhibit F.

(c) Definition of Excluded Liabilities. Except for the Assumed Liabilities, Purchaser does not assume and is not assuming any debt, liability, duty or other obligation (of any kind) of Aradigm, whether known or unknown, fixed or contingent, and regardless of when such liabilities or obligations may arise or may have arisen or when asserted, including any liabilities, or obligations related to the Assigned Assets which are outstanding or unpaid as of the Closing (the "Excluded Liabilities"), and Aradigm shall remain responsible for the Excluded Liabilities.

Section 2.06 Consideration. On the terms and subject to the conditions set forth in this Agreement, in addition to the payments contemplated by Section 2.07(a), the consideration for the Assigned Assets shall be the following:

(a) Royalties.

(i) In consideration for the assignment and transfer of the Assigned Assets, with respect to Net Sales Purchaser shall pay to Aradigm, during the Royalty Term:

(1) For each Non-Sumatriptan Product, three percent (3%) of Net Sales of such Non-Sumatriptan Product, provided that in the event and to the extent such Non-Sumatriptan Product is commercialized by a Licensee Purchaser may at its election pay to Aradigm either three percent (3%) of such Licensee's Net Sales of such Non-Sumatriptan Product or twenty percent (20%) of Purchaser's Royalty Revenues from such Licensee in respect of such Non-Sumatriptan Product. Purchaser shall make its election with respect to each such Non-Sumatriptan Product by written notice to Aradigm of its election on or before the date its first payment would be due under Section 2.06(a)(vi) in respect of such Non-Sumatriptan Product under either of the foregoing alternatives.

(2) For Sumatriptan Products, three percent (3%) of Net Sales of Sumatriptan Products.

(ii) Combination Products. In the event that a Product is sold in the form of a combination product (a "Combination Product") containing both (1) such Product and (2)

another product or service for which no royalty would be due hereunder if sold separately, the Net Sales from such combination sales for purposes of calculating the amounts due under this Section 2.06(a) shall be calculated by multiplying Net Sales of the Combination Product by a fraction that reasonably reflects the fair value of the contribution of the Product in the Combination Product to the total market value of such Combination Product, which fraction shall be established by the Purchaser and Aradigm through good faith negotiations and mutual agreement, on a Combination Product-by-Combination Product basis.

(iii) Single Royalty. Only one royalty shall be paid with respect to each unit of Product that is subject to royalties under this Section 2.06(a), without regard to the number of transfers or otherwise. In no event shall more than one royalty be due under this Section 2.06(a) with respect to any Product unit.

(iv) Milestone Payment. Purchaser shall pay Aradigm \$4,000,000 within 30 days of the first U.S. commercial sale of the Sumatriptan Product.

(v) Records. During the term of this Agreement and for a period of three years thereafter, Purchaser and its Affiliates shall keep, and shall cause its licensees and sublicensees to keep, complete and accurate records of their Net Sales in sufficient detail to enable the amounts payable under this Section 2.06(a) to be determined. Upon Aradigm's written request, but not more frequently than once per calendar year, Purchaser shall permit representatives or agents of Aradigm, at Aradigm's expense, to examine such records during Purchaser's regular business hours for the purpose of and to the extent necessary to verify any report required under this Agreement with respect to Net Sales received not more than three years prior to the date of Aradigm's request. In the event that the amounts due to Aradigm are determined to have been underpaid, Purchaser shall promptly pay to Aradigm any amount due and unpaid. In the event that it is determined, as a result of such examination, that the amount underpaid with respect to a given payment is in excess of 5% of the total amount of such payment, then Purchaser shall reimburse Aradigm for all costs incurred by Aradigm in conducting such examination.

(vi) Reports. Beginning with the first accrual of royalties or other payments due hereunder, Purchaser shall provide to Aradigm a quarterly royalty report as follows: Within 60 days after the end of each quarterly period, Purchaser shall deliver to Aradigm a true and accurate report, giving such particulars of the business conducted by Purchaser, its Affiliates and Licensees, during such quarterly period as are pertinent to account for payments due under this Section 2.06(a). Such report shall include, as applicable, at least (A) the total of Net Sales during such quarterly period; (B) the calculation of royalties; (C) the calculation of Royalty Revenue for each applicable Non-Sumatriptan Product and (D) the total royalties and other payments due Aradigm. Simultaneously with the delivery of each such report, Purchaser shall pay to Aradigm the total amount, if any, due to Aradigm for the period of such report. If no payment is due, Purchaser shall so report. Aradigm shall not provide to Third Parties any information contained in reports provided to Aradigm under this Section 2.06(a)(v), or learned by Aradigm under Section 2.06(a)(iii) above.

(vii) Payments. All amounts payable hereunder by Purchaser shall be payable in Dollars to Aradigm. If any currency conversion shall be required in connection with the

payment of royalties hereunder, such conversion shall be made by using the exchange rates reported in the Wall Street Journal on the last business day of the quarter in respect of which such payment is made.

(viii) Taxes. Any withholding or other tax that is required by law to be withheld on behalf of Aradigm with respect to payments owed by Purchaser pursuant to this Agreement shall be deducted by Purchaser from such payment prior to remittance. Purchaser shall promptly furnish Aradigm evidence of any such taxes withheld.

(ix) Without limiting Section 2.06(a)(v) above, Purchaser shall take reasonable measures to keep Aradigm informed as to the progress of the development and commercialization of the Intraject Delivery System and Products arising therefrom until such time as Purchaser has fulfilled its royalty obligations to Aradigm pursuant to Section 2.06(a).

Section 2.07 Closing, Closing Place, Time and Date. The closing of the transactions contemplated by this Agreement (the "Closing") shall be held at the offices of Cooley Godward LLP, 3175 Hanover Street, Palo Alto, California, at 10:00 a.m. on the date of the Agreement (the actual date on which the Closing shall occur being referred to herein as the "Closing Date").

(a) Closing Deliveries.

(i) At the Closing, Purchaser shall deliver, or cause to be delivered, to Aradigm the following, dated as of the date of this Agreement and, where relevant, executed for and on behalf of Purchaser by a duly authorized officer thereof:

(1) any and all instruments, certificates and agreements as Aradigm may reasonably request in order to effectively make Purchaser responsible for all Assumed Liabilities pursuant hereto to the fullest extent permitted by applicable law;

(2) Purchaser shall have provided Aradigm with evidence demonstrating that Purchaser has obtained at least \$15 million in equity financing;

(3) Purchaser shall have paid to Aradigm, by wire transfer, \$4,000,000 in cash;

(4) Purchaser shall have reimbursed Aradigm for all documented expenses actually incurred by Aradigm from July 1, 2006 through the Closing Date, that were pre-approved in writing by Purchaser, up to \$515,036;

(5) Each of Steve Farr and John Turanin shall have provided Aradigm with a release of all claims over or rights to any severance payments relating to their cessation of services to Aradigm, in a form that is reasonably acceptable to Aradigm and including mutually agreed consideration for such releases; and

(6) the Transitional Services Agreement.

(ii) At the Closing, Aradigm shall deliver, or cause to be delivered, to Purchaser the following, dated as of the date of this Agreement and executed for and on behalf of Aradigm by a duly authorized officer thereof:

(1) a general assignment and bill of sale with respect to the Assigned Assets in the form attached hereto as Exhibit F;

(2) one or more instruments of assignment and assumption, in customary form and substance reasonably satisfactory to Purchaser and Aradigm and their respective counsel;

(3) an instrument of assignment of the Transferred Patents, the Transferred Trademarks, and any other Registered Intellectual Property Rights included in the Assigned Assets, in customary form and substance reasonably satisfactory to Purchaser and Aradigm and their respective counsel;

(4) any and all required third party consents including those consents necessary for the valid assignment and transfer of the Transferred Contracts;

(5) any and all other instruments, certificates and agreements as Purchaser may reasonably request in order to effectively transfer to Purchaser all of the Assigned Assets pursuant hereto and to the Transfer Plan to the fullest extent permitted by applicable law; and

(6) the Transitional Services Agreement.

(b) Closing. From and after the Closing, the Assigned Assets shall be held for the account and benefit, and at the risk, of Purchaser.

Section 2.08 Nontransferable Assets. To the extent that any Assigned Asset or Assumed Liability to be sold, conveyed, assigned, transferred, delivered or assumed to or by Purchaser pursuant hereto, or any claim, right or benefit arising thereunder or resulting therefrom, is not capable of being sold, conveyed, assigned, transferred or delivered without the approval, consent or waiver of the issuer thereof or the other Party thereto, or any third Person (including a Governmental Body), or if such sale, conveyance, assignment, transfer or delivery or attempted sale, conveyance, assignment, transfer or delivery would constitute a breach (or give rise to a termination right) thereof or a violation of any law, decree, order, regulation or other governmental edict (collectively, with respect to such Assigned Assets as set forth on Exhibit J, the "Nontransferable Assets"), except as expressly otherwise provided herein, this Agreement shall not constitute a sale, conveyance, assignment, transfer or delivery thereof, or an attempted sale, conveyance, assignment, transfer or delivery thereof absent such approvals, consents or waivers. If any such approval, consent or waiver shall not be obtained, or if an attempted assignment of any such Assigned Asset or the assumption of any Assumed Liability by Purchaser would be ineffective so that Purchaser would not in fact receive all the Nontransferable Assets or assume all such Assumed Liabilities pursuant hereto, Aradigm and Purchaser shall cooperate in a mutually agreeable arrangement under which Purchaser would obtain the benefits and assume the obligations of such Assigned Assets and Assumed Liabilities, respectively, in accordance with this Agreement, including subcontracting, sub-licensing, or sub-

leasing to Purchaser, or under which Aradigm, at Purchaser's expense, would enforce for the benefit of Purchaser, with Purchaser assuming all of Aradigm's obligations thereunder, any and all rights of Aradigm against a Third Party thereto.

