Patent and Trademark Office To the Honorable Commissioner of Patents at a more of conveying party(ies): Association General Partnership _ Limited Partnership Corporation - Delaware Other _ Lattre of conveyance: Assignment _ Merger _ Change of Name	Patent and Trademark Office To the Honorable Commissioner of Patents at 102661820 Inal documents or copy thereof.	02-	04-2004	
ame of conveying party(ies): 2. Name and Address of receiving party(ies) Association General Partnership Limited Partnership Corporation - Delaware Other Individual(s) Association General Partnership Limited Partnership Corporation - Delaware Other Individual(s) citizenship Association General Partnership Limited Partnership Association General Partnership Limited Partnership Limited Partnership Association General Partnership Limited Partnership Limited Partnership Limited Partnership Limited Partnership Limited Partnership Association General Partnership Limited Partnership Limited Partnership Limited Partnership Association General Partnership Association General Partnership Limited Partnership Limited Partnership Limited Partnership Association General Partnership Association General Partnership Limited Partnership Limited Partnership Limited Partnership Association General Partnership Association General Partnership Limited Partnership Association General Partnership Limited Partnership Association General Partnership Additional name(s) & address(es) attached? Yes No 1858296	1. Name of conveying party(ies): Finova Capital Corporation Individual(s)			
Association Deneral Partnership Limited Partnership Corporation - Delaware Dither Dither rail name(s) of conveying party(ies) attached? _ Yes _X _ No Dissignment Merger Dither: Association	1. Name of conveying party(ies): Finova Capital Corporation Individual(s)AssociationGeneral PartnershipLimited PartnershipCorporation - DelawareOtherAdditional name(s) of conveying party(ies) attached?YesX No	To the Honorable Commissioner of Patents at 102	inal documents or copy thereof.	
6300 Dumbarton Circle Fremont, CA 94555 General Partnership Limited Partnership Corporation - Delaware Other Individual(s) citizenship association dature of conveying party(ies) attached? YesX No assignment Merger cests Change of Name Other: Release of Trademark Security rests Ution Date: 06/29/2001 Additional number(s) or registration number(s): Trademark Application No(s). B. Trademark Registration No(s). Corporation - Delaware Other Additional number(s) & address(es) attached? YesX No	General Partnership _ Limited Partnership _ Corporation - Delaware _ Other _ Additional name(s) of conveying party(ies) attached? _ Yes _ X No Individual(s) citizenship _ Limited Partnership _ Individual(s) citizenship _ Association _ General Partnership _ Limited Partnership _ Lim		1 -	
Additional name(s) & address(es) attached?	4. Application number(s) or registration number(s): A. Trademark Application No(s). A. Trademark Application No(s). B. Trademark Registration No(s). 1858296 Additional numbers attached?Yes _X_ No 5. Name and address of party to whom correspondence concerning document should be mailed: Frederick D. Kim Skadden, Arps, Slate, Meagher & Flom LLP 525 University Ave., Suite 1100 Palo Alto, CA 94301 Po 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. Frederick D. Kim Name Signature Date	Individual(s) Association General Partnership Limited Partnership X Corporation - Delaware Other Additional name(s) of conveying party(ies) attached? Yes _X No 3. Nature of conveyance: Assignment Merger Security Agreement Change of Name X Other: Release of Trademark Security 6300 Dumbarton Circle Fremont, CA 94555 — Individual(s) citizenship Association General Partnership Limited Partnership Limited Partnership X Corporation - Delaware		
Additional numbers attached? Yes X No Additional number of applications/registrations. Involved: Additional number of applications/registrations/registrations. Additional number of applications/registrations. Additional number of applications/registrations/registrations. Additional number of applications/registrations. Additi	A. Trademark Application No(s). B. Trademark Registration No(s). 1858296 Additional numbers attached? Yes X No 5. Name and address of party to whom correspondence concerning document should be mailed: Frederick D. Kim Skadden, Arps, Slate, Meagher & Flom LLP 525 University Ave., Suite 1100 Palo Alto, CA 94301 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. Frederick D. Kim Name Signature Date	Execution Date: 06/29/2001	Additional name(s) & address(es) attached? Yes X_ No	
