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15	LIFESCAN SCOTLAND, LTD.		
16	UNITED STATI	ES DISTRICT COURT	
17	NORTHERN DISTRICT OF CALIFORNIA		
18	SAN JOSE DIVISION		
19			
20	LIFESCAN, INC., and	Case No. CV11-04494-EJD (PSG)	
21	LIFESCAN SCOTLAND, LTD.,	FIRST AMENDED COMPLAINT	
22	Plaintiff,	DEMAND FOR JURY TRIAL	
23	V.		
24	SHASTA TECHNOLOGIES, LLC, DECISION DIAGNOSTICS CORP.,		
25	PHARMATECH SOLUTIONS, INC., and CONDUCTIVE TECHNOLOGIES, INC.,		
26	Defendants.		
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		FIRST AMENDED COMPLAINT	

NO. CV11-04494-EJD (PSG)

1	Plaintiffs LifeScan, Inc. ("LifeScan") and LifeScan Scotland, Ltd. ("LifeScan
2	Scotland") (collectively "Plaintiffs") hereby file this First Amended Complaint against
3	Defendants Shasta Technologies, LLC ("Shasta"), Decision Diagnostics Corp. ("DDC") (formerly
4	known as InstaCare Corp.), PharmaTech Solutions, Inc. ("PharmaTech"), and Conductive
5	Technologies, Inc. ("Conductive") (collectively the "Defendants") and allege as follows:
6	NATURE OF THE ACTION
7	1. This is an action for damages and injunctive relief to remedy infringement
8	of U.S. Patent Nos. 5,708,247 ("the '247 Patent"), 6,241,862 ("the '862 Patent"), and 7,250,105
9	("the '105 Patent") (collectively, "the patents-in-suit"). This action arises under the patent laws of
10	the United States, 35 U.S.C. § 101, et seq. The inventions at issue involve disposable blood
11	glucose test strips for sufferers of diabetes.
12	THE PARTIES
13	2. Plaintiff LifeScan is a corporation organized under the laws of the State of
14	California, having its headquarters and principal place of business at 1000 Gibraltar Drive,
15	Milpitas, California 95035.
16	3. Plaintiff LifeScan Scotland is a private limited company organized under
17	the laws of the United Kingdom, having its headquarters and principal place of business at
18	Beechwood Park North, Inverness, Inverness-Shire, IV2 3ED, Scotland, United Kingdom.
19	4. On information and belief, Shasta is a corporation organized under the laws
20	of the State of Oregon, having a principal place of business at 7340 Hunziker Road, Suite 205,
21	Tigard, Oregon 97223.
22	5. On information and belief, DDC is a corporation organized under the laws
23	of the State of Nevada, having a principal place of business at 2660 Townsgate Road, Suite 300,
24	Westlake Village, California 91361. DDC formerly was known as InstaCare Corp. ("InstaCare").
25	6. On information and belief, PharmaTech is a corporation organized under
26	the laws of the State of Nevada, having a principal place of business at 2660 Townsgate Road,
27	Suite 300, Westlake Village, California 91361.
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1	7. On information and belief, Conductive is a corporation organized under the
2	laws of the State of Pennsylvania, having a principal place of business located at 935 Borom
3	Road, York, Pennsylvania, 17404.
4	JURISDICTION AND VENUE
5	8. This Court has jurisdiction over the subject matter of this action pursuant to
6	28 U.S.C. §§ 1331 and 1338(a).
7	9. On information and belief, this Court has personal jurisdiction over Shasta
8	because Shasta has had continuous, systematic, and substantial contacts with the State of
9	California, including doing business in this judicial district and having a place of business within
10	this judicial district at 3257 Highway 128, Calistoga, California 94515.
11	10. On information and belief, this Court has personal jurisdiction over DDC
12	because DDC has had continuous, systematic, and substantial contacts with the State of
13	California, including doing business in this judicial district and having a principal place of
14	business within the State of California at 2660 Townsgate Road, Suite 300, Westlake Village,
15	California 91351.
16	11. On information and belief, this Court has personal jurisdiction over
17	PharmaTech because PharmaTech has had continuous, systematic, and substantial contacts with
18	the State of California, including doing business in this judicial district and having a principal
19	place of business with the State of California at 2660 Townsgate Road, Suite 300, Westlake
20	Village, California 91351.
21	12. On information and belief, this Court has personal jurisdiction over
22	Conductive because Conductive has had continuous, systematic, and substantial contacts with the
23	State of California, including regularly doing business in this judicial district, and has entered into
24	a contract with a Shasta, DDC and or PharmaTech to supply products made by infringing
25	Lifescan Scotland's patents into this judicial district.
26	13. Venue is proper in this Court pursuant to 28 U.S.C. §§ 1391 and 1400(b).
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1	<u>BACKGROUND</u>
2	14. On January 13, 1998, the U.S. Patent and Trademark Office ("the PTO")
3	issued the '247 Patent, entitled "Disposable Glucose Test Strips, and Methods and Compositions
4	for Making Same." A true and correct copy of the '247 Patent is attached as Exhibit A.
5	15. LifeScan Scotland holds title to the '247 Patent.
6	16. LifeScan holds an exclusive license from LifeScan Scotland to sell and
7	offer to sell in the United States products practicing the '247 Patent, sell and offer to sell in the
8	United States products made by processes practicing the '247 Patent, use the invention of the '247
9	Patent in the United States, and sue and recover damages for infringement, including past
10	infringement, of the '247 Patent.
11	17. On June 5, 2001, the PTO issued the '862 Patent, entitled "Disposable Test
12	Strips With Integrated Reagent/Blood Separation Layer." A true and correct copy of the '862
13	Patent is attached as Exhibit B.
14	18. LifeScan Scotland holds title to the '862 Patent.
15	19. LifeScan holds an exclusive license from LifeScan Scotland to sell and
16	offer to sell in the United States products practicing the '862 Patent, sell and offer to sell in the
17	United States products made by processes practicing the '862 Patent, use the invention of the '862
18	Patent in the United States, and sue and recover damages for infringement, including past
19	infringement, of the '862 Patent.
20	20. On July 31, 2007, the PTO issued the '105 Patent, entitled "Measurement
21	of Substances in Liquids." A true and correct copy of the '105 Patent is attached as Exhibit C.
22	21. LifeScan Scotland holds title to the '105 Patent.
23	22. LifeScan holds an exclusive license from LifeScan Scotland to sell and
24	offer to sell in the United States products practicing the '105 Patent, sell and offer to sell in the
25	United States products made by processes practicing the '105 Patent, use the invention of the '105
26	Patent in the United States, and sue and recover damages for infringement, including past
27	infringement, of the '105 Patent.
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FIRST AMENDED COMPLAINT
NO. CV11-04494-EJD (PSG)

