

Resend of last two pages  
of Exhibit B.

prudent investments, with respect to any one or more of the Family Investments. The Trustees may, but are not required to, take into account the Family Investments when determining and implementing an asset allocation policy for the Trust, providing sufficient information regarding partnership assets is provided to the Trustees. However, if the Trustors (or Trustor if only one Trustor is living and has legal capacity) direct in a writing delivered to the Trustees that there shall be a sale or other disposition of any one or more of the Family Investments, the Trustees shall follow that written direction. The Trustees shall not be liable to any beneficiary or other person for following such written direction. In the event of a liquidating distribution from the Zaffaroni Family Partnership, the Trustees shall agree upon those securities which constitute Family Investments, if any. As used herein, "Family Investments" shall mean limited partnership interests in ZAFFARONI Family Partnership, investments in privately held or publicly-traded stock issued by companies in which the Trustors played key roles as founders or otherwise, including, but not limited to, Oxonica PLC Ordinary shares (private placement) and Xenoport, Inc., and securities issued by Digital Arts/Gallery Systems, Alivita, Inc., and Technogen Managers, LLC."

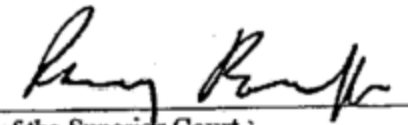
2. Approval of Waivers of Accounting and Consent to Petition. For good cause appearing, the consents to the underlying petition and the waivers of accounting by (i) VERA SPRINKEL, as court-appointed Conservator of the estate of income beneficiary ELISA ZAFFARONI; (ii) ELISA ZAFFARONI, income beneficiary; (iii) LIDA ZAFFARONI, as the court-appointed Guardian Ad Litem for ELISA ZAFFARONI's unascertained issue; (iv) MRS. LIDA ZAFFARONI and DR. ALEJANDRO C. ZAFFARONI, as Trustors; (v) ALEJANDRO PETER ZAFFARONI, an adult remainder beneficiary, and (vi) CHARLES ALEJANDRO ZAFFARONI, an adult remainder beneficiary, for all periods prior to July 30, 2008 are hereby approved and ratified.

3. Release of Liability and Affirmation of Transactions. For good cause appearing, the releases of liability and affirmations of transactions by (i) VERA SPRINKEL, as court-appointed Conservator of the estate of ELISA ZAFFARONI; (ii) ELISA ZAFFARONI, income beneficiary; (iii) LIDA ZAFFARONI as the court-appointed Guardian Ad Litem for ELISA ZAFFARONI's unascertained issue; (iv) MRS. LIDA ZAFFARONI and DR. ALEJANDRO C. ZAFFARONI, as Trustors; (v) ALEJANDRO PETER ZAFFARONI, an adult remainder beneficiary, and (vi) CHARLES ALEJANDRO

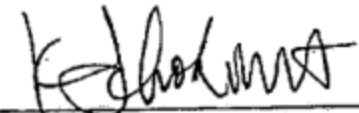
1 ZAFFARONI, an adult remainder beneficiary, to release Petitioners and discharge them  
2 from liability pursuant to California Probate Code §16464 are hereby approved and ratified.

3 IT IS SO ORDERED.

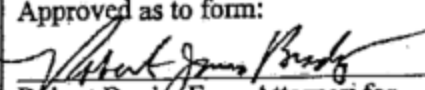
4  
5 DATED: 7/30/08, 2008


  
6 Judge of the Superior Court

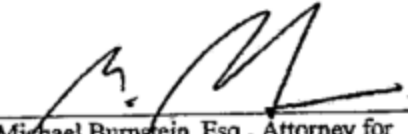
7  
8 Submitted by:

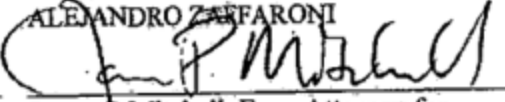
9   
10  
11 KIM T. SCHOKNECHT  
12 Attorneys for Petitioners  
13 MATILDA NIERI and ANA LEECH

14 Approved as to form:

  
15 Robert Brady, Esq., Attorney for  
16 ELISA ZAFFARONI

  
17 David Packard, Esq., Attorney for  
18 VERA SPRINKEL, Conservator of the  
19 Estate of ELISA ZAFFARONI

  
20 Michael Burnstein, Esq., Attorney for  
21 ALEJANDRO PETER ZAFFARONI and CHARLES  
22 ALEJANDRO ZAFFARONI

  
23 James P. Mitchell, Esq., Attorney for  
24 DR. ALEJANDRO C. ZAFFARONI,  
25 LIDA ZAFFARONI, and LIDA ZAFFARONI in  
26 her capacity as Guardian Ad Litem