



102457556

Resulm

To the Honorable Commissioner of Patent

attached original documents or copy thereof

1. Name of conveying party(ies):
BRADLEY PHARMACEUTICALS, INC.
383 Route 46 West
Fairfield, NJ 07004

- Individual(s) Association
- General Partnership Limited Partnership
- Corporation-State - DELAWARE
- Other _____

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

3. Nature of conveyance:

- Assignment Merger
- Security Agreement Change of Name
- Other _____

Execution Date: November 20, 2002

Name: WACHOVIA BANK, NATIONAL ASSOCIATION

Internal Address: _____

Street Address: 370 Scotch Road

City: West Trenton State: NJ Zip: 08628

- Individual(s) citizenship _____
- Association _____
- General Partnership _____
- Limited Partnership _____
- Corporation-State _____
- Other _____

If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No
(Designations must be a separate document from assignment)
Additional name(s) & address(es) attached? Yes No

4. Application number(s) or registration number(s):

A. Trademark Application No.(s)

76/376,898; 76/085,711; 76/300,347; 76/300, 319; 73/248,036

B. Trademark Registration No.(s) 1079600; 1289435; B1230300

1312029; 1853447; 1887723; 530807; 2556325; 360593; 587140
1149657; 1351849; 1351850; 130990; 535732; 572626; 196903;
463429; 1533881; 1107715; 574342; 148206; 768361; 172660;
32592; 885741; 578300; 2225958; 2236706; 709246; 705356;
961688; 2256099; 2252000; 2225957; 1664688; 1692372;
1060592; 662137; 605685; 721545; 721546; 599898; 198673;
418241; 1267650; 208885; 784741; 1,934,594; 1,167,976;
747,517; 573,713

Additional number(s) attached Yes No X

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

Name: Edward Albowicz, Esq.

Internal Address: Wilentz, Golman & Spitzer, P.A.

Street Address: 90 Woodbridge Center Drive

Suite 900 Box 10

City: Woodbridge State: NJ Zip: 07095

6. Total number of applications and registrations involved:..... 57

7. Total fee (37 CFR 3.41) \$1,440.00

- Enclosed (check previously enclosed for \$1,540.00)
- Authorized to be charged to deposit account

8. Deposit account number: _____

(Attach duplicate copy of this page if paying by deposit account)

DO NOT USE THIS SPACE

9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Edward Albowicz, Esq.

Name of Person Signing

[Signature]
Signature

May 23, 2003

Date

Total number of pages including cover sheet, attachments, and document: 13

Mail documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

01-10-2003



102334802

Form PTO-1594 (Rev. 10/02) OMB No. 0651-0027 (exp. 6/30/2005) Tab settings

ET U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof

1. Name of conveying party(ies): BRADLEY PHARMACEUTICALS, INC. 383 Route 46 West Fairfield, NJ 07004

1-7-03

- Individual(s) Association General Partnership Limited Partnership Corporation-State - DELAWARE Other

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

- 3. Nature of conveyance: Assignment Merger Security Agreement Change of Name Other

Execution Date: November 20, 2002

4. Application number(s) or registration number(s):

A. Trademark Application No.(s) 73/468,294; 74/095,923; 74/421,583; 75/403,418; 73/707,803; 73/138, 174; 72/169,085; 72/316,347; 71/635,174; 75/427,981; 75/427,978; 72/420,616; 76/376,898; 75/403,769; 75/403,410; 75/427,980; 74/114,833; 74/094,533; 73/094,009; 72/027,511; 71/666,061; 72/116,809; 72/116,810; 71/482,108; 76/085,711; 73/394,322; 71/221,882; 72/195,908; 74/414,213; 76/300,347; 76/300, 319; 73/248,036; 73/236,436; 72/149,396; 71/623,926

Additional number(s) attached Yes No X

2. Name and address of receiving party(ies)

Name: WACHOVIA BANK, NATIONAL ASSOCIATION

Internal Address:

Street Address: 370 Scotch Road

City: West Trenton State: NJ Zip: 08628

- Individual(s) citizenship Association General Partnership Limited Partnership Corporation-State Other

If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes X No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes X No

