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TO:LATHAM & WATKINS COMPANY:885 THIRD AVENUE

TRADEMARK	ASS	IGNN	MENT
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Electronic Version v1.1 Stylesheet Version v1.1 03/26/2009 900130246

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	Fifth Supplement to Trademark Security Agreement		

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
IICvtvc Prenatal Products Corp.	FORMERLY Adeza Biomedical Corp.	03/24/2009	CORPORATION:

RECEIVING PARTY DATA

Name:	Goldman Sachs Credit Partners L.P., as Collateral Agent
Street Address:	30 Hudson Street
Internal Address:	36th Floor
City:	Jersey City
State/Country:	NEW JERSEY
Postal Code:	07302
Entity Type:	LIMITED PARTNERSHIP: Bermuda

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Serial Number:	75659562	FFN
Serial Number:	78838134	GESTIVA
Serial Number:	78847994	GESTURA

CORRESPONDENCE DATA

Fax Number:

(212)751-4864

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone:

212-906-1200

Email:

angela.amaru@lw.com

Correspondent Name: Address Line 1;

Latham & Watkins 885 Third Avenue

Address Line 2:

Address Line 4:

Suite 1000

New York, NEW YORK 10022

ATTORNEY DOCKET NUMBER:

022411-0808

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NAME OF SUBMITTER: Angela M. Amaru			
Signature:	/s/ Angela M. Amaru		
Date:	03/26/2009		
Total Attachments: 7 source=5th supplement to Trad	emark Secuirty Agr#page2.tlf emark Secuirty Agr#page3.tlf emark Secuirty Agr#page4.tlf emark Secuirty Agr#page5.tlf emark Secuirty Agr#page6.tlf		

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Trademark Supplement

FIFTH SUPPLEMENT TO TRADEMARK SECURITY AGREEMENT

This Fifth Supplement to Trademark Security Agreement (this "Supplement") is dated as of March 24, 2009, effective as of February 28, 2009, is made and entered into by and between Hologic, Inc., R2 Technology, Inc., Suros Surgical Systems, Inc., BioLucent LLC, Direct Radiography Corp., Cytyc Corporation, Cytyc Prenatal Products Corp. and Cytyc Surgical Products III, Inc. (collectively, the "Grantors"), and Goldman Sachs Credit Partners L.P., in its capacity as collateral agent for the Secured Parties (together with any successors and assigns thereto in such capacity, the "Collateral Agent").

WITNESSETH:

WHEREAS, Grantors are a party to an Amended and Restated Pledge and Security Agreement dated as of July 17, 2008 (as amended, restated, amended and restated, supplemented and/or otherwise modified to date and from time to time, the "Amended and Restated Pledge and Security Agreement") between each of the Grantors and the other grantors party thereto and the Collateral Agent;

WHEREAS, pursuant to the Amended and Restated Pledge and Security Agreement, the Grantors executed and delivered to the Collateral Agent a Trademark Security Agreement dated as of July 17, 2008 (as amended, restated, amended and restated, supplemented and/or otherwise. modified to date and from time to time, the "Trademark Security Agreement") by and between the Grantors and Collateral Agent; and

WHEREAS, this Supplement shall amend and supplement the Trademark Security Agreement.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Grantors hereby agree with the Collateral Agent as follows:

- DEFINED TERMS. Capitalized terms used herein and not otherwise defined shall have the meanings assigned to such terms in the Amended and Restated Pledge and Security Agreement and Trademark Security Agreement, as applicable.
- SCHEDULE I TO TRADEMARK SECURITY AGREEMENT. Schedule I of the Trademark Security Agreement is hereby revised by adding thereto the Trademark Collateral listed on Section 1 of Exhibit A hereto.