1	32. On April 18, 2011, a press release was issued over PR Newswire entitled
2	"InstaCare Subsidiary Signs New Agreement for Expanded Management and Sales of Shasta
3	Genstrip Into the \$20 Billion Worldwide Diabetes Testing Market." (hereinafter the "April 18,
4	2011 press release"). A copy of the April 18, 2011 press release is attached as Exhibit D.
5	33. The press release states as follows:
6	
7	LOS ANGELES, April 18, 2011 /PRNewswire/ InstaCare Corp. (OTCQB: ISCR) a leading provider of prescription diagnostics,
8	home testing products for the chronically ill, a leading fulfillment provider of direct to patient diabetes programs, and a leading
9	developer of revolutionary cell phone centric e-health products and
10	technologies, today announced that its operating subsidiary, Pharma Tech Solutions, Inc., has significantly expanded its agreement to
11	control, manage and distribute the novel at-home diagnostic product, <i>the Shasta Genstrip. This diagnostic consumable is</i>
12	targeted at an existing, FDA-approved platform for in-home
13	diabetes testing, the market leader in the \$20 billion worldwide market.
14	The revised and expanded agreement provides Pharma Tech
15	Solutions ("Pharma Tech") with worldwide distribution rights to all markets and complete control of the Genstrip diabetes diagnostic
16	product, including regulatory responsibility with the US FDA,
17	Medicare and Medicaid, plus the European Economic Area approval of the mandatory "CE" (Conformite Europeenne)
18	conformance mark.
19	"This expanded agreement provides us with greater control and significantly broadens our market opportunity, accelerating our
20	pathway to market and increasing the ultimate potential of this
21	business line," commented Keith Berman, President of Pharma Tech Solutions, Inc. and CFO of InstaCare. "This increased control
22	is of paramount importance, as it allows us to drive the regulatory approval process and better manage the overall initiative. We are
23	moving with all due haste while simultaneously building a distribution, sales and marketing infrastructure necessary to support
24	this game-changing product."
25	This new diagnostic product will be targeted at diabetics already a
26	part of the world-wide at-home diabetes testing market estimated to exceed \$20 billion in 2010. Shasta Genstrip, an alternative test
27	strip, is comparable to the existing diagnostic provided by the platform manufacturer, but priced at approximately one-half the
28	cost. This new diagnostic, exclusively managed and distributed by