Alme and address of party to whom corresence concerning document should be mailed: erick D. Kim Iden, Arps, Slate, Meagher & Flom LLP University Ave., Suite 1100 Alto, CA 94301 Alto, CA 94301 Alto, CA 94301 Alto, CA 94301 BONOT USE THIS SPACE Alto and correct and any attached by is a true copy of the original document. Frederick D. Kim Alto, CA 94304 Alto	5. Name and address of party to whom correspondence concerning document should be mailed: Frederick D. Kim Skadden, Arps, Slate, Meagher & Flom LLP 525 University Ave., Suite 1100 Palo Alto, CA 94301 Bonor 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. Frederick D. Kim Name Signature 6. Total number of applications/registrations involved: 7. Total fee (37 CFR 3.41) (\$40x1 + \$25x5) = \$40 X Enclosed All fees and any deficiencies are authorized to be charged to Deposit Account 8. Deposit Account No. 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. Frederick D. Kim Name Signature Date	A. Trademark Application No(s). B. Trademark Registration No(s). 1858296		
erick D. Kim Iden, Arps, Slate, Meagher & Flom LLP University Ave., Suite 1100 Alto, CA 94301 DO NOT USE THIS SPACE Attement and signature. the best of my knowledge and belief, the foregoing information is true and correct and any attached by is a true copy of the original document. Frederick D. Kim Total fee (37 CFR 3.41) (\$40x1 + \$25x5) = \$40 X Enclosed All fees and any deficiencies are authorized to be charged to Deposit Account 8. Deposit Account No. DO NOT USE THIS SPACE	pondence concerning document should be mailed: Frederick D. Kim Skadden, Arps, Slate, Meagher & Flom LLP 525 University Ave., Suite 1100 Palo Alto, CA 94301 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. Frederick D. Kim Name Signature To tha further of applications/registra			
Alto, CA 94301 Enclosed All fees and any deficiencies are authorized to be charged to Deposit Account 8. Deposit Account No. DO NOT USE THIS SPACE Attended any knowledge and belief, the foregoing information is true and correct and any attached by is a true copy of the original document. Frederick D. Kim Alto, CA 94301 Enclosed All fees and any deficiencies are authorized to be charged to Deposit Account 8. Deposit Account No. But the best of my knowledge and belief, the foregoing information is true and correct and any attached by is a true copy of the original document. Frederick D. Kim Alto, CA 94301 Enclosed All fees and any deficiencies are authorized to be charged to Deposit Account 8. Deposit Account No. But the best of my knowledge and belief, the foregoing information is true and correct and any attached by is a true copy of the original document. Frederick D. Kim Alto, CA 94301 Enclosed All fees and any deficiencies are authorized to be charged to Deposit Account 8. Deposit Account No. But the best of my knowledge and belief, the foregoing information is true and correct and any attached by is a true copy of the original document.	Skadden, Arps, Slate, Meagher & Flom LLP 525 University Ave., Suite 1100 Palo Alto, CA 94301 **Enclosed - All fees and any deficiencies are authorized to be charged to Deposit Account **8. Deposit Account No.** **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. **Frederick D. Kim** **Notatilee (37 CFR 3.41) (\$40x1 + \$25x3) = \$40 **X **Enclosed - All fees and any deficiencies are authorized to be charged to Deposit Account No.** **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. **Interview (37 CFR 3.41) (\$40x1 + \$25x3) = \$40 **Date** **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. **Do Not Use This SPACE** **Do Not Use This SPACE** **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. **Do Not Use This SPACE** **Do No			
atement and signature. the best of my knowledge and belief, the foregoing information is true and correct and any attached by is a true copy of the original document. Frederick D. Kim DO NOT USE THIS SPACE I / 28 / 04	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. Frederick D. Kim Name Signature Date	Skadden, Arps, Slate, Meagher & Flom LLP 525 University Ave., Suite 1100	7. Total fee (37 CFR 3.41) (\$40x1 + \$25x5) = \$40 x Enclosed All fees and any deficiencies are authorized to be	
atement and signature. the best of my knowledge and belief, the foregoing information is true and correct and any attached by is a true copy of the original document. Frederick D. Kim DO NOT USE THIS SPACE I / 28 / 04	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. Frederick D. Kim Name Signature Date		8. Deposit Account No.	
the best of my knowledge and belief, the foregoing information is true and correct and any attached by is a true copy of the original document. Frederick D. Kim L/28/04	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. Frederick D. Kim Name Signature Date	DO NOT USE		
Total number of pages including cover sheet, attachments, and document: 4	rotal nambor of pages moluting cover sheet, attachments, and document. ••	To the best of my knowledge and belief, the foregoing in copy is a true copy of the original document. Frederick D. Kim Name Si	gnature 1/28/04 Date	
rianic Signature	Total number of names including cover sheet attachments, and documents A	To the best of my knowledge and belief, the foregoing in copy is a true copy of the original document. Frederick D. Kim ###################################	Herri	

