

ABT Holding Company seeks registration on the Principal Register for the mark SECURE INTEGRATED FREEZER UNIT in standard characters for use in connection with the following goods (as amended):

Class 10: medical machines, namely, medical apparatus in the nature of a cryogenic storage and delivery apparatus specially adapted for cryogenic freezing, thawing and dispensing biologic product for medical purposes; Cryogenic system for medical purposes for use in hospital pharmacies in the nature of a cooling, storage and dispensing device for cryogenic storing and preserving, thawing and dispensing of pharmaceutical and biologic products;

Class 11: cryogenic system for pharmaceutical and biologic product storage use; cryogenic refrigerators for medical use, namely, cryogenic refrigeration and heating apparatus for freezing, storage, thawing and dispensing purposes; cryogenic freezers for medical storage purposes; freezers for cryogenic preservation for use in medical and hospital fields.

I. Objections to the Identification of Goods

In regard to the objection to the identification of goods, the proposed amendments in the office action to class 9 that refer to “Laboratory freezers” are not accurate. Also, the proposed language “cryogenic vaporizers” is not accurate in class 11.

The unit is not a laboratory freezer which would belong in class 9. It belongs in both class 10 and 11 because it is an “environmental control apparatus” i.e., a freezer/cooling apparatus/refrigerator which would properly belong in class 11, and a “medical apparatus” i.e., “a medical machine, namely, medical apparatus...”, and a “cryogenic system for medical purposes ... in the nature of a storage and dispensing device”, which would properly belong in class 10.

The original ID in class 11 (and the current amendments) contain language such as cryogenic system/refrigerator/freezer for “medical storage/preservation”. These should be acceptable descriptions, based on the Trademark ID Manual entries for “freezers for medical storage purposes”, “refrigerators, cooling apparatus and freezers for medical storage purposes”, “refrigerators for medical storage purposes”, “refrigerated medical container for storage, transportation and cooling of medicines and pharmaceuticals”, “pharmacy refrigerators”.

The original ID in class 10 (and the current amendments) contain language such as medical machine/apparatus/system that freezes, stores, thaws and dispenses biologic products. Medical delivery/dispensing devices and apparatuses are properly classified in class 10. Accordingly, these should be acceptable descriptions for class 10.

Application Serial No. 88425141 was filed on May 10, 2019 under Section 1(b) of the Trademark Act, 15 U.S.C. § 1051(b), alleging a bona fide intent to use the mark in commerce. The Trademark Examining Attorney has refused registration of Applicant’s mark under Section 2(e)(1) of the Trademark Act, 15 U.S.C. § 1052(e)(1), on the ground that the mark is merely descriptive of the identified goods.

II. Section 2(e)(1) Refusal – Mark is not Merely Descriptive of Goods and Services

“A term is merely descriptive if it immediately conveys knowledge of a quality, feature, function, or characteristic of the goods or services with which it is used.” *In re Chamber of Commerce of the U.S.*, 675 F.3d 1297, 102 USPQ2d 1217, 1219 (Fed. Cir. 2012) (quoting *In re Bayer Aktiengesellschaft*, 488 F.3d 960, 82 USPQ2d 1828, 1831 (Fed. Cir. 2007)); *In re Gyulay*, 820 F.2d 1216, 3 USPQ2d 1009, 1009-10 (Fed. Cir. 1987). Whether a particular term is merely descriptive is determined in relation to the goods or services for which registration is sought and

the context in which the term is used, not in the abstract or on the basis of guesswork. *In re Abcor Dev. Corp.*, 588 F.2d 811, 200 USPQ 215, 218 (CCPA 1978).