B. Trademark Registration No.(s) 1079600; 1289435; B1230300

1312029; 1853447; 1887723; 530807; 2556325; 360593; 587140 1149657; 1351849; 1351850; 130990; 535732; 572626; 196903; 463429; 1533881; 1107715; 574342; 148206; 768361; 172660; 32592; 885741; 578300; 2225958; 2236706; 709246; 705356; 901688; 2256099; 2252000; 2225957; 1664688; 1692372; 1060592; 662137; 605685; 721545; 721546; 599898; 198673; 418241; 1267650; 208885; 784741; 1,934,594; 1,167,976; 747,517; 573,713

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Name: Edward Albowicz, Esq.

Internal Address: Wilentz, Golman & Spitzer, P.A.

Street Address: 90 Woodbridge Center Drive

Suite 900 Box 10

City: Woodbridge State: NJ Zip: 07095

6. Total number of applications and registrations involved: 61

7. Total fee (37 CFR 3.41) \$1,540.00

- Enclosed Authorized to be charged to deposit account

8. Deposit account number:

(Attach duplicate copy of this page if paying by deposit account)

DO NOT USE THIS SPACE

9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Edward Albowicz, Esq. Name of Person Signing

Signature

January 6, 2003 Date

Total number of pages including cover sheet, attachments, and document: 13

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

#2233515

TRADEMARK REEL: 002736 FRAME: 0110

Vertical stamp: TRADEMARK SECTION, 01/10/2003, LUMMELER 0000010 7146024, 01 FCJAS21 02 FCJAS22

**PATENTS, TRADEMARKS
AND COPYRIGHTS SECURITY AGREEMENT**

THIS PATENTS, TRADEMARKS AND COPYRIGHTS SECURITY AGREEMENT is made on the 20th day of November, 2002 between BRADLEY PHARMACEUTICALS, INC., a corporation of the State of Delaware (the "Borrower"), having its principal office at 383 Route 46 West, Fairfield, New Jersey 07004, and WACHOVIA BANK, NATIONAL ASSOCIATION, having an office at 370 Scotch Road, West Trenton, New Jersey 08628 (the "Bank").

WITNESSETH:

WHEREAS, Borrower has executed a Loan and Security Agreement dated the date hereof (as same may be amended, modified or supplemented from time to time, the "Loan Agreement") and other loan documents executed in connection therewith (all of which are collectively referred to as the "Other Documents") to Bank to secure loans by Bank to Borrower; and

WHEREAS, the Borrower owns the United States copyrights which have been registered with the United States Copyright Office and has made applications for a United States copyright registration with the United States Copyright office with respect to applications listed on Schedule A hereto ("Copyrights"), owns the United States patents and the applications for a United States patents listed on Schedule B ("Patents"), and owns the United States trademark applications and trademarks listed in Schedule C hereto, along with the good-will of the Borrower to which such trademark applications and trademarks relate ("Trademarks"); and

WHEREAS, pursuant to the Loan Agreement, the Borrower is required to and has conveyed and granted to Bank a security interest in, among other things, all right, title and interest of the Borrower in, to and under all of the Borrower's Copyrights, Patents and Trademarks, whether presently existing or hereafter arising or acquired, and all products, substitutions, replacements and proceeds thereof to secure all Indebtedness of the Borrower to Bank; and

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, the Borrower does hereby absolutely grant and convey to Bank, to secure all Indebtedness of the Borrower to the Bank, a security interest in, all of the Borrower's right, title and interest in, to and under the following, whether presently existing or hereafter arising or acquired:

- (a) Each of the Copyrights which are presently, or in the future may be, owned by the Borrower, in whole or in part, as well as any application for a United States copyright registration now or hereafter made with the United States Copyright Office by the Borrower, as the same may be updated hereafter from time to time;
- (b) Each of the Patents, which are presently, or in the future may be owned by the Borrower, in whole or in part, as well as all applications for United States patents now or hereafter owned by the Borrower, as the same may be updated hereafter from time to time; and
- (c) Each of the Trademarks, which are presently, or in the future may be owned by the Borrower, in whole or in part, together with the good-will associated with each Trademark, as well as all applications for Trademarks now or hereafter owned by the Borrower, as the same may be updated hereafter from time to time.