3. MISCELLANEOUS.

Counterparts. This Supplement may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Supplement. Delivery of an executed counterpart of this Supplement by facsimile shall be equally as effective as delivery of an original executed

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counterpart of this Supplement. Any party delivering an executed counterpart of this Supplement by facsimile also shall deliver an original executed counterpart of this Supplement but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Supplement. This Supplement shall be deemed to be a Credit Document.

b. Governing Law. This Supplement shall be governed by and construed in accordance with the internal laws of the State of New York without giving effect to any conflict or choice of laws rules or provisions (other than Section 5-1401 and Section 5-1402 of the New York General Obligation Laws).

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> IN WITNESS WHEREOF, each Grantor has caused this Supplement to be executed and delivered by its duly authorized officer as of the date first set forth above.

> > HOLOGIC, INC., as Granter

Fitle: Executive Vice President, Finance and Administration, Chief Financial Officer and

Treasurer and Assistant Secretary

R2 TECHNOLOGY, INC., as Grantor

Name: Glenn P. Muir

Title: Executive Vice President, Treasurer and

Secretary

SUROS SURGICAL SYSTEMS, INC., as

Grantor

Name: Glenn P. Muir

Title: Executive Vice President, Treasurer and

Secretary

BIOLUCENT, LLC, as Grantor

By: Hologic, Inc.

Its Sole Member and Manager .

Name: Glenn P. Muir

Title: Executive Vice President, Finance and Administration, Chief Financial Officer and

Treasurer and Assistant Secretary

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TO:LATHAM & WATKINS COMPANY:885 THIRD AVENUE

DIRECT RADIOGRAPHY CORP., as Grantor

Name: Glenn P. Muir

Title: Executive Vice President, Treasurer and

Secretary

CYTYC CORPORATION, as Grantor

Name: Glenn P. Muir

Title: Executive Vice President, Treasurer and

Secretary

CYTYC PRENATAL PRODUCTS CORP., as

Grantor

Name: Glenn P. Muir

Title: Executive Vice President, Treasurer and

Secretary

CYTYC SURGICAL PRODUCTS III, INC., as

Grantor

Name: Glenn P. Muir

Title: Executive Vice President, Treasurer and

Secretary

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COMPANY:885 THIRD AVENUE TO:LATHAM & WATKINS

Accepted and Agreed:

GOLDMAN SACHS CREDIT PARTNERS L.P., as Collateral Agent

Name

John Dermanin

Authorized Signatory

IP Security Supplement

TO:LATHAM & WATKINS COMPANY:885 THIRD AVENUE

TRADEMARK REGISTRATIONS AND APPLICATIONS TO BE ADDED TO 1. SCHEDULE I TO TRADEMARK SECURITY AGREEMENT

Life	App. No./ Reg. No.	Status	Country	Filing Date	Owner
Defining the Standard of Care in Women's Health	77397227	Filed	U S	2)14/2008	Hologic, Inc.
Dimension ^{1 to}	77536174	Filed	US	7/31/2008	Hologic, inc.
EVIVA"	77413673	Filed	US	3/5/2008	Hologic, Inc.
PFN.	75659562 2395031	Granied	US	10/17/2006	Cytyc Prenatal Products Corp. (formerty Adeza Biomedical Corp.)
Full ferman (as use more)	78821750	Filed	US	2/23/2006	Cytyc Corporation
Gestiva"	78838134	Filed	US.	3/15/2006	Cytyc Prenatal Products Corp. (formerly Adezs Biomedical Corp.)
Gestura	78847994	Filed	US	3/28/2006	Cytyc Prenatal Products Corp. (formerly Adeza Blomedical Corp.)
QuitCheck ^{ey}	77218750	Filed	US	8/29/2007	Cytyc Corporation
Softer Manusogram Provider***	77341477	Filed	US	11/30/2007	Hatogic, Inc.
The Fower of Waman's Health	77397217	Filed	US	2/14/2008	Hologic, Inc.

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2. TRADEMARK REGISTRATIONS AND APPLICATIONS TO BE DELETED FROM SCHEDULE I TO TRADEMARK SECURITY AGREEMENT

INTENTIONALLY OMITTED!

《信息》

TRADEMARK
REEL: 004020 FRAME: 0552

RECORDED: 07/09/2009