Section 2.09 FTO Licenses.

(a) To Purchaser. Aradigm hereby grants to Purchaser a non-exclusive, fully-paid, world-wide, perpetual, irrevocable, transferable, sublicensable license to fully exercise any Intellectual Property Rights that are (i) owned, controlled or employed by Aradigm at any time prior to the Closing (or that arises thereafter to the extent covering Technology created, owned, controlled or employed by Aradigm prior to the Closing), (ii) necessary or useful for the operation of the Business and (iii) not included in the Assigned Assets that are actually assigned to Purchaser.

(b) To Aradigm. Purchaser hereby grants to Aradigm a non-exclusive, fully-paid, world-wide, perpetual, irrevocable, transferable, sublicensable license to fully exercise any Intellectual Property Rights that are (i) owned, controlled or employed by Purchaser as of the Closing (or that arises thereafter to the extent covering Technology created, owned, controlled or employed by Aradigm as of the Closing) and (ii) solely for use in the Pulmonary Field.

Section 2.10 Taking of Necessary Action; Further Action. From time to time after the Closing, at the request of either Party, the Parties hereto shall execute and deliver such other instruments of sale, transfer, conveyance, assignment and confirmation and take such action as the Parties may reasonably determine is necessary to transfer, convey and assign to Purchaser, and to confirm Purchaser's title to or interest in the Assigned Assets, to put Purchaser in actual possession and operating control thereof and to assist Purchaser in exercising all rights with respect thereto. Aradigm hereby constitutes and appoints Purchaser and its successors and assigns as its true and lawful attorney in fact in connection with the transactions contemplated by this Agreement, with full power of substitution, in the name and stead of Aradigm but on behalf of and for the benefit of Purchaser and its successors and assigns, to demand and receive any and all of the Assigned Assets and to give receipt and releases for and in respect of the same and any part thereof, and from time to time to institute and prosecute, in the name of Aradigm or otherwise, for the benefit of Purchaser or its successors and assigns, proceedings at law, in equity, or otherwise, which Purchaser or its successors or assigns reasonably deem proper in order to collect or reduce to possession or endorse any of the Assigned Assets and to do all acts and things in relation to the Assigned Assets which Purchaser or its successors or assigns reasonably deem desirable.

ARTICLE III

REPRESENTATIONS AND WARRANTIES OF ARADIGM

Aradigm hereby represents and warrants to Purchaser as follows:

Section 3.01 Organization, Qualification, and Corporate Power. Aradigm (a) is a corporation duly organized, validly existing, and in good standing under the laws of the State of

California, (b) has obtained all necessary corporate approvals to enter into and execute this Agreement and (c) has the full right, power and authority to enter into this Agreement.

Section 3.02 Authorization. Aradigm has full power and authority to execute and deliver this Agreement, and to consummate the transactions contemplated hereunder and to perform its obligations hereunder, and no other proceedings on the part of Aradigm are necessary to authorize the execution, delivery and performance of this Agreement. This Agreement constitutes the valid and legally binding obligations of Aradigm, enforceable against Aradigm in accordance with its terms and conditions, except as such enforceability may be limited by principles of public policy and subject to the laws of general application relating to bankruptcy, insolvency and the relief of debtors and rules of law governing specific performance, injunctive relief or other equitable remedies.

Section 3.03 Assets.

(a) The Assigned Assets include all assets of Aradigm and its Affiliates that are used or held for use by Aradigm and its Affiliates primarily in the operation or conduct of the Business.

(b) Following the consummation of the transactions contemplated by this Agreement and the related agreements, and the execution of the instruments of transfer contemplated hereby and thereby, Purchaser will own, with good, valid and marketable title, or lease, under valid and subsisting leases, or otherwise acquire the interests of Aradigm in the Assigned Assets, free and clear of any Liens, and without incurring any penalty or similar transfer fee.

Section 3.04 Transferred Books and Records. The Transferred Books and Records listed on Exhibit B are all of the Books and Records maintained by Aradigm that pertain to the Business and the Assigned Assets.

Section 3.05 Transferred Contracts. The Transferred Contracts listed on Exhibit C are all of the contracts between Aradigm and any Third Party currently necessary for or primarily related to, the operation of the Business, and true and complete copies of all such Transferred Contracts have been delivered or made available to Purchaser or its representatives. Each Transferred Contract is in full force and effect and, to Aradigm's knowledge, Aradigm is not subject to any default thereunder, nor, to Aradigm's knowledge, is any party obligated to Aradigm pursuant to any such Transferred Contract subject to any default thereunder. Aradigm has neither breached, violated or defaulted under, nor received notice that Aradigm has breached, violated or defaulted under, any of the terms or conditions of any Transferred Contract. Aradigm has obtained, or will obtain prior to the Closing, all necessary consents, waivers and approvals of parties to any Transferred Contract as are required thereunder in connection with the Closing, or for any such Transferred Contract to be transferred to Purchaser, and to remain in full force and effect without limitation, modification or alteration after the Closing. Following the Closing, Purchaser will be permitted to exercise all of the rights Aradigm had under the Transferred Contracts without the payment of any additional amounts or consideration other than ongoing fees, royalties or payments which Aradigm would otherwise be required to pay pursuant to the terms of such Transferred Contracts had the transactions contemplated by this Agreement not occurred.

Section 3.06 Transferred Intellectual Property.

(a) The Exhibits listing the Transferred Patents and the Transferred Trademarks are, to Aradigm's knowledge, complete and accurate. With respect to Transferred Patents, those Transferred Patents that are Registered Patents are currently in compliance with formal legal requirements (including payment of filing, examination and maintenance fees and proofs of use), and are not subject to any unpaid maintenance fees or taxes falling due within 90 days after the Closing Date. There are no proceedings or actions known to Aradigm before any court, tribunal (including the United States Patent and Trademark Office (the "PTO") or equivalent authority anywhere in the world) related to any such Registered Patent.

(b) To Aradigm's knowledge, each Registered Patent that is a Transferred Patent is properly filed and is currently pending or issued, and all necessary registration, maintenance and renewal fees in connection with such Registered Patent that is a Transferred Patent have been paid and all necessary documents and certificates in connection with such Registered Patent have been filed with the relevant patent authorities in the United States or foreign jurisdictions in which Aradigm has elected to pursue such Registered Patent, as the case may be, for the purposes of maintaining such Registered Patent. There are, to Aradigm's knowledge, no actions that must be taken by Aradigm within 90 days after the Closing Date, including the payment of any registration, maintenance or renewal fees or the filing of any responses to PTO office actions, documents, applications or certificates for the purposes of obtaining, maintaining, perfecting or preserving or renewing any such Registered Patent. To the extent Aradigm has acquired from any Person any Technology or Intellectual Property Right, in each case that are included in the Assigned Assets, Aradigm has obtained a valid and enforceable assignment sufficient to irrevocably transfer all rights in such Technology and Intellectual Property Rights (including the right to seek past and future damages with respect thereto) to Aradigm. To the maximum extent provided for by, and in accordance with, applicable laws and regulations, Aradigm has recorded each such assignment of a Registered Intellectual Property Right assigned to Aradigm with the relevant Governmental Body, including the PTO, the U.S. Copyright Office, or their respective equivalents in any relevant foreign jurisdiction, as the case may be. Aradigm has not claimed a particular status, including "Small Entity Status," in the application for any Registered Patent that is a Transferred Patent, which claim of status was not at the time made, or which has since become, inaccurate or false or that will no longer be true and accurate as of the Closing Date.

(c) Aradigm has no knowledge of any misrepresentation regarding, or failure to disclose, any fact or circumstances in any application for any Registered Patent that is a Transferred Patent that would materially and adversely affect the validity or enforceability of such Registered Patent that is a Transferred Patent.

(d) All Registered Intellectual Property Rights included in the Assigned Assets are free and clear of any Liens. Immediately prior to the Closing, Aradigm is the exclusive owner or exclusive licensee of all Business Intellectual Property.

(e) Schedule 3.06(e) sets forth a list of all Regulatory Documents.

(f) All Assigned Assets will be fully transferable, alienable or licensable by Purchaser without restriction and without payment of any kind to any Third Party, including royalty obligations, other than those restrictions and payments Aradigm would be subject to as of the Closing Date with respect to such Assigned Assets had the transactions contemplated by this Agreement not occurred.

(g) Each material item of Technology used in the conduct of the Business by Aradigm was (i) written and created by then-current employees of Aradigm acting within the scope of their employment or (ii) acquired or licensed by Aradigm from Third Parties who have validly and irrevocably assigned such item to Aradigm, or granted Aradigm a license to use such item of a sufficient scope to cover Aradigm's use or prior use of thereof in the Business.