Notwithstanding anything contained herein, this Agreement shall not constitute an assignment or transfer of any rights of Borrower in any applications for trademarks which are based on an intent to use, but shall constitute a security interest only in such applications.

Said security interest includes, without limitation, all proceeds thereof, the right to sue for past, present, and future infringements thereof, all rights corresponding thereto throughout the world, and all reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof.

1) Borrower covenants and warrants that:

(a) to the best of its knowledge, it is the true and lawful exclusive owner of all the Copyrights listed on Schedule A and that said Copyrights constitute all the United States Copyrights registered in the United States Copyright Office and applications for United States Copyrights that the Borrower now owns;

(b) to the best of its knowledge, it is the true and lawful exclusive owner and/or intended assignee of all the Patents listed on Schedule B and that said Patents constitute all the United States Patents registered in the United States Patent and Trademark Office and applications for United States Patents that the Borrower now owns;

(c) to the best of its knowledge, it is the true and lawful exclusive owner of all the Trademarks listed on Schedule C and that said Trademarks constitute all the United States Trademarks registered in the United States Patent and Trademark Office and applications for Trademarks that the Borrower now owns;

(d) The Borrower agrees on a quarterly basis to notify the Bank of any new Patent, Trademark and/or Copyright and to execute such additional agreements with respect to any new Patent, Trademark and/or Copyright in which the Borrower hereinafter obtains rights. The Borrower further warrants that it is not aware of any third party claim that any of the aspects of the Borrower's present or contemplated business operations infringe or will infringe on any Patent, Trademark or Copyright. The Borrower grants to Bank an absolute power of attorney to sign any document which will be required by the United States Copyright Office or the United States Patent and Trademark Office in order to record the security interest in the Patents, Trademarks and Copyrights;

(e) except as disclosed in the schedules attached hereto, the Patents, Trademarks and Copyrights are subsisting and have not been adjudged invalid or unenforceable;

(f) Each of the Patents, Trademarks and Copyrights is valid and enforceable;

(g) to the best of its knowledge, Borrower is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Patents, Trademarks and Copyrights, free and clear of any liens, charges and encumbrances, including without limitation pledges, assignments, licenses, registered user agreements, and covenants by Borrower not to sue third persons, other than the assignment to Bank pursuant to this Agreement, and those licenses and other agreements set forth as Exhibit 1 hereto;

(h) Borrower has the right to enter into this Agreement and perform its terms;

(i) Borrower believes it has used, and will use it's best efforts to continue to use for the duration of this Agreement, proper statutory notice in connection with its use of the Patents, Trademarks and Copyrights;

(j) Borrower believes it has used, and will continue to use for the duration of this Agreement, consistent standards of quality in its manufacture or use of products sold under the Trademarks;

(k) At its own expense, the Borrower shall make timely payment of all post-issuance fees required pursuant to 35 U.S.C. Sec. 41 to maintain in force rights under each Patent, to the extent that Borrower, in the exercise of its reasonable business judgment, deems advisable;

(l) The Borrower hereby agrees not to divest itself of any right under any Copyright, Trademark and/or Patent, which divestiture could have a material adverse effect on Borrower's business, its properties, or its ability to perform its obligations under the Loan Agreement; and

(m) The Borrower agrees to promptly, upon learning thereof, furnish Bank in writing all pertinent information available to the Borrower with respect to any infringement or other violation of the Borrower's rights in any Copyright, Trademark and/or Patent, which infringement or violation could have a material adverse effect on the Borrower, its properties or its ability to perform its obligations under the Loan Agreement and other Loan Documents (as defined in the Loan Agreement). To the extent that the Borrower in the exercise of its reasonable business judgment deems advisable, the Borrower further agrees to prosecute any Persons infringing upon any Copyright, Trademark and/or Patent to the extent such infringement could have a material adverse affect on the Borrower, its properties or its ability to perform its obligations under the Loan Agreement or other Loan Documents.