d2/03/2004 MGETACHE 00000011 1858296

01 FC:8521

40.00 OP

TERMINATION AGREEMENT AND MUTUAL GENERAL RELEASE

THIS TERMINATION AGREEMENT AND MUTUAL GENERAL RELEASE (this "Release") is made and executed this 29th day of June 2001 by and between SangStat Medical Corporation (the "Borrower"), and FINOVA CAPITAL CORPORATION ("FINOVA").

FOR VALUABLE CONSIDERATION, receipt of which is hereby acknowledged, the parties agree to terminate the Loan and Security Agreement between them dated as of April 21, 2000, and all subsequent amendments thereto (the "Loan Agreement"), effective on the date hereof, and the parties hereby mutually release and forever discharge one another, and their respective successors, representatives, assigns, officers directors, agents, employees and attorneys, and each of them, of and from any and all claims, demands, debts, liabilities, actions and causes of action of every kind and character based upon or arising out of the Loan Agreement (except as hereinafter specifically set forth, or with respect to any provisions of the Loan Agreement which, by their terms, are expressly intended to survive the repayment of the Borrower's "Obligations", as defined in the Loan Agreement).

The parties hereby specifically waive as against one another any rights they, or any of them, may have under Section 1542 of the California Civil Code, which provides: "A general release does not extend to claims which the creditor does not know or suspect to exist in his favor at the time of executing the release, which if known by him must have materially affected his settlement with the debtor."

The parties hereby warrant and represent that they have not assigned or in any other way conveyed, transferred or encumbered all or any portion of the claims or rights covered by this Release. The parties, and each of them, execute the Release voluntarily, after consultation with counsel, and with full knowledge of its significance.

The release by FINOVA provided for herein is conditioned upon the final payment, in cash, of all of the Borrower's "Obligations" (as defined in the Loan Agreement) and all checks and other instruments delivered by the Borrower to FINOVA, and the Borrower agrees to repay FINOVA, on demand, the amount of any such check or other instrument that may be returned for non-payment and any other Obligations which remain unpaid. The Borrower further agrees to indemnify FINOVA against any and all claims, debts, liabilities, obligations, actions, proceedings, penalties, judgments, causes of action, costs and expenses (including, without limitation, attorneys' fees) of every kind, which FINOVA may sustain or incur as a result of the Borrower's failure to pay any payroll or other taxes of the Borrower or as a result of any other act, omission or occurrence relating to the Borrower.

This Release, the Loan Agreement and the other written documents and instruments between the parties set forth in full all of the representations and agreements of the parties, and this Release may not be modified or amended, nor may any rights hereunder be waived, except in a writing signed by the parties hereto.