(h) To Aradigm's knowledge, the conduct of the Business by Aradigm as it was previously conducted does not, infringe or misappropriate any Intellectual Property Right of any person, or constitute unfair competition or trade practices under the laws of any jurisdiction, and Aradigm has not received notice from any person claiming that such conduct by Aradigm infringes or misappropriates any Intellectual Property Right of any person or constitutes unfair competition or trade practices under the laws of any jurisdiction.

(i) Each employee and consultant of Aradigm that provides services to Aradigm in connection with the Business has entered into a valid and binding written agreement with Aradigm sufficient to vest title in Aradigm of all Technology and Intellectual Property Rights included in the Assigned Assets and created by such employee or consultant in the scope of his or her services or employment for Aradigm.

(j) Aradigm has not transferred ownership of, nor granted any exclusive license of or exclusive right to use, or authorized the retention of any exclusive rights to use or joint ownership of, any Technology or Intellectual Property Right that is or was used in connection with the Business, to any other person.

(k) To Aradigm's knowledge, no person is infringing or misappropriating any Intellectual Property Right included in the Assigned Assets.

(l) No Business Intellectual Property is subject to any proceeding or outstanding decree, order, judgment or settlement agreement or stipulation against Aradigm or, to Aradigm's knowledge, against any Third Parties from whom Aradigm acquired or licensed Business Intellectual Property that restricts in any material way the use, transfer or licensing of such Business Intellectual Property by Aradigm or is reasonably likely to affect the validity, use or enforceability of such Business Intellectual Property.

ARTICLE IV

REPRESENTATIONS AND WARRANTIES OF PURCHASER

Purchaser hereby represents and warrants to Aradigm as follows:

Section 4.01 Organization, Qualification, and Corporate Power. Purchaser (a) is a corporation duly organized, validly existing, and in good standing under the laws of the State of

Delaware, (b) has obtained all necessary corporate approvals to enter into and execute this Agreement and (c) has the full right, power and authority to enter into this Agreement.

Section 4.02 Authorization. Purchaser has full power and authority to execute and deliver this Agreement, and to consummate the transactions contemplated hereunder and to perform its obligations hereunder, and no other proceedings on the part of Purchaser are necessary to authorize the execution, delivery and performance of this Agreement. This Agreement constitutes the valid and legally binding obligations of Purchaser, enforceable against Purchaser in accordance with its terms and conditions, except as such enforceability may be limited by principles of public policy and subject to the laws of general application relating to bankruptcy, insolvency and the relief of debtors and rules of law governing specific performance, injunctive relief or other equitable remedies.

ARTICLE V

OTHER AGREEMENTS AND COVENANTS

Section 5.01 Additional Documents and Further Assurances. Each Party hereto, at the request of another Party hereto, shall execute and deliver such other instruments and do and perform such other acts and things as may be reasonably requested for effecting completely the consummation of the transactions contemplated hereby.

Section 5.02 Reasonable Cooperation of Purchaser. Purchaser shall cooperate, to the extent reasonable, with Aradigm's efforts to obtain any Third Party consents; provided, however, that this Section 6.02 shall not obligate Purchaser to incur any additional expense or liability.

Section 5.03 Reasonable Efforts. Each of the Parties will use their reasonable efforts to take all action and to do all things necessary, proper, or advisable in order to consummate and make effective the transactions contemplated by this Agreement.

Section 5.04 Indemnification.

(a) Indemnification of Purchaser.

(i) Aradigm shall indemnify and hold harmless each of Purchaser and its Affiliates, and the directors, officers, and employees of Purchaser and of such Affiliates, and the successors and assigns of any of the foregoing (collectively, the "**Purchaser Indemnitees**"), from and against any and all liabilities, damages, settlements, claims, actions, suits, penalties, fines, costs and expenses (including, without limitation, reasonable attorneys' fees and other expenses of settlement) (any of the foregoing, a "**Claim**") incurred by any Purchaser Indemnitee, based upon a Claim of a Third Party, to the extent resulting from the breach of any of Aradigm's express representations and warranties set forth in Article III of this Agreement. Aradigm's obligations to the Purchaser Indemnitees pursuant to this Section 5.04(a)(i) shall be limited, in the aggregate, to amounts actually received by Aradigm by operation of Section 2.06(a)(i). Notwithstanding the foregoing, Aradigm shall not have any obligation to the Purchaser Indemnitees in respect of any breach of representations and warranties as to which Purchaser has actual knowledge (including for this purpose the actual knowledge of Steve Farr, John Turanin or Jonathan Rigby) prior to the Closing.

(b) Aradigm shall indemnify and hold harmless the Purchaser Indemnitees from and against all Claims arising from the Excluded Liabilities.

(c) Indemnification of Aradigm. Purchaser shall indemnify and hold harmless each of Aradigm and its Affiliates, and the directors, officers, and employees of Aradigm and of such Affiliates, and the successors and assigns of any of the foregoing (collectively, the "Aradigm Indemnitees"), from and against any and all liabilities, damages, settlements, claims, actions, suits, penalties, fines, costs and expenses (including, without limitation, reasonable attorneys' fees and other expenses of settlement) incurred by any Aradigm Indemnitee, based upon (i) a Claim of a Third Party, to the extent resulting from the breach of any of Purchaser's express representations and warranties set forth in Article IV of this Agreement, (ii) a Claim relating to product liability concerning any of the Assigned Assets or (iii) a Claim relating to the Assumed Liabilities.

(d) Procedure. A Party that intends to claim indemnification under this Section 5.04 (the "Indemnitee") shall promptly notify the other Party (the "Indemnitor") in writing of any Claim in respect of which the Indemnitee intends to require such indemnification, and the Indemnitor shall have sole control of the defense and/or settlement thereof; provided that the Indemnitee shall have the right to participate, at its own expense, with counsel of its own choosing in the defense and/or settlement of such Claim. The indemnification obligations of the Parties in this Section 5.04 shall not apply to amounts paid in settlement of any Claim if such settlement is effected without the consent of the Indemnitor, which consent shall not be unreasonably withheld or delayed. The failure to deliver written notice to the Indemnitor within a reasonable time after the commencement of any such Claim, if prejudicial to Indemnitor's ability to defend such action, shall relieve such Indemnitor of any liability to the Indemnitee under this Section 5.04, but the omission to so deliver written notice to the Indemnitor shall not relieve the Indemnitor of any liability to any Indemnitee otherwise than under this Section 5.04. The Indemnitee under this Section 5.04 and its directors, officers and employees shall cooperate fully with the Indemnitor and its legal representatives and provide full information in the investigation of any Claim covered by this indemnification.

(e) Sole Remedy. The indemnification rights provided for in this Article V shall constitute the sole and exclusive remedy and the sole basis and means of recourse among the Aradigm Indemnities and the Purchaser Indemnities with respect to Claims arising out of or in connection with any breach of or inaccuracy in any representation, warranty, covenant or agreement contained in this Agreement.

Section 5.05 Covenant Not to Compete. Aradigm and its Affiliates agree for a period of four (4) years after the Closing Date (the "Initial Period") not to (i) conduct, participate in or sponsor, directly or indirectly, any activities directed toward the research, development of technologies or products for the delivery of one or more active pharmaceutical ingredients via needle free injection or the manufacture, marketing or distribution of such products (each, a "Competing Activity") or (ii) appoint, license or otherwise authorize any Third Party, whether pursuant to such license, appointment, or authorization or otherwise to perform any Competing Activities; provided that during the Initial Period, Purchaser (itself or through one or more Third Parties) is diligently pursuing the development (including preclinical development) or commercialization of one or more Products. Thereafter during the Royalty Term, Aradigm and

its Affiliates agree not to develop or commercialize any product for needle free injection of any active pharmaceutical ingredient for which Purchaser (itself or through one or more Third Parties) is then actively developing or commercializing a Product incorporating such active pharmaceutical ingredient (or any prodrug, metabolite, degradant, intermediate, salt form, hydrate, ester, isomer thereof).

ARTICLE VI

MISCELLANEOUS

Section 6.01 Press Releases and Public Announcements. No Party shall issue any press release or make any public announcement relating to the subject matter of this Agreement prior to the Closing without the prior written approval of the other Party; provided, however, that (a) either Party may make any public disclosure it believes in good faith is required by applicable law and (b) Aradigm may correspond with Third Parties in writings in form and substance reasonably satisfactory to Purchaser with respect to obtaining consents from such Third Parties. In furtherance of the foregoing sentence, the Parties agree and acknowledge that either party may issue a press release regarding this Agreement and the transactions contemplated herein at a time to be mutually agreed after the Closing Date, which press release shall not provide the financial terms of the Agreement. The Parties will provide to each other a copy of such press release at least five business days prior to its release and such press release shall be subject to written approval of the receiving Party, which approval shall not be unreasonably withheld or delayed.

Section 6.02 No Third-Party Beneficiaries. This Agreement shall not confer any rights or remedies upon any Person other than the Parties, and their respective successors and permitted assigns.

Section 6.03 Force Majeure. Except with respect to the payment of money, in the event either Party hereto is prevented from or delayed in the performance of any of its obligations hereunder by reason of acts of God, terrorism, war, invasion, strikes, riots, earthquakes, storms, fires, energy shortage, acts of government or governmental agencies, or any other cause whatsoever beyond the reasonable control of the Party, the Party so prevented or delayed shall be excused from the performance of any such obligation to the extent and during the period of such prevention or delay.

