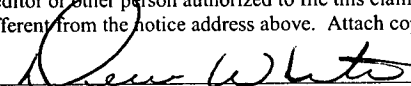



UNITED STATES BANKRUPTCY COURT District of Delaware		PROOF OF CLAIM
Name of Debtor: Graceway Pharmaceuticals, LLC	Chapter 11 Case No. 11-13036-PJW	
Name of Debtor Against Which Claim is Held: Graceway Pharmaceuticals, LLC	Case No.	
NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A request for payment of an administrative expense may be filed pursuant to 11 U.S.C. § 503.		
Name of Creditor (the person or other entity to whom the debtor owes money or property): General Electric Capital Corporation		<input type="checkbox"/> Check this box to indicate that this claim amends a previously filed claim.
Name and address where notices should be sent: General Electric Capital Corporation -and- 110 Thomas Edison Blvd. S.W. Danbury, CT 06810 Attn: Debb White Telephone Number: 319-841-7537		<div style="text-align: center; font-size: 24px; font-weight: bold;">RECEIVED</div> <div style="text-align: center; font-size: 24px; font-weight: bold;">NOV 29 2011</div> <div style="text-align: center; font-size: 24px; font-weight: bold;">BMC GROUP</div>
Reed Smith LLP 599 Lexington Avenue New York, New York 10022 Attn: Chrystal A. Puleo, Esq. Telephone Number: 212-231-2651		
Name and address where payment should be sent (if different from above): General Electric Capital Corporation 1010 Thomas Edison Blvd. S.W. Cedar Rapids, IA 52404 Attn: Debb White Telephone Number: 319-841-7447		Court Claim Number: _____ (If known) Filed on: _____
1. Amount of Claim as of Date Case Filed: <u>\$6,883.06</u> , plus attorneys' fees, costs, and other amounts due. If all or part of your claim is secured, complete item 4 below; however, if all of your claim is unsecured, do not complete item 4. If all or part of your claim is entitled to priority, complete item 5. <input checked="" type="checkbox"/> Check this box if claim includes interest or other charges in addition to the principal amount of claim. Attach itemized statement of interest or charges.		5. Amount of Claim Entitled to Priority under 11 U.S.C. §507 (a). If any portion of your claim falls in one of the following categories, check the box and state the amount. Specify the priority of the claim.
2. Basis for Claim: Equipment Lease (See instruction #2 on reverse side.)		<input type="checkbox"/> Domestic support obligation under 11 U.S.C. §507 (a)(1)(A) or (a)(1)(B).
3. Last four digits of any number by which creditor identifies debtor: 3a. Debtor may have scheduled account as: xxxxxx1-001 (See instruction #3 on reverse side.)		<input type="checkbox"/> Wages, salaries, or commissions (up to \$10,950*) earned within 180 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier - 11 U.S.C. §507 (a)(4).
4. Secured Claim (See instruction #4 on reverse side.) Check the appropriate box if your claim is secured by a lien on property or a right of setoff and provide the requested information. Nature of property of right of setoff: <input type="checkbox"/> Real Estate <input type="checkbox"/> Motor Vehicle <input type="checkbox"/> Other Describe: Value of Property: \$ _____ Annual Interest Rate ___% Amount of arrearage and other charges as of time case filed included in secured claim, if any: _____ Basis for perfection: Amount of Secured Claim: \$ _____ Amount Unsecured: \$ _____		<input type="checkbox"/> Contributions to an employee benefit plan - 11 U.S.C. §507 (a)(5). <input type="checkbox"/> Up to \$2,425* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use - 11 U.S.C. §507 (a)(7). <input type="checkbox"/> Taxes or penalties owed to governmental unites - 11 U.S.C. §507 (a)(8).
6. Amount of Claim that qualifies as Administrative Expense under 11 U.S.C. § 503(b)(9): \$ _____ (See instruction #6 n reverse side.)		<input checked="" type="checkbox"/> Other - Specify applicable paragraph of 11 U.S.C. §507 (a)(2).
7. Credits: The amount of all payments on this claim has been credited for the purpose of making this proof of claim.		Amount entitled to priority: <div style="text-align: center; font-size: 24px; font-weight: bold;">\$6,883.06</div>
8. Documents: Attached redacted copies of any document that support the claim, such as promissory notes, purchase orders, invoices, itemized statement or running accounts, contracts, judgments, mortgages, and security agreements. You may also attach a summary. Attach redacted copies of documents providing evidence of perfection of a security interest. You may also attach a summary. (See definition of "redacted" on reverse side.) ** See Attached Rider.		
Date: November 23, 2011	Signature: The person filing this claim must sign it. Sign and print name and title, if any, of the creditor or other person authorized to file this claim and state address and telephone number if different from the notice address above. Attach copy of power of attorney, if any.  Debb White, Litigation Specialist, General Electric Capital Corporation	FOR COURT USE ONLY Graceway Pharmaceuticals LLC  00070

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.