SangStat Medical Corporation

By: ______

Name: STEPHEN G. DANCE (type/print name)

Its: Sr. VICE PRESIDENT, FINANCE Type print title)

FINOVA CAPITAL CORPORATION

Acknowledgement and Authorization of Finova Capital Corporation

This Acknowledgement and Authorization is made as of <u>December</u>, 2003 by Finova Capital Corporation, a Delaware corporation ("Finova"), and makes reference to the following agreements made by and between Finova and SangStat Medical Corporation, a Delaware corporation ("SangStat"): (i) the Loan and Security Agreement, dated April 21, 2000 (the "Loan and Security Agreement"), (ii) the Patent Security Agreement, dated April 21, 2000 (the "Patent Security Agreement"), (iii) the Trademark Security Agreement, dated April 21, 2000 (the "Trademark Security Agreement"), and (iv) the Termination Agreement and Mutual General Release, dated June 29, 2001 (the "Termination Agreement").

- Security Agreement was terminated, effective June 29, 2001. Finova further acknowledges that, pursuant to the Termination Agreement and the termination of the Loan and Security Agreement, the Patent Security Agreement and the Trademark Security Agreement were terminated and all security interests specified therein, including security interests in: (i) the patents and patent applications listed in Schedule 1 attached hereto, (ii) the patents issuing from the patent applications listed in Schedule 1, (iii) the patents claiming priority from the patents and patent applications listed in Schedule 1 (including all reissues, divisions, continuations, renewals, extensions, continuations-in-part, and foreign counterparts of the patents and patent applications listed in Schedule 1), and (iv) the trademarks listed in Schedule 2 attached hereto together with the corresponding trademark registrations or applications for registration, were released, effective June 29, 2001.
- 2. Finova hereby authorizes SangStat to file any financing statements or amendments relating to the financing statements currently filed in connection with the Loan and Security Agreement, including, without limitation, any financing statements "in lieu" of continuation statements, terminations, continuations, assignments or other amendments.

FINOVA CAPITAL CORPORATION

Michael N. Rosner

Vice President, Group Counsel

Schedule 1

Patent Applications:

- 1. 08/433613
- 2. 08/630383
- 3. 08/752671
- 4. 08/838916
- 5. 08/867010
- 6. 08/942581
- 7. 09/028083
- 8. 09/037176
- 9. 09/045562
- 10. 09/113532
- 11. 09/143483

12.

13. 09/311023

09/216005

- 14. 09/311112
- 15. 09/415185
- 16. 09/452727
- 17. 09/465544
- 18. 09/473474
- 19. 09/541482
- 20. 60/006044
- 21. 60/142672
- 22. 60/145696

Patents:

- 1. 5147780
- 2. 5158869
- 3. 5223397
- 4. 5256541
- 5. 5256543
- 6. 5270169
- 7. 5288648
- 8. 5292641
- 9. 5362654
- 10. 5420013
- 11. 5482841
- 12. 5534412
- 13. 5672486
- 14. 5714332
- 15. 5736136
- 16. 5753625
- 17. 5756492
- 18. 5766629
- 19. 5827822
- 20. 5834017
- 21. 5922548
- 22. 5939273
- 23. 5962019
- 24. 6013641

Schedule 2

Trademark	Registration or Application No.	Filing Date
Allotrap	1895857	5/4/94
Azaprine	75-747017	6/21/99
Chronimmune Pharmaceuticals	75-473063	4/23/98
Cross-Stat	1920610	12/28/93
Cross-Stat	1896751	3/1/93
CycloDose	75-424433	1/27/98
CycloSystem	75-424434	1/27/98
CycloTech	2317132	1/27/98
CycloTech Advantage	75-543800	8/28/98
PRA-STAT	1889131	2/26/93
PRA-STAT	1879434	1/31/94
QUANTSTAT	1886827	2/7/94
"S"	1900290	3/19/93
SangCya	2263735	12/31/97
SangStat	1858296	1/28/92
SOFT-STAT	1921701	8/25/94
The Transplant Company	2045175	8/16/93
The Transplant Company	2265818	6/20/97
The Transplant Pharmacy	2110078	9/26/95
TRANSTAT	1878526	1/31/94
QUANTSTAT	1939656	11/7/94
"S"	2036331	2/1/94
SANG-35	75-412702	12/31/97
SANG-35	75-412715	12/31/97
THYMOSTAT	75-355445	9/11/97

3