It is the Examining Attorney's burden to show, prima facie, that a term is merely descriptive of an applicant's goods or services. *In re Gyulay*, 3 USPQ2d at 1010; *In re Accelerate s.a.l.*, 101 USPQ2d 2047, 2052 (TTAB 2012). A prima facie case "requires 'more than a mere scintilla' of evidence." *In re Oppedahl & Larson LLP*, 373 F.3d 1171, 71 USPQ2d 1370, 1371 (Fed. Cir. 2004) (citations omitted). It must be based upon "substantial evidence," *Bayer*, 82 USPQ2d at 1831, which means "such relevant evidence as a reasonable mind might accept as adequate to support a conclusion. *Id.* (quoting *Consol. Edison Co. v. NLRB*, 305 U.S. 197, 229, 59 S.Ct. 206 (1938)). The Board resolves doubts as to the mere descriptiveness of a mark in favor of the Applicant. *In re The Stroh Brewery Co.*, 34 USPQ2d 1796, 1797 (TTAB 1994).

The Office argues that: "...the applied-for-mark merely describes the very nature of applicant's goods, as well as their features and use." In support of the refusal, the Office submitted: a dictionary definition of each of the individual terms in the mark: "secure" which is defined as a "free from risk of loss; safe"; "integrated" which is defined as "having different parts working together as a unit"; "freezer" which is defined as "a thermally insulated compartment, cabinet, or room in which a subfreezing temperature is maintained for the rapid freeing and storing of perishable items"; and "unit" which is defined as "a single thing or person"; a news article that announces the launch of a new biomedical refrigerator/freezer combination unit by a third party commercial manufacturer that advertises "safe and secure storage with keyed locking door"; a news article from the International Society for Biological and Environmental Repositories (ISBER) announcing an award given to a third party manufacturer for a cold storage freezer whose "stainless steel tanks provide secure storage"; a website excerpt from a third party manufacturer

of the same cold storage freezer awarded by ISBER in the preceding news article; and finally, a website excerpt from a third party manufacturer for a freezer product that includes “automated/integrated applications”.

The website excerpt of the news article from ISBER awarding a cold storage freezer, and the website excerpt from a third party manufacturer of the same freezer refers to the term “freezers” by itself, and “secure storage”. Applicant notes the website (www.3.acroygenic.com) did not resolve on the date of this response (see **EXHIBIT A**) as a 404 error was received. Thus, applicant did not have the opportunity to fully review the context in which those terms were used. However, from the excerpts provided in the office action, it appears that the terms are used by themselves and not combined with applicant’s other terms SECURE INTEGRATED FREEZER UNIT.

The news article announcing a new SANYO brand biomedical refrigerator/freezer combination unit also uses the term “freezer” and “secure storage” by themselves, and not in combination with applicant’s other terms SECURE INTEGRATED FREEZER UNIT.

To counter the Office’s evidence, applicant provides as **EXHIBIT B** copies of nine Principal Register registrations for the mark SECURE, and formative variations, registered for medical goods, including:

- 1) Reg. No. 2403694 for the mark SECURETOUCH in typed form, for, inter alia, “scalp-vein needle with sharps injury prevention feature for medical use”;
- 2) Reg. No. 2904462 for the mark SHARPS SECURE in typed form, for, inter alia, “containers for disposal of medical waste and medical sharps and metal bracket for attachment to a wall, all sold as a unit”;
- 3) Reg. No. 3139159 for the mark SECURE-IT, in typed form, for, inter alia, “medical devices, namely, attachment strap for tracheostomy valves and ventilator valves”;

- 4) Reg. No. 4115141 for the mark CEQUR, in typed form, for, inter alia, “medical apparatus and instruments for use in continuous flow regulated drug delivery systems”;
- 5) Reg. No. 3147281 for the mark SECUREVIEW, in typed form, for, inter alia, “medical tubing and catheter anchors”;
- 6) Reg. No. 3322860 for the mark SECURELOC, in typed form, for, inter alia, “medical needles and protective sheaths for covering needles”;
- 7) Reg. No. 3473007 for the mark WOUND-SECURE, in typed form, for, inter alia, “medical apparatus, namely, a device used to stabilize and secure medical tubes”;
- 8) Reg. No. 5029357 for the mark SEQURE, in typed form, for, inter alia, “microcatheters for medical embolization procedures”;
- 9) Reg. No. 3745782 for the mark SECURE, in typed form, for, inter alia, “medical devices and equipment, namely, intravenous (IV) feeding bags; TPN IV feeding bags”.