Section 6.04 Limitation of Liability. NEITHER PARTY SHALL BE LIABLE TO THE OTHER PARTY OR ANY THIRD PARTY FOR ANY SPECIAL, CONSEQUENTIAL, EXEMPLARY OR INCIDENTAL DAMAGES (INCLUDING LOST OR ANTICIPATED REVENUES OR PROFITS RELATING TO THE SAME), ARISING FROM ANY CLAIM RELATING TO THIS AGREEMENT, WHETHER SUCH CLAIM IS BASED ON CONTRACT, TORT (INCLUDING NEGLIGENCE) OR OTHERWISE, EVEN IF AN AUTHORIZED REPRESENTATIVE OF SUCH PARTY IS ADVISED OF THE POSSIBILITY OR LIKELIHOOD OF SAME.

Section 6.05 Entire Agreement and Modification. This Agreement (including the exhibits hereto) constitutes the entire agreement among the Parties with respect to the subject matter hereof and supersedes any prior understandings, agreements, or representations by or

among the Parties, written or oral, to the extent they related in any way to the subject matter hereof. This Agreement may not be amended except by a written agreement executed by all Parties.

Section 6.06 Amendment. This Agreement may be amended by Purchaser and Aradigm or any successor thereto by execution by each Party (or their successors) of an instrument in writing.

Section 6.07 Waivers. The rights and remedies of the Parties to this Agreement are cumulative and not alternative. Neither the failure nor any delay by any Party in exercising any right, power or privilege under this Agreement or the documents referred to in this Agreement will operate as a waiver of such right, power or privilege, and no single or partial exercise of such right, power, or privilege will preclude any other or further exercise of such right, power, or privilege or the exercise of any other right, power, or privilege. To the maximum extent permitted by applicable law, (a) no claim or right arising out of this Agreement or the documents referred to in this Agreement can be discharged by one Party, in whole or in part, by a waiver or renunciation of the claim or right unless in writing signed by the other Party, (b) no waiver that may be given by a Party will be applicable except in the specific instance for which it is given and (c) no notice to or demand on one Party will be deemed to be a waiver of any obligation of such Party or of the right of the Party giving such notice or demand to take further action without notice or demand as provided in this Agreement or the documents referred to in this Agreement.

Section 6.08 Successors and Assigns. This Agreement shall be binding upon and inure to the benefit of the Parties named herein and their respective successors and permitted assigns. This Agreement shall not be assigned by either Party without the prior written consent of the other Party, except that either Party may assign this Agreement, in whole or in part, to an Affiliate of such Party or to the successor (including the surviving company in any consolidation, reorganization or merger) or assignee of all or substantially all of its business pertaining hereto. This Agreement will be binding upon any permitted assignee of either Party. No assignment shall have the effect of relieving any Party to this Agreement of any of its obligations hereunder.

Section 6.09 Counterparts. This Agreement may be executed in counterparts, each of which shall be deemed an original but all of which together will constitute one and the same instrument.

Section 6.10 Interpretation. The captions and headings to this Agreement are for convenience only, and are to be of no force or effect in construing or interpreting any of the provisions of this Agreement. Unless specified to the contrary, references to Articles, Sections or Exhibits mean the particular Articles, Sections and Exhibits to this Agreement and references to this Agreement include all such subparts. Unless context otherwise clearly requires, whenever used in this Agreement: (a) the words "include" or "including" shall be construed as incorporating, also, "but not limited to" or "without limitation"; (b) the word "day" or "year" means a calendar day or year unless otherwise specified; (c) the word "notice" means notice in writing (whether or not specifically stated) and shall include notices, consents, approvals and other written communications contemplated under this Agreement; (d) the words "hereof," "herein," "hereby" and derivative or similar words refer to this Agreement (including any and all subparts); (e) the word "or" shall be construed as the inclusive meaning identified with the

phrase "and/or"; (f) provisions that require that a Party, the Parties or any committee hereunder "agree," "consent" or "approve" or the like shall require that such agreement, consent or approval be specific and in writing, whether by written agreement, letter, approved minutes or otherwise; (g) words of any gender include the other gender; (h) words using the singular or plural number also include the plural or singular number, respectively; and (i) references to any specific Law or article, section or other division thereof shall be deemed to include the then-current amendments thereto or any replacement Law thereof.

Section 6.11 Notices. All notices and other communications required or permitted hereunder shall be in writing, shall be effective when given, and shall in any event be deemed to be given upon receipt or, if earlier, (a) five days after deposit with the U.S. Postal Service or other applicable postal service, if delivered by certified or registered first class mail, postage prepaid, return receipt requested, (b) upon delivery, if delivered by hand, (c) one (1) business day after the business day of deposit with Federal Express or similar overnight courier, freight prepaid or (d) one business day after the business day of facsimile transmission, if delivered by facsimile transmission with copy by certified or registered first class mail, postage prepaid, return receipt requested and shall be addressed to the intended recipient as set forth below:

If to Purchaser:

Addressed to: SJ2 Therapeutics, Inc.
3929 Point Eden Way
Hayward, California 94545
Attention: President
Facsimile: (510) 265 0277

With a copy to: Wilson, Sonsini, Goodrich & Rosati
650 Page Mill Rd
Palo Alto, California 94304-1050
Attn: J. Casey McGlynn, Esq.
Facsimile: (650) 493-6811

If to Aradigm:

Addressed to: Aradigm Corporation.
3929 Point Eden Way
Hayward, California 94545
Attention: Chief Financial Officer
Facsimile: (510) 265 0277

With a copy to: Cooley Godward LLP
3175 Hanover Street
Palo Alto, CA 94304-1130
Attn: James Kitch, Esq.
Facsimile: (650) 843-5027

Any Party may change the address to which notices, requests, demands, claims, and other communications hereunder are to be delivered by giving the other Party ten days' advance written notice to the other Party pursuant to the provisions above.

Section 6.12 Governing Law. This Agreement shall be governed by and construed in accordance with the domestic laws of the State of California without giving effect to any choice or conflict of law provision or rule (whether of the State of California or any other jurisdiction) that would cause the application of the laws of any jurisdiction other than the State of California.

Section 6.13 Severability. Any term or provision of this Agreement that is invalid or unenforceable in any situation in any jurisdiction shall not affect the validity or enforceability of the remaining terms and provisions hereof or the validity or enforceability of the offending term or provision in any other situation or in any other jurisdiction.

Section 6.14 Construction. The Parties have participated jointly in the negotiation and drafting of this Agreement. In the event an ambiguity or question of intent or interpretation arises, this Agreement shall be construed as if drafted jointly by the Parties and no presumption or burden of proof shall arise favoring or disfavoring any Party by virtue of the authorship of any of the provisions of this Agreement. Any reference to any federal, state, local, or foreign statute or law shall be deemed also to refer to all rules and regulations promulgated thereunder, unless the context requires otherwise.

Section 6.15 Attorneys' Fees. If any legal proceeding or other action relating to this Agreement is brought or otherwise initiated, the prevailing Party shall be entitled to recover reasonable attorney's fees, costs and disbursements (in addition to any other relief to which the prevailing Party may be entitled).

Section 6.16 Further Assurances. The Parties agree (a) to furnish upon request to each other such further information, (b) to execute and deliver to each other such other documents and (c) to do such other acts and things, all as the other Party may reasonably request for the purpose of carrying out the intent of this Agreement and the documents referred to in this Agreement.

[The remainder of this page left intentionally blank; signature page follows]

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement on of the date first above written.

ARADIGM CORPORATION

By: T.C. Chestman
Name: T.C. Chestman
Title: SVP & CFO

SJ2 THERAPEUTICS, INC.

By: Stephen J. Farr
Name: STEPHEN J FARR
Title: PRESIDENT

Schedule 3.06(e)
Regulatory Documents
[Attached]

Intraject Inventory – Regulatory Transfer

Item	Enclosure	#
Guidance		
Directive 93/42/EEC - Council Directive concerning Medical Devices	Small binder clip	1
ISO/CD 21649 - Guidance – Needle-free injectors for medical use – requirements and test methods	Small binder clip	1
Regulatory		
FDA Correspondence – Archive	Binder	1
FDA Correspondence - Working	Binder	1
Aradigm IND Draft	Binders	2
MHRA Correspondence - Archive	Binders	2
MHRA Correspondence - Working	Sheet protector	1
Materials – Components-General – List of items held in binders	Med Binder Clip	2
DMF – US 16534 - Dr Reddy/Pharmaq – 2 Copies	Bound	2
DMF – e – Dr. Reddy's Lab – Sumatriptan Succinate	Small Binder Clip	1
Sumatriptan Succinate – Standard Test Procedures Dr. Reddy's Lab	Lrg Binder Clips (2 vol)	1
DMF – US 16279 – SMS - Sumatriptan Succinate -	Lrg Binder Clips (2 vol)	1
CTD –SMS – Sumatriptan Succinate – Restricted and Applicant	Med Binder Clip	1
SMS - Establishment Inspection Report (EIR) From USFDA Inspection Observations – FDA 483 Along with Replies		
Materials	Binder	17
Materials - Components-General – Received From Weston – Copies	Boxed / Binders	4/17
Materials - Components-General – Received From Weston – Originals	Binder	2
Materials – Suitability Information - Originals		
Miscellaneous		
Abstract – An Investigation Into the Administration F Lignocaine By Intraject Jet Injection Compared with Needle and Syringe.	Stapled Spiral Bound	1 1
BB-IND 5102 Hoffman-La Roche – Pre-Meeting Data Package - Pegasys (Peginterferon Alfa-2a, Ro 25-8310) For the Treatment of Hepatitis C	Acco Press Binder	1
FDA phone conference Meeting Minutes - Hoffman LaRoace	Elastic Band	1
Scientific Advice from EMA Hoffman-LaRoche	Sheet protector	1
IND 29,770 Briefing Document - GSK – Development Plans	Small Binder Clip	1
Meeting Minutes – MCA Held July 11, 2000. Abridged Application for Imigran Intraject	Sheet Protector	1
Presentation – Imigran Needle-Free Injection – GW	Sheet Protector	1
BMR 04059 PATHEON Batch PD04059 – May 2004 – Request For Approval	Small Binder Clip	1