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InstaCare's subsidiary, will be the sole competing product available on the market. Management anticipates substantial revenue streams and anticipates its market share to reach 7-10% by the end of 2012. The at-home diagnostic testing market is currently estimated to exceed \$20 billion globally in 2011 (more than \$10 billion in the U.S.). This market has grown historically at rates in excess of 25% per year.

"This product is ideally suited for our business, as we will market Genstrip using strategies and tactics similar to the generic drug industry as we exploit the established diagnostic platform," Mr. Berman continued. "The platform manufacturer has spent considerable resources to create a razor/razor blade model with a high-value, moderate-cost consumable. We will leverage this effort and the installed base to sell and distribute a much lower-cost consumable for this market, and we have also added exclusive international distribution rights as well as entry into domestic direct to patient (mail order) markets. This unique product brings state-of-the-art science and a much lower cost structure, and a much higher profit base, estimated to be greater than 200% higher than those margins provided under our earlier agreement with Shasta Technologies, LLC."

For more information about InstaCare Corp., Pharma Tech Solutions, Inc., Shasta Genstrip and/or its revolutionary MD@Hand cell phone centric technologies, please visit the InstaCare web site www.instacare.net or www.pharmatechdirect.com, or call the company at (805) 446-2973.

(Emphasis Added).

- 34. On information and belief, the "platform manufacturer" referred to in the April 18, 2011 press release is LifeScan and the "existing diagnostic provided by the platform manufacturer" is the OneTouch® Ultra® test strip.
- 35. Shasta has designed Shasta Genstrips to be compatible with the OneTouch® Ultra® family of glucose monitors. The Shasta Genstrips, their method of manufacture, and their use with the OneTouch® Ultra® family of glucose meters are all within the scope of one or more claims of the patents-in-suit. On information and belief, Defendants make, sell, use, or offer to sell Shasta Genstrips within the United States or threaten to do so. Plaintiffs are entitled to relief for such acts under 35 U.S.C. § 271.