Although these registrations do not include the additional terms in the mark, INTEGRATED FREEZER UNIT, they nevertheless suggest that the term SECURE is not merely descriptive when used in connection with medical goods.

In addition, applicant provides copies as **EXHIBIT C** of four registrations for the mark INTEGRATED, and formative variations, registered for goods related to medical goods, including:

- 1) Reg. No. 2990532 for the mark ACTIVE INTEGRATED RESPONSE, in typed form, for, inter alia, “mattresses for medical use”;
- 2) Reg. No. 4693271 for the mark INTEGRATED ENDOSCOPY, in typed form, for, inter alia, “medical and surgical devices and instruments, namely, endoscopes for medical and surgical use”;

3) Reg. No. 5001386 for the mark INTEGRATED ENDOSCOPY, in logo form, for “medical and surgical devices and instruments, namely, endoscopes, cannulas, sheaths and obturators for medical and surgical use, and accessories therefor, namely, power supplies for endoscopes”; and
4) Reg. No. 3417053 for the mark IAC INTEGRATED ABUTMENT CROWN, in logo form, for “dental prostheses”.

Although these registrations do not include the additional terms in the mark, SECURE and FREEZER UNIT, they nevertheless suggest that the term INTEGRATED is not merely descriptive when used in connection with medical goods.

Merely descriptive terms are subject to disclaimer if the mark in which they appear is otherwise registrable. *See, e.g., In re Omaha Nat’l Corp.*, 819 F.2d 1117, 2 USPQ2d 1859 (Fed. Cir. 1987); *In re RiseSmart, Inc.*, 104 USPQ2d 1931, 1934 (TTAB 2012). Although applicant has agreed to the disclaimer of “FREEZER UNIT”, a disclaimer does not remove those terms from an analysis of the mark as a whole. In this case, the entire mark SECURE INTEGRATED FREEZER UNIT (with disclaimer of FREEZER UNIT) is registerable on the Principal Register in light of coexisting registrations on the Principal Register for marks containing the terms INTEGRATED, or SECURE, either registered by themselves, or in combination with other terms, as well as the creation of a separate commercial impression in the terms SECURE INTEGRATED when considered as a whole with the remaining terms of the entire mark FREEZER UNIT.

Moreover, in order to be descriptive, the term must immediately convey information as to the qualities, features or characteristics of the goods or services with a “degree of particularity.” *In re TMS Corp. of the Americas*, 200 USPQ 57, 59 (TTAB 1978) (“‘THE MONEY SERVICE’ does not directly or indirectly convey any vital purposes, characteristics or qualities of applicant’s services.”); *In re Gourmet Bakers, Inc.*, 173 USPQ 565 (TTAB 1972) (“[T]he term ‘THE LONG

ONE' does not with any degree of particularity describe the nature of applicant's bread even as to length"). The term SECURE INTEGRATED FREEZER UNIT does not with any degree of particularity describe the nature of applicant's freezers, even as to indicate it is constructed of many parts.

It is not necessary that a term describe all of the purposes, functions, characteristics, or features of a product to be considered merely descriptive; it is enough if the term describes one significant function, attribute, or property. *In re Chamber of Commerce*, 675 F.3d at 1300, 102 USPQ2d at 1219.

In this case, the Office's argument is that one significant function, attribute, or property of applicant's goods is that it is a freezer. Applicant has disclaimed FREEZER UNIT. Other than providing evidence of websites and news articles on the subject of cryogenic or bio freezers, the Office does not include evidence of Applicant's specialized freezer, storage, thawing and dispensing device. Applicant's goods are not merely a freezer.