- 2) Subject to the provisions of the Loan Agreement, Borrower hereby grants to Bank and its employees and agents the right to visit Borrower's facilities (during normal business hours and upon reasonable notice) which maintain or store products sold under any of the Patents, Trademarks, or Copyrights, and to inspect the products and quality control records relating thereto. Borrower shall do any and all acts reasonably required by Bank to ensure Borrower's compliance herewith.
- 3) Borrower agrees that, until all of the Indebtedness shall have been satisfied in full, it will not enter into any agreement which is inconsistent with Borrower's obligations under this Agreement, without Bank' prior written consent, such consent not to be unreasonably withheld.
- 4) If, before the Indebtedness has been satisfied in full, Borrower shall obtain rights to any new Trademark, any new Copyright, or become entitled to the benefit of any patent application or patent for reissue, division, continuation, renewal, extension, or continuation-in-part of any Patent or any improvement on any Patent, the provisions hereof shall automatically apply thereto and Borrower shall give to Bank prompt notice thereof in writing.
- 5) Borrower authorizes Bank to modify this Agreement by amending Schedules A, B, and C to include any future Patents, Trademarks, or Copyrights covered hereby.
- 6) Upon and during the occurrence of any Event of Default:

- a) Bank shall have, in addition to all other rights and remedies given to it by this Agreement, the Loan Agreement, and the Loan Documents, those rights and remedies allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any jurisdiction in which the Patents, Trademarks, or Copyrights may be located; and
- b) Bank may, in addition to any other remedies which may be available to Bank, without being deemed to have made an election of remedies, immediately, without demand of performance and without other notice (except as may be set forth below) or demand whatsoever to Borrower, all of which are hereby expressly waived, and without advertisement, sell at public or private sale (or, to the extent required by law, otherwise realize upon in a commercially reasonable manner), all or from time to time, any of the Patents, Trademarks, or Copyrights, or any interest which the Borrower may have therein, and after deducting from the proceeds of sale or other disposition of the Patents, Trademarks, or Copyrights all reasonable expenses (including all reasonable expenses for broker's fees and legal services), may apply the residue of such proceeds to the payment of the Indebtedness. Any remainder of the proceeds after payment in full of the Indebtedness shall be paid over to the Borrower. Notice of any sale or other disposition of the Patents, Trademarks, or Copyrights shall be given to Borrower at least ten (10) business days before the time of any intended public or private sale or other disposition of the Patents, Trademarks, or Copyrights is to be made, which notice Borrower hereby agrees shall be reasonable notice of such sale or other disposition. At any such sale or other disposition, Bank may, to the extent permissible under applicable law, purchase the whole or any part of the Patents, Trademarks, or Copyrights sold, free from any right or equity of redemption on the part of Borrower, which right and equity of redemption are hereby waived and released.
- 7) At such time as Borrower shall completely satisfy all of the Indebtedness, this Agreement shall terminate and Bank shall execute and deliver to Borrower at Borrower's expense all releases and other instruments as may be necessary or proper to release the security interest in and to the Patents, Trademarks, or Copyrights, subject to any disposition thereof which may have been made by Bank pursuant hereto and in accordance with the terms hereof.
- 8) Any and all reasonable fees, costs and expenses, of whatever kind or nature, including reasonable attorney fees and legal expenses incurred by Bank in connection with the preparation of this Agreement and all other documents relating hereto and the consummation of this transaction, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance fees, encumbrances or otherwise protecting, maintaining or preserving the Patents, Trademarks, or Copyrights, in defending or prosecuting any actions or proceedings arising out of or related to the Patents, Trademarks, or Copyrights, or in the enforcement by Bank of any of its rights or remedies under this Agreement, the Loan Agreement or any Loan Document shall be borne and paid by Borrower on demand by Bank and until so paid shall be added to the principal amount of the Indebtedness and shall bear interest at the rate of interest chargeable pursuant to the Loan Agreement upon an Event of Default.
- 9) To the extent that Borrower in the exercise of its reasonable business judgment deems it advisable, Borrower shall have the duty, through counsel reasonably acceptable to Bank, to prosecute diligently any actions for or of the Patents, Trademarks, or Copyrights pending as of the date of this Agreement or thereafter until the Indebtedness shall have been paid in full, to make federal application on registrable but unregistered Trademarks, to file and prosecute opposition and cancellation proceedings and to do any and all acts which are reasonably necessary or desirable to preserve and maintain all rights in the Patents, Trademarks, or Copyrights. Any expenses incurred in connection with the Patents, Trademarks, and Copyrights

shall be borne by Borrower. The Borrower shall not abandon any Patents, Trademarks, or Copyrights other than in the ordinary course of business without the consent of Bank, which consent shall not be unreasonably withheld.