= number of enclosures

EXHIBIT D

Transferred Intellectual Property

[Attached]

Exhibit D
Transferred Intellectual Property and Trademarks

Trademark Files for Marks: Intraject, Helical Logo, Introject and Weston

Australia
Brazil
Canada
China
European Community
Germany
India
Indonesia
International (Madrid Union)
Israel
Japan
Korea, Republic of (South)
Mexico
New Zealand
Pakistan
South Africa
Switzerland
Taiwan
United Kingdom
United States of America

EXHIBIT D
Transferred Intellectual Property
Intraject Patents and Applications

<i>Atty. Dkt. No.</i>	<i>Title (Inventors)</i>	<i>Country</i>	<i>Serial Number Filing Date</i>	<i>Patent No. Issue Date</i>
AERX-095	Method and Apparatus for Filling Needleless Injector Capsules (M. Nussey)	United States	10/466,826 05/17/04	
AERX-095AU	Method and Apparatus for Filling Needleless Injector Capsules (M. Nussey)	Australia	2002228169 01/25/02	
AERX-095CA	Method and Apparatus for Filling Needleless Injector Capsules (M. Nussey)	Canada	2436543 01/25/02	
AERX-095CH	Method and Apparatus for Filling Needleless Injector Capsules (M. Nussey)	Switzerland	02710114.6 01/25/02	1357963 06/22/05
AERX-095DE	Method and Apparatus for Filling Needleless Injector Capsules (M. Nussey)	Germany	02710114.6 01/25/02	1357963 06/22/05
AERX-095EP	Method and Apparatus for Filling Needleless Injector Capsules (M. Nussey)	Europe	02710114.6 01/25/02	1357963 06/22/05
AERX-095FR	Method and Apparatus for Filling Needleless Injector Capsules (M. Nussey)	France	02710114.6 01/25/02	1357963 06/22/05
AERX-095GB	Method and Apparatus for Filling Needleless Injector Capsules (M. Nussey)	United Kingdom	02710114.6 01/25/02	1357963 06/22/05
AERX-095IT	Method and Apparatus for Filling Needleless Injector Capsules (M. Nussey)	Italy	02710114.6 01/25/02	
AERX-096	Needle-less Injector (T. Weston)	United States	591,585 01/16/96	5,891,086 04/06/99
AERX-096CON	Needle-less Injector (T. Weston)	United States	09/220,421 12/24/98	
AERX-096CON2	Needle-less Injector (T. Weston)	United States	09/469,748 12/21/99	
AERX-096DIV	Needle-less Injector (T. Weston)	United States	10/888,334 07/08/04	
AERX-096AT	Needle-less Injector (T. Weston)	Austria	94921727.7 07/27/94	0710130 06/02/00

PATENT

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EXHIBIT D
Transferred Intellectual Property
Intraject Patents and Applications

<i>Atty. Dkt. No.</i>	<i>Title (Inventors)</i>	<i>Country</i>	<i>Serial Number Filing Date</i>	<i>Patent No. Issue Date</i>
AERX-096BE	Needle-less Injector (T. Weston)	Belgium	94921727.7 07/27/94	0710130 06/02/00
AERX-096BR	Needle-less Injector (T. Weston)	Brazil	P19407156-0 07/27/94	P19407156-0 10/29/03
AERX-096CA	Needle-less Injector (T. Weston)	Canada	2167586 07/27/94	2167586 01/25/05
AERX-096CH	Needle-less Injector (T. Weston)	Switzerland	94921727.7 07/27/94	0710130 06/02/00
AERX-096CH1	Needle-less Injector (T. Weston)	Switzerland	97203976.2 07/27/94	0834330 11/26/03
AERX-096DE	Needle-less Injector (T. Weston)	Germany	69426390.7 07/27/94	0710130 06/02/00
AERX-096DE1	Needle-less Injector (T. Weston)	Germany	97203976.2 07/27/94	0834330 11/26/03
AERX-096DK	Needle-less Injector (T. Weston)	Denmark	94921727.7 07/27/94	0710130 06/02/00
AERX-096EP	Needle-less Injector (T. Weston)	Europe	94921727.7 07/27/94	0710130 06/02/00
AERX-096EPDIV	Needle-less Injector (T. Weston)	Europe	97203976.2 07/27/94	0834330 11/26/03
AERX-096EPDIV1	Needle-less Injector (T. Weston)	Europe	00108632.1 07/27/94	
AERX-096ES	Needle-less Injector (T. Weston)	Spain	94921727.7 07/27/94	0710130 06/02/00
AERX-096ES1	Needle-less Injector (T. Weston)	Spain	97203976.2 07/27/94	0834330 11/26/03
AERX-096FR	Needle-less Injector (T. Weston)	France	94921727.7 07/27/94	0710130 06/02/00
AERX-096FR1	Needle-less Injector (T. Weston)	France	97203976.2 07/27/94	0834330 11/26/03
AERX-096GB	Needle-less Injector (T. Weston)	United Kingdom	94921727.7 07/27/94	0710130 06/02/00
AERX-096GB1	Needle-less Injector (T. Weston)	United Kingdom	97203976.2 07/27/94	0834330 11/26/03

PATENT

REEL: 026907 FRAME: 0738

EXHIBIT D
Transferred Intellectual Property
Intraject Patents and Applications

<i>Atty. Dkt. No.</i>	<i>Title (Inventors)</i>	<i>Country</i>	<i>Serial Number Filing Date</i>	<i>Patent No. Issue Date</i>
AERX-096HK	Needle-less Injector (T. Weston)	Hong Kong	98111734.1 07/27/94	1010697 03/23/01
AERX-096HKDIV	Needle-less Injector (T. Weston)	Hong Kong	98111101.6 07/27/94	
AERX-096HKDIV1	Needle-less Injector (T. Weston)	Hong Kong	00105213.0 07/27/94	
AERX-096ID	Needle-less Injector (T. Weston)	Indonesia	P-941278 07/30/94	
AERX-096IE	Needle-less Injector (T. Weston)	Ireland	94921727.7 07/27/94	0710130 06/02/00
AERX-096IN	Needle-less Injector (T. Weston)	India	710/MAS/94 07/29/94	186461 05/17/02
AERX-096INDIV	Needle-less Injector (T. Weston)	India	969/MAS/99 07/29/94	190419 07/29/04
AERX-096IT	Needle-less Injector (T. Weston)	Italy	94921727.7 07/27/94	0710130 06/02/00
AERX-096IT1	Needle-less Injector (T. Weston)	Italy	97203976.2 07/27/94	0834330 11/26/03
AERX-096JP	Needle-less Injector (T. Weston)	Japan	7-505646 07/27/94	3487856 10/31/03
AERX-096JPDIV	Needle-less Injector (T. Weston)	Japan	2001-215708 07/27/94	
AERX-096JPDIV2	Needle-less Injector (T. Weston)	Japan	2004-327719 07/27/94	
AERX-096KR	Needle-less Injector (T. Weston)	South Korea	96-700510 07/27/94	223616 07/10/99
AERX-096KRDIV	Needle-less Injector (T. Weston)	South Korea	99-7003501 07/27/94	233672 07/14/99
AERX-096MX	Needle-less Injector (T. Weston)	Mexico	945788 07/29/94	198142 08/18/00
AERX-096MXDIV	Needle-less Injector (T. Weston)	Mexico	4487 07/29/94	
AERX-096NL	Needle-less Injector (T. Weston)	Netherlands	94921727.7 07/27/94	0710130 06/02/00