The essence of the Office's argument is that the mark merely describes the very nature of applicant's goods, as well as their features and use, namely, that applicant uses the term "freezer" to identify the type of goods it is offering, and that these goods are thermally insulated compartments or cabinets made up of parts that store items in a cold and safe environment. As previously discussed, Applicant has disclaimed "FREEZER UNIT". However, applicant fails to see the argument that the term "SECURE INTEGRATED FREEZER UNIT" as a whole, is merely descriptive in relation to the goods. In other words, any number of items can be constructed of "different parts working together as a unit, or can be safe to operate or be secured", yet the Office has registered many marks containing the term INTEGRATED on the Principal Register. The same can be said of the term SECURE. It is the combination of these terms "SECURE

INTEGRATED FREEZER UNIT” that creates a unitary expression that transforms the mark to a suggestive term, in the spectrum of distinctiveness between suggestive terms and merely descriptive terms. The mark must be considered as a whole and the terms “SECURE INTEGRATED FREEZER UNIT” creates a separate commercial impression. The registration of these terms as a compound term, does not preclude competitors from using the descriptive terms SECURE, and INTEGRATED, and FREEZER UNIT, separately.

When two descriptive terms are combined, the determination of whether the composite mark also has a descriptive significance turns upon the question of whether the combination of terms evokes a new and unique commercial impression. If each component retains its descriptive significance in relation to the goods or services, the combination results in a composite that is itself descriptive. *Duopross Meditech Corp. v. Inviro Medical Devices, Ltd.*, 695 F.3d 1247, 103 USPQ2d 1753 (Fed. Cir. 2012) (SNAP SIMPLY SAFER merely descriptive for "medical devices, namely, cannulae; medical, hypodermic, aspiration and injection needles; medical, hypodermic, aspiration and injection syringes"); *In re Oppedahl & Larson LLP*, 373 F.3d 1171, 71 USPQ2d 1370 (Fed. Cir. 2004) (PATENTS.COM merely descriptive of computer software for managing a database of records that could include patents and for tracking the status of the records by means of the Internet); *In re Gould Paper Corp.*, 834 F.2d 1017, 1018, 5 USPQ2d 1110, 1111–1112 (Fed. Cir. 1987) (SCREENWIPE held generic as applied to premoistened antistatic cloths for cleaning computer and television screens); *In re Mecca Grade Growers, LLC*, 125 USPQ2d 1950, 1955 (TTAB 2018) (MECHANICALLY FLOOR-MALTED merely descriptive of malt for brewing and distilling and processing of agricultural grain); *In re Positec Group Ltd.*, 108 USPQ2d 1161 (TTAB 2013) (SUPERJAWS merely descriptive for a variety of machine and hand tools including jaws); *In re Petroglyph Games, Inc.*, 91 USPQ2d 1332 (TTAB 2009) (BATTLECAM merely

descriptive for computer game software); *In re Carlson*, 91 USPQ2d 1198 (TTAB 2009) (URBANHOUSING merely descriptive of real estate brokerage, real estate consultation, and real estate listing services); *In re Leonhardt*, 109 USPQ2d 2091 (TTAB 2008) (BOBBLE POPS held merely descriptive for "candy," which the record showed was a lollipop candy featuring a bobble head device); *In re Cox Enters. Inc.*, 82 USPQ2d 1040 (TTAB 2007) (THEATL – a compressed version of the term "THE ATL," a recognized nickname for the city of Atlanta – held merely descriptive of printed matter of interest to residents of and tourists and visitors to Atlanta, Georgia); *In re King Koil Licensing Co. Inc.*, 79 USPQ2d 1048 (TTAB 2006) (THE BREATHABLE MATTRESS held merely descriptive of "beds, mattresses, box springs and pillows," based on dictionary definitions of "breathable" and "mattress," and excerpts of web pages that refer to "breathable mattresses" and "breathable bedding"); *In re Finisar Corp.*, 78 USPQ2d 1618 (TTAB 2006) , *aff'd per curiam*, 223 Fed. App'x 984 (Fed. Cir. 2007) (SMARTSFP held merely descriptive of optical transceivers); *In re Tower Tech, Inc.*, 64 USPQ2d 1314 (TTAB 2002) (SMARTTOWER merely descriptive of "commercial and industrial cooling towers and accessories therefor, sold as a unit"); *In re Sun Microsystems Inc.*, 59 USPQ2d 1084 (TTAB 2001) (AGENTBEANS merely descriptive of computer software for use in development and deployment of application programs on global computer network); *In re Putman Publ'g Co.*, 39 USPQ2d 2021 (TTAB 1996) (FOOD & BEVERAGE ONLINE merely descriptive of news and information service for the food processing industry); *In re Copytele Inc.*, 31 USPQ2d 1540 (TTAB 1994) (SCREEN FAX PHONE merely descriptive of "facsimile terminals employing electrophoretic displays"); *In re Entenmann's Inc.*, 15 USPQ2d 1750 (TTAB 1990) , *aff'd per curiam*, 928 F.2d 411 (Fed. Cir. 1991) (holding OATNUT merely descriptive of bread containing oats and hazelnuts); *In re Serv-A-Portion Inc.*, 1 USPQ2d 1915 (TTAB 1986) (SQUEEZE N SERV merely