1	36. On May 24, 2011, DDC (then known as InstaCare) issued a sales guidance
2	regarding Shasta Genstrips, projecting 2011 sales at \$41.8 million and 2012 sales at \$206.6
3	million. A copy of the sales guidance is attached as Exhibit E.
4	37. Beginning on June 24 2011, LifeScan contacted the Defendants regarding,
5	inter alia, the April 18, 2011 press release and to seek additional information regarding Shasta
6	Genstrips.
7	38. On June 24, 2011, LifeScan sent a letter to DDC (then known as InstaCare)
8	with copies to Shasta and Conductive. A copy of the letter is attached as Exhibit F.
9	39. In the letter, LifeScan expressed its concerns about the Defendants'
10	activities in light of the April 18th press release including its belief that those activities constitute
11	infringement of various LifeScan patents:
12	
13	LifeScan is also aware that Shasta Technologies, LLC ("Shasta") has approached at least one authorized distributor of LifeScan
14	products seeking to enlist that entity as a distributor of Shasta Genstrips. It appears from the press release and Shasta's activities
15	that the Shasta Genstrip will be marketed for use with LifeScan's
16	meters. LifeScan believes that it is likely that the current and future activities of Shasta in manufacturing, selling and offering for sale
17	the Shasta Genstrip constitute infringement of certain United States patents owned by LifeScan relating to test strips and methods of
18	their use and manufacture including U.S. Patent Nos. 5,708,247; 5,951,836; 6,241,862; 7,112,265; 7,250,105 and 7,462,265.
19	5,751,650, 0,241,602, 7,112,203, 7,250,105 and 7,402,205.
20	40. On information and belief, Defendants have taken substantial steps in
21	preparation to make Shasta Genstrips or have Shasta Genstrips made, including, but not limited to
22	designing the Shasta Genstrip, applying for FDA approval of the Shasta Genstrip, arranging for
23	distribution of the Shasta Genstrip, and stockpiling Shasta Genstrips in the United States for
24	distribution upon regulatory approval.
25	41. Under information and belief, the Defendants' entry into the test strip
26	market is imminent.
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1 **COUNT I** 2 **Declaratory Judgment Action for Infringement of the '247 Patent** 3 42. Plaintiffs repeat and reallege each and every allegation contained in 4 paragraphs 1 through 41 hereof, as if fully set forth herein. 5 43. On information and belief, Defendants have actively induced infringement 6 and threaten to actively induce infringement one or more claims of the '247 patent, either literally 7 or under the doctrine of equivalents, by having Shasta Genstrips made for distribution within the 8 United States. 9 44. The Defendants' activities have placed LifeScan under a reasonable 10 apprehension that the Defendants will infringe and/or actively induce infringement of the '247 11 patent. There now exists a justiciable case and controversy for adjudication by the Court. 12 45. The aforesaid acts, plans, and intentions of the Defendants give rise to an 13 actual existing controversy of which this Court has jurisdiction between Plaintiffs and the 14 Defendants. Plaintiffs seek relief against the Defendants' acts of threatened infringement to avoid 15 irreparable injury which would result if Plaintiffs waited until commencement of full scale 16 commercial marketing of the Shasta Genstrip. 17 46. On information and belief, the acts of infringement of the patents-in-suit by 18 the Defendants, unless promptly enjoined, will cause irreparable loss, injury, and damage to 19 Plaintiffs and will prevent Plaintiffs from enjoying the exclusive rights granted by the '247 patent 20 for the full remaining term. 21 47 On information and belief, the Defendants' infringement of the '247 patent 22 has been willful. 23 **COUNT II** 24 **Declaratory Judgment Action for Infringement of the '862 Patent** 25 48. Plaintiffs repeat and reallege each and every allegation contained in 26 paragraphs 1 through 47 hereof, as if fully set forth herein. 27 49. On information and belief, Defendants have actively induced infringement 28 and threaten to actively induce infringement one or more claims of the '862 patent, either literally FIRST AMENDED COMPLAINT - 9 -

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or under the doctrine of equivalents, by having Shasta Genstrips made for distribution within the United States.

- 50. The Defendants' activities have placed LifeScan under a reasonable apprehension that the Defendants will infringe and/or actively induce infringement of the '862 patent. There now exists a justiciable case and controversy for adjudication by the Court.
- 51. The aforesaid acts, plans, and intentions of the Defendants give rise to an actual existing controversy of which this Court has jurisdiction between Plaintiffs and the Defendants. Plaintiffs seek relief against the Defendants' acts of threatened infringement to avoid irreparable injury which would result if Plaintiffs waited until commencement of full scale commercial marketing of the Shasta Genstrip.
- 52. On information and belief, the acts of infringement of the patents-in-suit by the Defendants, unless promptly enjoined, will cause irreparable loss, injury, and damage to Plaintiffs and will prevent Plaintiffs from enjoying the exclusive rights granted by the '862 patent for the full remaining term.
- 53. On information and belief, the Defendants' infringement of the '862 patent has been willful.