- 10) Borrower shall have the right to bring any opposition proceedings, cancellation proceedings or lawsuit in its own name to enforce or protect the Patents, Trademarks, or Copyrights, in which event Bank may, if necessary, be joined as a nominal party to such suit if Bank shall have been satisfied that it is not incurring any risk of liability because of such joinder. Borrower shall promptly, upon demand, reimburse and indemnify Bank for all damages, costs and expenses, including attorney fees, incurred by Bank in the fulfillment of the provisions of this paragraph. The obligations of the Borrower under this paragraph shall survive the termination of this Agreement.
- 11) In the event of the occurrence and continuance of a Default or an Event of Default, Borrower hereby authorizes and empowers Bank to make, constitute and appoint any officer or agent of Bank as Bank may select, in its sole discretion, as Borrower's true and lawful attorney-in-fact, with the power to endorse Borrower's name on all applications, documents, papers and instruments necessary for Bank to use the Patents, Trademarks, or Copyrights, or to grant or issue any exclusive or nonexclusive license under the Patents, Trademarks, or Copyrights to anyone else, or necessary for Bank to assign, pledge, convey or otherwise transfer title in or dispose of the Patents, Trademarks, or Copyrights to anyone else. Borrower hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof. This power of attorney shall be irrevocable for the life of this Agreement.
- 12) If Borrower fails to comply with any of its obligations hereunder, Bank may, on 10 days notice to Borrower, do so in Borrower's name or in Bank's name, but at Borrower's expense, and Borrower hereby agrees to reimburse Bank in full for all reasonable expenses, including reasonable attorney's fees, incurred by Bank in protecting, defending and maintaining the Patents, Trademarks, or Copyrights.
- 13) No course of dealing between Borrower and Bank, nor any failure to exercise, nor any delay in exercising, on the part of Bank, any right, power or privilege hereunder or under the Loan Agreement, or under any Loan Document shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.
- 14) All of Bank's rights and remedies with respect to the Patents, Trademarks, or Copyrights, whether established hereby or by the Loan Agreement, or by any other agreement(s) or by law, shall be cumulative and may be exercised singly or concurrently.
- 15) The provisions of this Agreement are severable, and if any clause or provision shall be held invalid and unenforceable in whole or in part in any jurisdiction, then such invalidity or unenforceability shall affect only such clause or provision, or part thereof, in such jurisdiction, and shall not in any manner affect such clause or provision in any other jurisdiction, or any other clause or provision of this Agreement in any jurisdiction.
- 16) This Agreement is subject to modification only by a writing signed by the parties, except as provided elsewhere herein.
- 17) The benefits and burdens of this Agreement shall inure to the benefit of and be binding upon the respective successors and permitted assigns of the parties.

- 18) The validity and interpretation of this Agreement and the rights and obligations of the parties shall be governed by the laws of the State of New Jersey.
- 19) THE PARTIES HERETO AGREE TO THE JURISDICTION OF THE FEDERAL AND STATE COURTS LOCATED IN NEW JERSEY IN CONNECTION WITH ANY MATTER ARISING HEREUNDER, INCLUDING THE COLLECTION AND ENFORCEMENT HEREOF. THE BORROWER AND BANK EACH HEREBY IRREVOCABLY WAIVE ALL RIGHT TO TRIAL BY JURY IN ANY ACTION, PROCEEDING OR COUNTERCLAIM ARISING OUT OF OR RELATING TO THIS AGREEMENT OR ANY OTHER LOAN DOCUMENT OR THE ACTIONS OF BANK. THIS WAIVER IS MADE KNOWINGLY AND IN CONSIDERATION OF THE ADVANCES MADE UNDER THE LOAN AGREEMENT.
- 20) This Agreement, the Loan Agreement and the Loan Documents embody the entire agreement and understanding between the Borrower and Bank and supersedes all prior agreements and understandings relating to the subject matter hereof and thereof.
- 21) All capitalized terms not otherwise defined herein shall have the same meanings ascribed to said terms in the Loan Agreement.