descriptive of ketchup and thus subject to disclaimer); *In re Wells Fargo & Co.*, 231 USPQ 95 (TTAB 1986) (EXPRESSERVICE merely descriptive of banking and trust services); *In re Uniroyal, Inc.*, 215 USPQ 716 (TTAB 1982) (STEELGLAS BELTED RADIAL merely descriptive of vehicle tires containing steel and glass belts); *In re Bright-Crest, Ltd.*, 204 USPQ 591 (TTAB 1979) (COASTER-CARDS merely descriptive of coasters suitable for direct mailing).

In the present case, the terms SECURE INTEGRATED FREEZER UNIT, (FREEZER UNIT disclaimed) when viewed in connection with the goods, involves a mental step or some imagination to determine the characteristics or purpose of the goods. The terms SECURE INTEGRATED do not convey any immediate information of primary significance of the goods. One must pause to think what does the term “SECURE INTEGRATED” mean in relation to applicant’s specialized freezer units. The suggestive/descriptive dichotomy can require drawing fine lines and involves subjective judgment which is the challenge with some marks. However, when viewed as a whole, the term SECURE INTEGRATED, when considered in conjunction with the remainder of the mark, FREEZER UNIT, creates a separate commercial impression.

For the foregoing reasons, the mark SECURE INTEGRATED FREEZER UNIT, with disclaimer of FREEZER UNIT, should be allowed to register on the Principal Register and the merely descriptive rejection be withdrawn.

EXHIBIT A

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The requested URL was not found on this server.

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We'll be back soon!

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— The Team

EXHIBIT B

Int. Cl.: 10

Prior U.S. Cls.: 26, 39 and 44

Reg. No. 2,403,694

United States Patent and Trademark Office

Registered Nov. 14, 2000

**TRADEMARK
PRINCIPAL REGISTER**

SecureTouch

EXELINT INTERNATIONAL, COMPANY (CALI-
FORNIA CORPORATION)
5840 WEST CENTINELA AVENUE
LOS ANGELES, CA 90045

FOR: SCALP-VEIN NEEDLE WITH SHARPS IN-
JURY PREVENTION FEATURE FOR MEDICAL USE,
IN CLASS 10 (U.S. CLS. 26, 39 AND 44).

FIRST USE 1-11-1999; IN COMMERCE 1-11-1999.
THE STIPPLING IS FOR SHADING PURPOSE
ONLY AND DOES NOT INDICATE COLOR.

SER. NO. 75-734,643, FILED 6-21-1999.

BRIDGETT SMITH, EXAMINING ATTORNEY

Int. Cl.: 10

Prior U.S. Cls.: 26, 39 and 44

United States Patent and Trademark Office

Reg. No. 2,904,462

Registered Nov. 23, 2004

**TRADEMARK
PRINCIPAL REGISTER**

SHARPS SECURE

SHARPS MANUFACTURING, INC. (DELAWARE
CORPORATION)
9350 KIRBY DRIVE
HOUSTON, TX 77054

FOR: CONTAINERS FOR DISPOSAL OF MEDI-
CAL WASTE AND MEDICAL SHARPS AND METAL
BRACKET FOR ATTACHMENT TO A WALL, ALL
SOLD AS A UNIT, IN CLASS 10 (U.S. CLS. 26, 39 AND
44).