PATENT

EXHIBIT D
Transferred Intellectual Property
Intraject Patents and Applications

<i>Atty. Dkt. No.</i>	<i>Title (Inventors)</i>	<i>Country</i>	<i>Serial Number Filing Date</i>	<i>Patent No. Issue Date</i>
AERX-096NO	Needle-less Injector (T. Weston)	Norway	19960395 07/27/94	312011 03/04/02
AERX-096NODIV	Needle-less Injector (T. Weston)	Norway	20014862 07/27/94	
AERX-096PK	Needle-less Injector (T. Weston)	Pakistan	334/94 07/31/94	134334 11/30/96
AERX-096RU	Needle-less Injector (T. Weston)	Russian Federation	96104339 07/27/94	2179864 02/27/02
AERX-096SE	Needle-less Injector (T. Weston)	Sweden	94921727.7 07/27/94	0710130 06/02/00
AERX-096ZA	Needle-less Injector (T. Weston)	South Africa	94/5641 07/29/94	94/5641 03/27/96
AERX-096WO	Needle-less Injector (T. Weston)	PCT	GB94/01608 07/27/94	
AERX-097	Needleless Injector Drug Capsule (T. Weston)	United States	09/091,320 08/05/98	6,251,091 06/26/01
AERX-097CIP	Needleless Injector Drug Capsule (T. Weston)	United States	09/731,398 12/12/00	
AERX-097AT	Needleless Injector Drug Capsule (T. Weston)	Austria	96941741.9 12/09/96	0876175 08/29/01
AERX-097BE	Needleless Injector Drug Capsule (T. Weston)	Belgium	96941741.9 12/09/96	0876175 08/29/01
AERX-097CH	Needleless Injector Drug Capsule (T. Weston)	Switzerland	96941741.9 12/09/96	0876175 08/29/01
AERX-097DE	Needleless Injector Drug Capsule (T. Weston)	Germany	96941741.9 12/09/96	0876175 08/29/01
AERX-097DK	Needleless Injector Drug Capsule (T. Weston)	Denmark	96941741.9 12/09/96	0876175 08/29/01
AERX-097EP	Needleless Injector Drug Capsule (T. Weston)	Europe	96941741.9 12/09/96	0876175 08/29/01
AERX-097EP1	Needleless Injector Drug Capsule (T. Weston)	Europe	00931402.2 05/19/00	
AERX-097ES	Needleless Injector Drug Capsule (T. Weston)	Spain	96941741.9 12/09/96	0876175 08/29/01

PATENT

EXHIBIT D
Transferred Intellectual Property
Intraject Patents and Applications

<i>Atty. Dkt. No.</i>	<i>Title (Inventors)</i>	<i>Country</i>	<i>Serial Number Filing Date</i>	<i>Patent No. Issue Date</i>
AERX-097FR	Needleless Injector Drug Capsule (T. Weston)	France	96941741.9 12/09/96	0876175 08/29/01
AERX-097GB	Needleless Injector Drug Capsule (T. Weston)	United Kingdom	96941741.9 12/09/96	0876175 08/29/01
AERX-097GB2	Needleless Injector Drug Capsule (T. Weston)	United Kingdom	9911663.4 05/19/99	
AERX-097IE	Needleless Injector Drug Capsule (T. Weston)	Ireland	96941741.9 12/09/96	0876175 08/29/01
AERX-097IT	Needleless Injector Drug Capsule (T. Weston)	Italy	96941741.9 12/09/96	0876175 08/29/01
AERX-097JP	Needleless Injector Drug Capsule (T. Weston)	Japan	9-522561 12/09/96	
AERX-097JP1	Needleless Injector Drug Capsule (T. Weston)	Japan	2000-619486 05/19/00	
AERX-097LU	Needleless Injector Drug Capsule (T. Weston)	Luxemborg	96941741.9 12/09/96	0876175 08/29/01
AERX-097NL	Needleless Injector Drug Capsule (T. Weston)	Netherlands	96941741.9 12/09/96	0876175 08/29/01
AERX-097SE	Needleless Injector Drug Capsule (T. Weston)	Sweden	96941741.9 12/09/96	0876175 08/29/01
AERX-097WO	Needleless Injector Drug Capsule (T. Weston)	PCT	GB96/03017 12/09/96	
AERX-097WO1	Needleless Injector Drug Capsule (T. Weston)	PCT	GB00/01922 05/19/00	
AERX-098	Filling Device for a Needleless Injector Cartridge (T. Weston)	United States	08/860,014 07/30/97	6,174,304 01/16/01
AERX-098CON	Filling Device for a Needleless Injector Cartridge (T. Weston)	United States	09/734,549 12/13/00	6,681,810 01/27/04
AERX-098AT	Filling Device for a Needleless Injector Cartridge (T. Weston)	Austria	95940370.0 12/13/95	0799063 03/31/99
AERX-098BE	Filling Device for a Needleless Injector Cartridge (T. Weston)	Belgium	95940370.0 12/13/95	0799063 03/31/99

PATENT

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EXHIBIT D
Transferred Intellectual Property
Intraject Patents and Applications

<i>Atty. Dkt. No.</i>	<i>Title (Inventors)</i>	<i>Country</i>	<i>Serial Number Filing Date</i>	<i>Patent No. Issue Date</i>
AERX-098BR	Filling Device for a Needleless Injector Cartridge (T. Weston)	Brazil	P19510212-4 12/13/95	P19510212-4 03/19/02
AERX-098CA	Filling Device for a Needleless Injector Cartridge (T. Weston)	Canada	2207991 12/13/95	2207991 08/21/01
AERX-098CH	Filling Device for a Needleless Injector Cartridge (T. Weston)	Switzerland	95940370.0 12/13/95	0799063 03/31/99
AERX-098CN	Filling Device for a Needleless Injector Cartridge (T. Weston)	China	95197572.2 12/13/95	
AERX-098DE	Filling Device for a Needleless Injector Cartridge (T. Weston)	Germany	95940370.0 12/13/95	0799063 03/31/99
AERX-098DK	Filling Device for a Needleless Injector Cartridge (T. Weston)	Denmark	95940370.0 12/13/95	0799063 03/31/99
AERX-098EP	Filling Device for a Needleless Injector Cartridge (T. Weston)	Europe	95940370.0 12/13/95	0799063 03/31/99
AERX-098ES	Filling Device for a Needleless Injector Cartridge (T. Weston)	Spain	95940370.0 12/13/95	0799063 03/31/99
AERX-098FR	Filling Device for a Needleless Injector Cartridge (T. Weston)	France	95940370.0 12/13/95	0799063 03/31/99
AERX-098GB	Filling Device for a Needleless Injector Cartridge (T. Weston)	United Kingdom	95940370.0 12/13/95	0799063 03/31/99
AERX-098IE	Filling Device for a Needleless Injector Cartridge (T. Weston)	Ireland	95940370.0 12/13/95	0799063 03/31/99
AERX-098IN	Filling Device for a Needleless Injector Cartridge (T. Weston)	India	1675/MAS/95 12/18/95	
AERX-098IT	Filling Device for a Needleless Injector Cartridge (T. Weston)	Italy	95940370.0 12/13/95	0799063 03/31/99

PATENT

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EXHIBIT D
Transferred Intellectual Property
Intraject Patents and Applications

<i>Atty. Dkt. No.</i>	<i>Title (Inventors)</i>	<i>Country</i>	<i>Serial Number Filing Date</i>	<i>Patent No. Issue Date</i>
AERX-098JP	Filling Device for a Needleless Injector Cartridge (T. Weston)	Japan	8-519580 12/13/95	3450011 07/11/03
AERX-098KR	Filling Device for a Needleless Injector Cartridge (T. Weston)	South Korea	97-704072 12/13/95	312011 10/04/01
AERX-098MX	Filling Device for a Needleless Injector Cartridge (T. Weston)	Mexico	9704576 12/13/95	203231 07/25/01
AERX-098NL	Filling Device for a Needleless Injector Cartridge (T. Weston)	Netherlands	95940370.0 12/13/95	0799063 03/31/99
AERX-098NO	Filling Device for a Needleless Injector Cartridge (T. Weston)	Norway	972835 12/13/95	312175 04/08/02
AERX-098SE	Filling Device for a Needleless Injector Cartridge (T. Weston)	Sweden	95940370.0 12/13/95	0799063 03/31/99
AERX-098WO	Filling Device for a Needleless Injector Cartridge (T. Weston)	PCT	GB95/02913 12/13/95	
AERX-099	Needleless Injector Cartridge (T. Weston)	United States	09/794,768 02/26/01	6,673,038 01/06/04
AERX-099EP	Needleless Injector Cartridge (T. Weston)	Europe	99943088.7 09/01/99	
AERX-099JP	Needleless Injector Cartridge (T. Weston)	Japan	2000-569865 09/01/99	
AERX-099WO	Needleless Injector Cartridge (T. Weston)	PCT	GB99/02881 09/01/99	
AERX-102	Spring-Powered Dispensing Device (T. Weston)	United States	08/913,254 09/10/97	5,957,886 09/28/99
AERX-102AT	Spring-Powered Dispensing Device (T. Weston)	Austria	96905938.5 03/08/96	0813431 08/29/01
AERX-102BE	Spring-Powered Dispensing Device (T. Weston)	Belgium	96905938.5 03/08/96	0813431 08/29/01
AERX-102BR	Spring-Powered Dispensing Device (T. Weston)	Brazil	9607219-9 03/08/96	9607219-9 04/03/02