WITNESS the execution hereof as of the day and year first above written.

ATTEST:

BRADLEY PHARMACEUTICALS, INC.


NAME: R. BRENT LENCZYCKI
TITLE: Vice President of Finance

BY: 
NAME: DANIEL GLASSMAN
TITLE: President

WACHOVIA BANK NATIONAL ASSOCIATION

By: 
NAME: RICHARD ANDERSON
TITLE: Vice President

SCHEDULE A

NONE

SCHEDULE B

<u>TITLE</u>	<u>COUNTRY</u>	<u>APPLICATION NUMBER</u>	<u>PATENT NUMBER</u>	<u>ISSUE DATE</u>
Lubricating Suppository and Method For Making and Using Same	Canada	410297	119865	11/19/85
Dermatological Composition	US	09/054157	5919470	07/06/99
Nasal Irrigation System	US	09/103849	5899878	05/04/99
Method of Treating Onychomycosis	Canada	23187665	PENDING File date: 09/12/00	
Method of Treating Onychomycosis	Japan	01114308	PENDING File Date: 04/12/01	
Method of Treating Onychomycosis	US	09/547841	6281239	08/28/01
Method of Treating Onychomycosis	US	09/896872	6380236	04/30/02
Novel Benzoyl Peroxide Compositions for the Treatment of Dermatological Disorders and Methods For Their Use	US	09/961623	PENDING File Date: 09/24/01	
Novel Benzoyl Peroxide Compositions for the Treatment of Dermatological Disorders and Methods For Their Use	Patent Cooperation Treaty	US02/29888	PENDING File Date: 09/19/02	
Compositions Containing Antimicrobials and Urea For The Treatment of Dermatological Disorders and Methods For Their Use	US	09/961576	6429231	08/06/02
Novel Compositions Containing Antimicrobials and Urea For The Treatment of Dermatological Disorders and Methods For Their Use	US	10/143712	PENDING File Date: 05/10/02	

<u>TITLE</u>	<u>COUNTRY</u>	<u>APPLICATION NUMBER</u>	<u>PATENT NUMBER</u>	<u>ISSUE DATE</u>
Novel Compositions Containing Antimicrobials and Urea For The Treatment of Dermatological Disorders and Methods For Their Use	Patent Cooperation Treaty	US02/29876	PENDING File Date: 09/19/02	
Novel Topical Pharamceutical Base with Anti-Pruritic and/or Anti-Inflammatory Drugs	US	10/022132	PENDING File Date: 12/13/01	
Antioxidant Dermatological Composition	US	09/998537	PENDING File Date: 11/28/01	
Antioxidant Dermatological Composition	Patent Cooperation Treaty	US02/07969	PENDING File Date: 03/14/02	
Novel Carbamide Peroxide Compositions for the Treatment of Dermatological Disorders and Methods for Their Use	US	10/128674	PENDING File Date: 4/23/02	
Method of Treating Onychomycosis	US	10/103213	PENDING File Date: 03/20/02	
Method of Treating Onychomycosis with Urea and an Antioxidant	US	10/127963	PENDING File Date: 04/22/02	
Method of Treating Actinic Keratosis	US	10/143680	PENDING File Date: 05/09/02	