FIRST USE 8-0-2003; IN COMMERCE 8-0-2003.

NO CLAIM IS MADE TO THE EXCLUSIVE
RIGHT TO USE "SHARPS", APART FROM THE
MARK AS SHOWN.

SER. NO. 76-552,398, FILED 9-29-2003.

KAREN BRACEY, EXAMINING ATTORNEY

Int. Cl.: 10

Prior U.S. Cls.: 26, 39 and 44

United States Patent and Trademark Office

Reg. No. 3,322,860

Registered Oct. 30, 2007

**TRADEMARK
PRINCIPAL REGISTER**

SECURELOC

SPECIALIZED HEALTH PRODUCTS, INC.
(UTAH CORPORATION)
585 WEST 500 SOUTH, SUITE 200
BOUNTIFUL, UT 840108199

THE MARK CONSISTS OF STANDARD CHAR-
ACTERS WITHOUT CLAIM TO ANY PARTICULAR
FONT, STYLE, SIZE, OR COLOR.

FOR: MEDICAL NEEDLES AND PROTECTIVE
SHEATHS FOR COVERING NEEDLES, IN CLASS 10
(U.S. CLS. 26, 39 AND 44).

SER. NO. 77-081,399, FILED 1-11-2007.

FIRST USE 10-4-2005; IN COMMERCE 10-4-2005.

MARK SPARACINO, EXAMINING ATTORNEY

Int. Cl.: 10

Prior U.S. Cls.: 26, 39 and 44

United States Patent and Trademark Office

Reg. No. 3,139,159

Registered Sep. 5, 2006

**TRADEMARK
PRINCIPAL REGISTER**

SECURE-IT

PASSY-MUIR, INC. (CALIFORNIA CORPORATION)
4521 CAMPUS DRIVE, #273
IRVINE, CA 92612

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

FOR: MEDICAL DEVICES, NAMELY, ATTACHMENT STRAP FOR TRACHEOSTOMY VALVES AND VENTILATOR VALVES, IN CLASS 10 (U.S. CLS. 26, 39 AND 44).

SER. NO. 78-732,962, FILED 10-13-2005.

FIRST USE 6-6-1997; IN COMMERCE 6-6-1997.

JOHN GARTNER, EXAMINING ATTORNEY

Int. Cl.: 10

Prior U.S. Cls.: 26, 39, and 44

United States Patent and Trademark Office

Reg. No. 3,473,007

Registered July 22, 2008

**TRADEMARK
PRINCIPAL REGISTER**

WOUND-SECURE

M.C. JOHNSON CO., INC. (FLORIDA CORPORATION)
2037 J & C BOULEVARD
NAPLES, FL 34109

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

FOR: MEDICAL APPARATUS, NAMELY, A DEVICE USED TO STABILIZE AND SECURE MEDICAL TUBES, IN CLASS 10 (U.S. CLS. 26, 39 AND 44).

SN 77-087,861, FILED 1-22-2007.

FIRST USE 5-5-2007; IN COMMERCE 6-29-2007.

PAUL MORENO, EXAMINING ATTORNEY

United States of America
United States Patent and Trademark Office

CEQUR

Reg. No. 4,115,141

CEQUR APS (DENMARK CORPORATION)
NORDBORGVEJ 81

Registered Mar. 20, 2012

NORDBORG, DENMARK DK-6403

Int. Cl.: 10

FOR: MEDICAL APPARATUS AND INSTRUMENTS FOR USE IN CONTINUOUS FLOW
REGULATED DRUG DELIVERY SYSTEMS, IN CLASS 10 (U.S. CLS. 26, 39 AND 44).

TRADEMARK

FIRST USE 9-16-2011; IN COMMERCE 9-16-2011.

PRINCIPAL REGISTER

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PAR-
TICULAR FONT, STYLE, SIZE, OR COLOR.