COUNT III

Declaratory Judgment Action for Indirect Infringement of the '105 Patent

- 54. Plaintiffs repeat and reallege each and every allegation contained in paragraphs 1 through 53 hereof, as if fully set forth herein.
- 55. On information and belief, Shasta, DDC and PharmaTech have threatened to indirectly infringe one or more claims of the '105 patent, either literally or under the doctrine of equivalents, by selling, and/or offering to sell Shasta Genstrips, which have no substantial noninfringing uses and are apparatuses for use in practicing a process covered by the '105 patent, while knowing that Shasta GenStrips to be especially made or especially adapted for use in infringement of the '105 patent, and are not staple articles or commodities of commerce suitable for substantial noninfringing use. The end-users (patients) using the strips with the LifeScan

1	Ultra® family of meters would be performing the direct infringement to which Defendants
2	contribute.
3	56. On information and belief, Shasta, DDC and PharmaTech have further
4	threatened to induce patients to infringe one or more claims of the '105 patent, either literally or
5	under the doctrine of equivalents, by instructing patients to use Shasta Genstrips with LifeScan
6	meters in a manner that would infringe the '105 patent.
7	57. The Defendants' activities have placed LifeScan under a reasonable
8	apprehension that the Defendants will contributorily infringe or induce infringement of the '105
9	patent. There now exists a justiciable case and controversy for adjudication by the Court.
10	58. The aforesaid acts, plans, and intentions of the Defendants give rise to an
11	actual existing controversy of which this Court has jurisdiction between Plaintiffs and the
12	Defendants. Plaintiffs seek relief against the Defendants' acts of threatened infringement to avoid
13	irreparable injury which would result if Plaintiffs waited until commencement of full scale
14	commercial marketing of the Shasta Genstrip.
15	59. On information and belief, the acts of infringement of the patents-in-suit by
16	the Defendants, unless promptly enjoined, will cause irreparable loss, injury, and damage to
17	Plaintiffs and will prevent Plaintiffs from enjoying the exclusive rights granted by the '105 patent
18	for the full remaining term.
19	60. On information and belief, the Defendants' infringement of the '105 patent
20	has been willful.
21	
22	<u>PRAYER</u>
23	WHEREFORE, Plaintiffs demand judgment as follows and respectfully pray that
24	this Court:
25	(a) A declaration that the manufacture, offer to sell, sale, or use of the Shasta
26	Genstrips by the Defendants infringes, either directly or indirectly, the claims of the '247, '862,
27	and '105 patents;
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1	(b)	An Order preliminarily and permanently enjoining each of the Defendants
2	and their officers, age	nts, employees, and all others in concert or participation with them from
3	further acts of infringe	ement of the patents-in-suit;
4	(c)	An Order adjudging and decreeing that this case is exceptional;
5	(d)	An award of Plaintiffs' damages for infringement, with interest and trebled,
6	pursuant to 35 U.S.C.	§ 284;
7	(e)	An award to Plaintiffs of its costs and expenses of this action as allowed by
8	law, together with its	reasonable attorneys' fees for bringing and prosecuting this action; and
9	(f)	Such other and further relief that the Court may deem just and proper.
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2	<u>DEMAND FOR JURY TRIAL</u>
3	Plaintiffs LifeScan and LifeScan Scotland demand a trial by jury on each of their claims
4	for relief triable before a jury.
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6 7	Dated: December 10, 2012 S Eugene M. Gelernter Gregory L. Diskant (admitted pro hac vice) Eugene M. Gelernter (admitted pro hac vice)
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