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IT IS HEREBY ORDERED, ADJUDGED, and DECREED as follows:

Plaintiff Patriot Scientific Corporation ("Patriot"), on one hand, and Defendants Charles H. Moore ("Moore"), Technology Properties, Ltd. ("TPL") and Daniel E. Leckrone ("Leckrone"), on the other hand, hereby stipulate and agree as follows:

- 1. Patriot, Moore, and TPL, among others, have entered into a series of negotiated agreements, pursuant to which Patriot, Moore, and TPL have agreed to settle all litigation among them on the terms and conditions contained in that certain Master Agreement by and among Patriot, TPL and Moore, dated as of June 1, 2005.
- 2. Pursuant to the terms of the Master Agreement referred to above, the settlement of the litigation among Patriot, Moore, and TPL, as well as the transactions contemplated by the Master Agreement, will not become effective unless and until this Stipulated Final Judgment is executed by all of the parties hereto and filed with the Court.
- 3. Patriot, Moore, and TPL desire to settle all litigation among them through this Stipulated Final Judgment and the negotiated agreements, and have all right, power, and authority to do so, as well as to enter into the Master Agreement and related documents and effectuate the transactions contemplated thereby in furtherance of the terms of this Stipulated Final Judgment and the negotiated agreements.
- 4. In connection therewith, Patriot's Third Amended Complaint seeking a declaration as to inventorship and ownership of United States Patent Number 5,809,336 (the ""336 Patent") shall be and hereby is dismissed with prejudice.
- 5. Final judgment shall be and hereby is entered in favor of Defendants Moore, TPL and Leckrone on Defendants' Counterclaims for a declaration that Moore is at least a co-inventor and TPL is at least a co-owner of the '336 Patent and U.S. Patent Nos. 6,598,148 ("148 Patent"), 5,440,749 ("749 Patent"), 5,530,890 ("890 Patent"), 5,604,915 ("915 Patent"), 5,659,703 ("703 Patent") and 5,784,584 ("'584 Patent").
 - 6. Patriot waives any and all right to appeal from this Stipulated Final Judgment.

- 7. Each party shall bear its own attorneys' fees and costs in connection with this action.
- 8. This Court shall retain jurisdiction over this action for the purposes of enforcing, construing, clarifying, and modifying this Stipulated Final Judgment.
- 9. The Clerk of the Court is directed to give notice of entry of this Stipulated Final Judgment pursuant to Rule 77(d) of the Federal Rules of Civil Procedure.

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FROM ROSWELL CAPITAL PARTNERS, LLC

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DATED: June __. 2005

TOWNSEND and TOWNSEND and CREW LLP

Roger L. Cook

Attorneys for Defendants Technology Properties Ltd. and Daniel E. Leckrone

DATED: June __, 2005

HENNEMANN & SAUNDERS

F. Eric Saunders Attorney for Defendant Charles H. Moore

Allerney for Plaintiff Patriot Scientific Corporation

IT IS SO ORDERED

DATED: June __. 2005

UNITED STATES DISTRICT COURT JUDGE

DATED: June 2 2005	By: Roger L. Csok Attorneys for Defendants Technology Properties Ltd. and Daniel E. Leckrone
DATED: June 2005	HENNEMANN & SAUNDERS
	By: F. Eric Saunders Antorney for Defendant Charles H. Moore
DATED: June, 2005	
	By: Carlton Johnson Attorney for Plaintiff Patriot Scientific Corporation

IT IS SO ORDERED