EXHIBIT D
Transferred Intellectual Property
Intraject Patents and Applications

<i>Atty. Dkt. No.</i>	<i>Title (Inventors)</i>	<i>Country</i>	<i>Serial Number Filing Date</i>	<i>Patent No. Issue Date</i>
AERX-102CA	Spring-Powered Dispensing Device (T. Weston)	Canada	2214807 03/08/96	2214807 05/17/05
AERX-102CH	Spring-Powered Dispensing Device (T. Weston)	Switzerland	96905938.5 03/08/96	0813431 08/29/01
AERX-102CN	Spring-Powered Dispensing Device (T. Weston)	China	96192333.4 03/08/96	
AERX-102DE	Spring-Powered Dispensing Device (T. Weston)	Germany	96905938.5 03/08/96	0813431 08/29/01
AERX-102DK	Spring-Powered Dispensing Device (T. Weston)	Denmark	96905938.5 03/08/96	0813431 08/29/01
AERX-102EP	Spring-Powered Dispensing Device (T. Weston)	Europe	96905938.5 03/08/96	0813431 08/29/01
AERX-102ES	Spring-Powered Dispensing Device (T. Weston)	Spain	96905938.5 03/08/96	0813431 08/29/01
AERX-102FR	Spring-Powered Dispensing Device (T. Weston)	France	96905938.5 03/08/96	0813431 08/29/01
AERX-102GB	Spring-Powered Dispensing Device (T. Weston)	United Kingdom	96905938.5 03/08/96	0813431 08/29/01
AERX-102GB1	Spring-Powered Dispensing Device (T. Weston)	United Kingdom	9504878.1 03/10/95	
AERX-102GB2	Spring-Powered Dispensing Device (T. Weston)	United Kingdom	9504877.3 03/10/95	
AERX-102ID	Spring-Powered Dispensing Device (T. Weston)	Indonesia	P-960582 03/08/96	
AERX-102IE	Spring-Powered Dispensing Device (T. Weston)	Ireland	96905938.5 03/08/96	0813431 08/29/01
AERX-102IN	Spring-Powered Dispensing Device (T. Weston)	India	273/MAS/96 02/20/96	
AERX-102IT	Spring-Powered Dispensing Device (T. Weston)	Italy	96905938.5 03/08/96	0813431 08/29/01
AERX-102JP	Spring-Powered Dispensing Device (T. Weston)	Japan	5-527366 03/08/96	3399964 02/21/03
AERX-102KR	Spring-Powered Dispensing Device (T. Weston)	South Korea	97-706303 03/08/96	377976 03/15/03

PATENT

EXHIBIT D
Transferred Intellectual Property
Intraject Patents and Applications

<i>Atty. Dkt. No.</i>	<i>Title (Inventors)</i>	<i>Country</i>	<i>Serial Number Filing Date</i>	<i>Patent No. Issue Date</i>
AERX-102MX	Spring-Powered Dispensing Device (T. Weston)	Mexico	9706875 03/08/96	203507 08/06/01
AERX-102NL	Spring-Powered Dispensing Device (T. Weston)	Netherlands	96905938.5 03/08/96	0813431 08/29/01
AERX-102NO	Spring-Powered Dispensing Device (T. Weston)	Norway	1997.4164 03/08/96	313.866 12/16/02
AERX-102PK	Spring-Powered Dispensing Device (T. Weston)	Pakistan	127/96 03/07/96	135210 07/07/98
AERX-102RU	Spring-Powered Dispensing Device (T. Weston)	Russian Federation	97116847 03/08/96	216511 01/10/01
AERX-102SE	Spring-Powered Dispensing Device (T. Weston)	Sweden	96905938.5 03/08/96	0813431 08/29/01
AERX-102ZA	Spring-Powered Dispensing Device (T. Weston)	South Africa	96/1907 03/08/96	96/1907 10/30/96
AERX-102WO	Spring-Powered Dispensing Device (T. Weston)	PCT	GB96/00551 03/08/96	
AERX-103	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	United States	09/178,991 10/09/98	6,135,979 10/24/00
AERX-103CH	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Switzerland	97908414.2 03/21/97	0892648 01/22/03
AERX-103DE	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Germany	97908414.2 03/21/97	0892648 01/22/03
AERX-103EP	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Europe	97908414.2 03/21/97	0892648 01/22/03
AERX-103ES	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Spain	97908414.2 03/21/97	0892648 01/22/03
AERX-103FR	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	France	97908414.2 03/21/97	0892648 01/22/03
AERX-103GB	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	United Kingdom	97908414.2 03/21/97	0892648 01/22/03

PATENT

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EXHIBIT D
Transferred Intellectual Property
Intraject Patents and Applications

<i>Atty. Dkt. No.</i>	<i>Title (Inventors)</i>	<i>Country</i>	<i>Serial Number Filing Date</i>	<i>Patent No. Issue Date</i>
AERX-103IT	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Italy	97908414.2 03/21/97	0892648 01/22/03
AERX-103JP	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Japan	9-535938 03/21/97	3450012 07/11/03
AERX-104	Method of Filling a Drug Capsule and Article Produced Thereby (T. Weston)	United States	09/169,922 10/02/98	6,280,410 08/28/01
AERX-104CON	Method of Filling a Drug Capsule and Article Produced Thereby (T. Weston)	United States	09/732,168 12/07/00	6,554,818 04/29/03
AERX-104AT	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Austria	97914487.7 03/27/97	0892736 08/30/00
AERX-104BE	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Belgium	97914487.7 03/27/97	0892736 08/30/00
AERX-104CH	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Switzerland	97914487.7 03/27/97	0892736 08/30/00
AERX-104DE	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Germany	97914487.7 03/27/97	0892736 08/30/00
AERX-104DK	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Denmark	97914487.7 03/27/97	0892736 08/30/00
AERX-104EP	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Europe	97914487.7 03/27/97	0892736 08/30/00
AERX-104ES	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Spain	97914487.7 03/27/97	0892736 08/30/00
AERX-104FR	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	France	97914487.7 03/27/97	0892736 08/30/00
AERX-104GB	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	United Kingdom	97914487.7 03/27/97	0892736 08/30/00

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EXHIBIT D
Transferred Intellectual Property
Intraject Patents and Applications

<i>Atty. Dkt. No.</i>	<i>Title (Inventors)</i>	<i>Country</i>	<i>Serial Number Filing Date</i>	<i>Patent No. Issue Date</i>
AERX-104GR	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Greece	97914487.7 03/27/97	0892736 08/30/00
AERX-104IE	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Ireland	97914487.7 03/27/97	0892736 08/30/00
AERX-104IT	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Italy	97914487.7 03/27/97	0892736 08/30/00
AERX-104JP	Method of Filling a Drug Capsule and Article Produced Thereby (T. Weston; J. Walker)	Japan	9-535039 03/27/97	3573431 07/09/04
AERX-104NL	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Netherlands	97914487.7 03/27/97	0892736 08/30/00
AERX-104NO	Method of Filling a Drug Capsule and Article Produced Thereby (T. Weston; J. Walker)	Norway	1998.4589 03/27/97	
AERX-104PT	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Portugal	97914487.7 03/27/97	0892736 08/30/00
AERX-104SE	Spring-Powered Dispensing Device for Medical Purposes (T. Weston)	Sweden	97914487.7 03/27/97	0892736 08/30/00
AERX-104WO	Method of Filling a Drug Capsule and Article Produced Thereby (T. Weston; J. Walker)	PCT	GB97/00089 03/27/97	
AERX-105	Liquid Transfer Device for Drug Reconstitution or Liquid Drug Transfer (T. Weston; M. Nussey)	United States	10/276,475	
AERX-105EP	Liquid Transfer Device for Drug Reconstitution or Liquid Drug Transfer (T. Weston; M. Nussey)	Europe	01929836.3 05/16/01	
AERX-105GB	Liquid Transfer Device for Drug Reconstitution or Liquid Drug Transfer (T. Weston; M. Nussey)	United Kingdom	0011615.2 05/16/00	
AERX-105GB1	Liquid Transfer Device for Drug Reconstitution or Liquid Drug Transfer (T. Weston; M. Nussey)	United Kingdom	0027402.7 11/09/00	

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EXHIBIT D
Transferred Intellectual Property
Intraject Patents and Applications

<i>Atty. Dkt. No.</i>	<i>Title (Inventors)</i>	<i>Country</i>	<i>Serial Number Filing Date</i>	<i>Patent No. Issue Date</i>
AERX-105JP	Liquid Transfer Device for Drug Reconstitution or Liquid Drug Transfer (T. Weston; M. Nussey)	Japan	2001-583849 05/16/01	
AERX-105WO	Liquid Transfer Device for Drug Reconstitution or Liquid Drug Transfer (T. Weston; M. Nussey)	PCT	GB01/02156 05/16/01	
AERX-106	Method and Apparatus for Making an Article from a Formable Material (T. Weston; C. Briggs)	United States	09/285,190 03/24/99	6,216,493 04/17/01
AERX-106CON	Method and Apparatus for Making an Article from a Formable Material (T. Weston; C. Briggs)	United States	09/703,967 11/01/00	6,415,631 07/09/02
AERX-106DE	Method and Apparatus for Making an Article from a Formable Material (T. Weston; C. Briggs)	Germany	97941096.6 09/22/97	0932424 06/19/02
AERX-106EP	Method and Apparatus for Making an Article from a Formable Material (T. Weston; C. Briggs)	Europe	69713513.6 09/22/97	0932424 06/19/02
AERX-106FR	Method and Apparatus for Making an Article from a Formable Material (T. Weston; C. Briggs)	France	69713513.6 09/22/97	0932424 06/19/02
AERX-106JP	Method and Apparatus for Making an Article from a Formable Material (T. Weston; C. Briggs)	Japan	10-515374 09/22/97	
AERX-106WO	Method and Apparatus for Making an Article from a Formable Material (T. Weston; C. Briggs)	PCT	GB97/02560 09/22/97	
AERX-107	Needleless Injector (T. Weston; G. Gibbons; M. Nussey)	United States	09/763,399 03/23/01	6,620,135 09/16/03
AERX-107EP	Needleless Injector (T. Weston; G. Gibbons; M. Nussey)	Europe	99938437.3 08/05/99	
AERX-107JP	Needleless Injector (T. Weston; G. Gibbons; M. Nussey)	Japan	2000-595948 08/05/99	
AERX-107WO	Needleless Injector (T. Weston; G. Gibbons; M. Nussey)	PCT	GB99/02586 08/05/99	
AERX-108	Needleless Injector (T. Weston)	United States	08/199,198 08/04/94	5,480,381 01/02/96