SCHEDULE C

<u>TRADEMARKS OF BRADLEY PHARMACEUTICALS, INC.</u>	<u>COUNTRY</u>	<u>REGISTRATION NUMBER</u>	<u>REGISTRATION DATE</u>	<u>SERIAL NUMBER</u>
LUBRIN	Germany	1079600	07/15/1985	
LUBRIN	France	1289435	11/12/1984	
LUBRIN	Great Britain	B1230300	11/15/1984	
LUBRIN	United States	1312029	01/01/1985	73-468,294
THE NATURAL SOLUTION TO VAGINAL DRYNESS	United States	1853447	09/13/1994	74-095,923
BRONTEX	United States	1887723	04/04/1995	74-421,583
DERM/ARTS	Canada	530807	08/08/2000,	
DERM/ARTS	United States	2556325	04/02/2002	75-403,418
TRANS VER SAL	Canada	360593	10/20/1989	
TRANS VER SAL	Chile	587140	10/09/1990	
TRANS VER SAL	Community Trademark	1149657	05/26/2000	
TRANS VER SAL	Great Britain	1351849	07/13/1988	
TRANS VER SAL	Great Britain	1351850	07/13/1988	
TRANS VER SAL	Ireland	130990	07/06/1988	
TRANS VER SAL	Italy	535732	07/20/1988	
TRANS VER SAL	Mexico	572626	02/04/1998	
TRANS VER SAL	New Zealand	196903	12/08/1993	
TRANS VER SAL	Taiwan	463429	06/01/1990	

<u>TRADEMARKS OF BRADLEY PHARMACEUTICALS, INC.</u>	<u>COUNTRY</u>	<u>REGISTRATION NUMBER</u>	<u>REGISTRATION DATE</u>	<u>SERIAL NUMBER</u>
TRANS VER SAL	United States	1533881	4/11/1989	73-707,803
GLUТОFAC	Argentina	"PENDING"		
GLUТОFAC	United States	1107715	12/05/1978	73-138,174
TRANS-PLANTAR	Chile	574342	06/11/1990	
NEOLID	Canada	148206	11/25/1966	
ADEFLO R CHEWABLE	United States	768361	04/21/1964	72-169,085
DECONAMINE	Canada	172660	11/06/1970	
DECONAMINE	Dominican Republic	32592	11/15/1995	
DECONAMINE	United States	885741	02/10/1970	72-316,347
ACID MANTLE	United States	578300	08/04/1953	71-635,174

APATATE	United States	2225958	02/23/1999	75-427,981
BURO-SOL	United States	2236706	04/06/1999	75-427,978
CARMOL	Canada	PENDING		
CARMOL	Mexico	709246	07/30/2001	
CARMOL	Mexico	705356	06/28/2001	
CARMOL	United States	961688	06/19/1973	72-420,616
CARMOL	United States	PENDING	Filed: 03/04/02	76-376,898

<u>TRADEMARKS OF BRADLEY PHARMACEUTICALS, INC.</u>	<u>COUNTRY</u>	<u>REGISTRATION NUMBER</u>	<u>REGISTRATION DATE</u>	<u>SERIAL NUMBERS</u>
ENTSOL	United States	2256099	06/22/1999	75-403,769
ENTSOL	United States	2252000	06/08/1999	75-403,410
DUADACIN	United States	2225957	02/23/1999	75-427,980
KENWOOD THERAPEUTIC LIQUID	United States	1664688	11/19/1991	74-114,833
MAXIGESTIC	United States	1692372	06/09/1992	74-094,533
NITROGLYN	United States	1060592	03/08/1977	73-094,009
SULPHO-LAC	United States	662137	05/27/1958	72-027,511
TYZINE	United States	605685	05/10/1955	71-666,061
KERADERM	Israel	PENDING		
LIDA-MANTEL	United States	721545	0/19/1961	72-116,809
LIDA-MANTEL-HC	United States	721546	09/19/1961	72-116,810
TRANSVERCID	France	93460142	09/03/1993	
TERSATAR	Hong Kong	599898	04/02/1997	
VERRUPATCH	Spain	198673	01/07/1997	
SULFOAM	United States	418241	12/11/1945	71-482,108
OMINAL	United States	PENDING		76-085,711
I.L.X.	United States	1267650	02/21/1984	73-394,322
IPSATOL	United States	208885	02/09/1940	71-221,882
NEOLOID	United States	784741	02/09/1965	72-195,908

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YOVITAL	United States	1,934,594	11/14/95	74-414,213
ROSULA	United States	PENDING		76-300,347
ZODERM	United States	PENDING		76-300,319
ADATUSS D.C.	United States	PENDING		73-248,036
ADELFOR M	United States	1,167,976	09/08/81	73-236,456
IRCON	United States	747,517	04/02/63	72-149,396
PAMINE	United States	573,713	04/28/53	71-623,926