PRIORITY CLAIMED UNDER SEC. 44(D) ON ERPN CMNTY TM OFC APPLICATION NO.
005966197, FILED 6-4-2007, REG. NO. 005966197, DATED 5-5-2008, EXPIRES 6-4-2017.

SN 77-338,933, FILED 11-28-2007.

KAPIL BHANOT, EXAMINING ATTORNEY



David J. Kyfos

Director of the United States Patent and Trademark Office

United States of America

United States Patent and Trademark Office

SECURE

Reg. No. 3,745,782 THE METRIX COMPANY (ILLINOIS CORPORATION)
Registered Feb. 9, 2010 4400 CHAVANELLE RD
DUBUQUE, IA 52002

Int. Cl.: 10 FOR: MEDICAL DEVICES AND EQUIPMENT, NAMELY, INTRAVENOUS (IV) FEEDING BAGS; TPN IV FEEDING BAGS; PUMP SETS CONSISTING PRIMARILY OF MEDICAL TUBING FOR THE PREPARATION OF NUTRITIONAL SOLUTIONS AND TRANSFERRING SOLUTIONS INTO SEPARATED CHAMBERS OF A RECEIVING CONTAINER AND MEDICAL CONNECTION DEVICES IN THE NATURE OF MEDICAL SCREW CONNECTIONS FOR INTERCONNECTING A PLURALITY OF SOURCE CONTAINERS OF INTRAVENOUS FLUIDS TO A RECEIVING CONTAINER FOR USE WITH GRAVITY, HIGH SPEED AND MICRO ADDITIVE COMPOUNDERS; MEDICAL DEVICES, NAMELY, HIGH SPEED AND MICRO ADDITIVE COMPOUNDERS FOR THE FAST AND EFFICIENT SUPPLYING OF FLUIDS FROM AT LEAST ONE SOURCE CONTAINER TO A RECEIVING CONTAINER, IN CLASS 10 (U.S. CLS. 26, 39 AND 44).

TRADEMARK PRINCIPAL REGISTER

FIRST USE 3-0-1985; IN COMMERCE 3-0-1985.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SER. NO. 77-471,490, FILED 5-12-2008.

SETH A. RAPPAPORT, EXAMINING ATTORNEY



David J. Kyfos

Director of the United States Patent and Trademark Office

Int. Cl.: 10

Prior U.S. Cls.: 26, 39 and 44

United States Patent and Trademark Office

Reg. No. 3,139,159

Registered Sep. 5, 2006

**TRADEMARK
PRINCIPAL REGISTER**

SECURE-IT

PASSY-MUIR, INC. (CALIFORNIA CORPORATION)
4521 CAMPUS DRIVE, #273
IRVINE, CA 92612

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

FOR: MEDICAL DEVICES, NAMELY, ATTACHMENT STRAP FOR TRACHEOSTOMY VALVES AND VENTILATOR VALVES, IN CLASS 10 (U.S. CLS. 26, 39 AND 44).

SER. NO. 78-732,962, FILED 10-13-2005.

FIRST USE 6-6-1997; IN COMMERCE 6-6-1997.

JOHN GARTNER, EXAMINING ATTORNEY

United States of America

United States Patent and Trademark Office

SeQure

Reg. No. 5,029,357

Accurate Medical Therapeutics Ltd. (ISRAEL Limited Company)

21 Habarzel

Registered Aug. 30, 2016

6971029 Tel Aviv ISRAEL

Int. Cl.: 10

CLASS 10: Microcatheters for medical embolization procedures

Trademark

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT STYLE, SIZE OR COLOR

Principal Register

PRIORITY DATE OF 12-09-2015 IS CLAIMED

OWNER OF INTERNATIONAL REGISTRATION 1288861 DATED 01-18-2016,
EXPIRES 01-18-2026

SER. NO. 79-183,129, FILED 01-18-2016

MAUREEN DALL LOTT, EXAMINING ATTORNEY



Michelle K. Lee

Director of the United States
Patent and Trademark Office

EXHIBIT C

Int. Cl.: 10

Prior U.S. Cls.: 26, 39, and 44

United States Patent and Trademark Office

Reg. No. 2,990,532

Registered Aug. 30, 2005

**TRADEMARK
PRINCIPAL REGISTER**

**ACTIVE INTEGRATED
RESPONSE**

HILL-ROM SERVICES, INC. (DELAWARE COR-
PORATION)
1069 STATE ROUTE 46 E
BATESVILLE, IN 47006

FOR: MATTRESSES FOR MEDICAL USE, IN
CLASS 10 (U.S. CLS. 26, 39 AND 44),

FIRST USE 3-0-2004; IN COMMERCE 3-0-2004.