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<i>Atty. Dkt. No.</i>	<i>Title (Inventors)</i>	<i>Country</i>	<i>Serial Number Filing Date</i>	<i>Patent No. Issue Date</i>
AERX-108BR	Needleless Injector (T. Weston)	Brazil	P1 9206407-8 08/21/92	P1 9206407-8 08/21/92
AERX-108CA	Needleless Injector (T. Weston)	Canada	2116341 08/21/92	2116341 12/14/99
AERX-108DE	Needleless Injector (T. Weston)	Germany	92917735.0 08/21/92	69223793.3 12/29/97
AERX-108EP	Needleless Injector (T. Weston)	Europe	92917735.0 08/21/92	0599940 12/29/97
AERX-108FR	Needleless Injector (T. Weston)	France	92917735.0 08/21/92	0599940 12/29/97
AERX-108GB	Needleless Injector (T. Weston)	United Kingdom	92917735.0 08/21/92	0599940 12/29/97
AERX-108HK	Needleless Injector (T. Weston)	Hong Kong	98111869.8 08/21/92	1010993 03/24/00
AERX-108JP	Needleless Injector (T. Weston)	Japan	5-504203 08/21/92	3257794 12/07/01
AERX-108KR	Needleless Injector (T. Weston)	South Korea	94-700557 08/21/92	233339 09/10/99
AERX-108NO	Needleless Injector (T. Weston)	Norway	94.0606 08/21/92	307817 08/21/92
AERX-108RU	Needleless Injector (T. Weston)	Russian Federation	94028893 08/21/92	2129445 04/27/99
AERX-108WO	Needleless Injector (T. Weston)	PCT	GB92/01539 08/21/92	
AERX-109	Assembly Of Container And Break-Off Closure And Method Of Producing It (T. Weston)	United States	09/273,802 03/17/99	6,409,032 06/25/02
AERX-109DE	Assembly Of Container And Break-Off Closure And Method Of Producing It (T. Weston)	Germany	97942098.1 09/17/97	0923491 01/10/01
AERX-109EP	Assembly Of Container And Break-Off Closure And Method Of Producing It (T. Weston)	Europe	97942098.1 09/17/97	0923491 01/10/01
AERX-109ES	Assembly Of Container And Break-Off Closure And Method Of Producing It (T. Weston)	Spain	97942098.1 09/17/97	0923491 01/10/01

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EXHIBIT D
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<i>Atty. Dkt. No.</i>	<i>Title (Inventors)</i>	<i>Country</i>	<i>Serial Number Filing Date</i>	<i>Patent No. Issue Date</i>
AERX-109FR	Assembly Of Container And Break-Off Closure And Method Of Producing It (T. Weston)	France	97942098.1 09/17/97	0923491 01/10/01
AERX-109GB	Assembly Of Container And Break-Off Closure And Method Of Producing It (T. Weston)	United Kingdom	97942098.1 09/17/97	0923491 01/10/01
AERX-109IT	Assembly Of Container And Break-Off Closure And Method Of Producing It (T. Weston)	Italy	97942098.1 09/17/97	0923491 01/10/01
AERX-110	A Needleless Injector Drug Capsule and a Method for Filling Thereof (W. Henry; A. Lewis)	United States	10/496,357	
AERX-110CA	A Needleless Injector Drug Capsule and a Method for Filling Thereof (W. Henry; A. Lewis)	Canada	2468283 11/21/02	
AERX-110EP	A Needleless Injector Drug Capsule and a Method for Filling Thereof (W. Henry; A. Lewis)	Europe	02779706.7 11/21/02	
AERX-110JP	A Needleless Injector Drug Capsule and a Method for Filling Thereof (W. Henry; A. Lewis)	Japan	2003-546976 11/21/02	
AERX-110WO	A Needleless Injector Drug Capsule and a Method for Filling Thereof (W. Henry; A. Lewis)	PCT	GB02/05220 11/21/02	
AERX-111	A Method of Proof Testing Glass (T. King, P. Bridges and O. Shergold)	United States	10/539,964 03/08/06	
AERX-111CA	A Method of Proof Testing Glass (T. King, P. Bridges and O. Shergold)	Canada	2528666 12/18/03	
AERX-111EP	A Method of Proof Testing Glass (T. King, P. Bridges and O. Shergold)	Europe	03813788.1 12/18/03	
AERX-111GB	A Method of Proof Testing Glass (T. King, P. Bridges and O. Shergold)	United Kingdom	0229447.8 12/18/02	
AERX-111JP	A Method of Proof Testing Glass (T. King, P. Bridges and O. Shergold)	Japan	2004-562308 12/18/03	
AERX-111WO	A Method of Proof Testing Glass (T. King, P. Bridges and O. Shergold)	PCT	US03/40587 12/18/03	

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<i>Atty. Dkt. No.</i>	<i>Title (Inventors)</i>	<i>Country</i>	<i>Serial Number Filing Date</i>	<i>Patent No. Issue Date</i>
AERX-112PRV	A Device of Readyng a Needle Free Injector for Delivery (J. Schuster, P. Bridges, G. Gibbons, N. Reid)	United States	60/527,514 12/05/03	
AERX-112	A Device of Readyng a Needle Free Injector for Delivery (J. Schuster, P. Bridges, G. Gibbons, N. Reid)	United States	10/596,207	
AERX-112CA	A Device of Readyng a Needle Free Injector for Delivery (J. Schuster, P. Bridges, G. Gibbons, N. Reid)	Canada	2546468 12/06/04	
AERX-112EP	A Device of Readyng a Needle Free Injector for Delivery (J. Schuster, P. Bridges, G. Gibbons, N. Reid)	Europe	04813276.5 12/06/04	
AERX-112JP	A Device of Readyng a Needle Free Injector for Delivery (J. Schuster, P. Bridges, G. Gibbons, N. Reid)	Japan	2006-542883 12/06/04	
AERX-112WO	A Device of Readyng a Needle Free Injector for Delivery (J. Schuster, P. Bridges, G. Gibbons, N. Reid)	PCT	US04/40937 12/06/04	
AERX-113	Needleless Injector (T. Green)	United States	10/493,368 03/07/05	
AERX-113CA	Needleless Injector (T. Green)	Canada	2464459 10/18/02	
AERX-113DE1	Needleless Injector (T. Green)	Germany	02770075.6 10/18/02	
AERX-113EP	Needleless Injector (T. Green)	Europe	02770075.6 10/18/02	
AERX-113FR1	Needleless Injector (T. Green)	France	02770075.6 10/18/02	
AERX-113GB	Needleless Injector (T. Green)	United Kingdom	0125506/6 10/24/01	
AERX-113GB1	Needleless Injector (T. Green)	United Kingdom	02770075.6 10/18/02	

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EXHIBIT D
Transferred Intellectual Property
Intraject Patents and Applications

<i>Atty. Dkt. No.</i>	<i>Title (Inventors)</i>	<i>Country</i>	<i>Serial Number Filing Date</i>	<i>Patent No. Issue Date</i>
AERX-113JP	Needleless Injector (T. Green)	Japan	2003-537711 10/18/02	
AERX-113WO	Needleless Injector (T. Green)	PCT	GB02/04703 10/18/02	
AERX-115	Novel Device (G. Anderson; J. Mitchell)	United States	10/506,959 09/14/05	
AERX-115AU	Novel Device (G. Anderson; J. Mitchell)	Australia	2003219086 03/18/03	
AERX-115CA	Novel Device (G. Anderson; J. Mitchell)	Canada	2479316 03/18/03	
AERX-115EP	Novel Device (G. Anderson; J. Mitchell)	Europe	03714859.0 03/18/03	
AERX-115GB	Novel Device (G. Anderson; J. Mitchell)	United Kingdom	0206560.5 03/20/02	
AERX-115JP	Novel Device (G. Anderson; J. Mitchell)	Japan	2003-576026 03/18/03	
AERX-115WO	Novel Device (G. Anderson; J. Mitchell)	PCT	EP03/02876 03/18/03	
AERX-118PRV	Delivery Of Viscous Formulations By Needle-Free Injection (B. Boyd; S.Mudumba ; S. Farr)	United States	60/738,089 11/17/05	EX
AERX-119PRV	Single-Dose Needle-Free Administration Of Antithrombotic Medications (L. Linn)	United States	60/759,862 01/17/06	EX
AERX-120PRV	Method And System For Delivery Of Neurotoxins (D. Cipolla)	United States	60/774,458 02/17/06	EX
AERX-124PRV	Needle-Free Delivery Of HIV Therapeutics (D. Cipolla)	United States	60/745,374 04/21/06	