THE MARK CONSISTS OF STANDARD CHAR-
ACTERS WITHOUT CLAIM TO ANY PARTICULAR
FONT, STYLE, SIZE, OR COLOR.

SN 78-345,437, FILED 12-24-2003.

ELLEN PERKINS, EXAMINING ATTORNEY

Int. Cl.: 10

Prior U.S. Cls.: 26, 39 and 44

United States Patent and Trademark Office

Reg. No. 3,417,053

Registered Apr. 29, 2008

**TRADEMARK
PRINCIPAL REGISTER**



DEBBIE, LLC (MASSACHUSETTS LTD LIAB CO)
501 ARBORWAY
BOSTON, MA 02130

FOR: DENTAL PROSTHESES, IN CLASS 10 (U.S.
CLS. 26, 39 AND 44).

FIRST USE 2-17-2003; IN COMMERCE 2-17-2003.

NO CLAIM IS MADE TO THE EXCLUSIVE
RIGHT TO USE "ABUTMENT CROWN" , APART
FROM THE MARK AS SHOWN.

THE MARK CONSISTS OF A CIRCLE WITH THE
LETTERS AND WORDS IAC INTEGRATED ABUT-
MENT CROWN OVERLAYING A PORTION OF THE
CIRCLE.

SER. NO. 77-131,591, FILED 3-15-2007.

ALICE BENMAMAN, EXAMINING ATTORNEY

United States of America

United States Patent and Trademark Office



Reg. No. 5,001,386

Registered Jul. 19, 2016

Int. Cl.: 10

Trademark

Principal Register

INTEGRATED ENDOSCOPY, INC. (CALIFORNIA CORPORATION)
23141 Arroyo Vista, Suite 100
Rancho Santa Margarita, CA 92688

CLASS 10: Medical and surgical devices and instruments, namely, endoscopes, cannulas, sheaths and obturators for medical and surgical use, and accessories therefor, namely, power supplies for endoscopes

FIRST USE 12-19-2014; IN COMMERCE 12-19-2014

The color(s) blue, purple and gray is/are claimed as a feature of the mark.

The mark consists of the words "integrated endoscopy" in gray and a generally triangular design with a spectrum of colors in blue and purple within the design to the right of the wording.

OWNER OF U.S. REG. NO. 4693271

No claim is made to the exclusive right to use the following apart from the mark as shown: "ENDOSCOPY"

SER. NO. 86-668,630, FILED 06-19-2015

DAVID T MURRAY, EXAMINING ATTORNEY



Michelle K. Lee

Director of the United States
Patent and Trademark Office

United States of America

United States Patent and Trademark Office

INTEGRATED ENDOSCOPY

Reg. No. 4,693,271

INTEGRATED ENDOSCOPY, INC. (CALIFORNIA CORPORATION)
23141 ARROYO VISTA, SUITE 100

Registered Feb. 24, 2015

RANCHO SANTA MARGARITA, CA 92688

Int. Cl.: 10

FOR: MEDICAL AND SURGICAL DEVICES AND INSTRUMENTS, NAMELY, ENDOSCOPES
FOR MEDICAL AND SURGICAL USE, IN CLASS 10 (U.S. CLS. 26, 39 AND 44).

TRADEMARK

FIRST USE 11-11-2014; IN COMMERCE 11-11-2014.

PRINCIPAL REGISTER

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "ENDOSCOPY", APART FROM THE MARK AS SHOWN.

SN 86-130,083, FILED 11-26-2013.

KATINA MISTER, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office