INSTRUCTIONS FOR PROOF OF CLAIM FORM

The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the debtor, there may be exceptions to these general rules.

Items to be completed in Proof of Claim form

Court, Name of Debtor, and Case Number:

Fill in the federal judicial district where the bankruptcy case was filed (for example, Central District of California), the bankruptcy debtor's name, and the bankruptcy case number. If the creditor received a notice of the case from the bankruptcy court, all of this information is located at the top of the notice.

Creditor's Name and Address:

Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices issued during the bankruptcy case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Bankruptcy Procedure (FRBP) 2002(g).

1. Amount of Claim as of Date Case Filed:

State the total amount owed to the creditor on the date of the Bankruptcy filing. Follow the instructions concerning whether to complete items 4 and 5. Check the box if interest or other charges are included in the claim.

2. Basis for Claim:

State the type of debt or how it was incurred. Examples include goods sold, money loaned, services performed, personal injury/wrongful death, car loan, mortgage note, and credit card.

3. Last Four Digits of Any Number by Which Creditor Identifies Debtor:

State only the last four digits of the debtor's account or other number used by the creditor to identify the debtor.

3a. Debtor May Have Scheduled Account As:

Use this space to report a change in the creditor's name, a transferred claim, or any other information that clarifies a difference between this proof of claim and the claim as scheduled by the debtor.

4. Secured Claim.

Check the appropriate box and provide the requested information if the claim is fully or partially secured. Skip this section if the claim is entirely unsecured. (See DEFINITIONS, below.) State the type and the value of property that secures the claim, attach copies of lien documentation, and state annual interest rate and the amount past due on the claim as of the date of the bankruptcy filing.

5. Amount of Claim Entitled to Priority Under 11 U.S.C. § 507(a).

If any portion of your claim falls in one or more of the listed categories, check the appropriate box(es) and state the amount entitled to priority. (See DEFINITIONS, below.) A claim may be partly priority and partly non-priority. For example, in some of the categories, the law limits the amount entitled to priority.

6. Credits:

An authorized signature on this proof of claim serves as an acknowledgement that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

7. Documents:

Attach to this proof of claim form redacted copies documenting the existence of the debt and of any lien securing the debt. You may also attach a summary. You must also attach copies of documents that evidence perfection of any security interest. You may also attach a summary. FRBP 3001(c) and (d). Do not send original documents, as attachments may be destroyed after scanning.

Date and Signature:

The person filing this proof of claim must sign and date it. FRBP 9011. If the claim is filed electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what constitutes a signature. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the filer's address and telephone number if it differs from the address given on the top of the form for purposes of receiving notices. Attach a complete copy of any power of attorney. Criminal penalties apply for making a false statement on a proof of claim.

DEFINITIONS

Debtor

A debtor is the person, corporation, or other entity that has filed a bankruptcy case.

Creditor

A creditor is the person, corporation, or other entity owed a debt by the debtor on the date of the bankruptcy filing.

Claim

A claim is the creditor's right to receive payment on a debt that was owed by the debtor on the date of the bankruptcy filing. See 11 U.S.C. § 101(5). A claim may be secured or unsecured.

Proof of Claim

A proof of claim form is a form used by the creditor to indicate the amount of the debt owed by the debtor on the date of the bankruptcy filing. The creditor must file the form with the clerk of the same bankruptcy court in which the bankruptcy case was filed.

Secured Claim Under 11 U.S.C. § 506(a)

A secured claim is one backed by a lien on property of the debtor. The claim is secured so long as the creditor has the right to be paid from the property prior to other creditors. The amount of the secured claim cannot exceed the value of the property. Any amount owed to the creditor in excess of the value of the property is an unsecured claim. Examples of liens on property include a mortgage on real estate or a security interest in a car.

A lien may be voluntarily granted by a debtor or may be obtained through a court proceeding. In some states, a court judgment is a lien. A claim also may be secured if the creditor owes the debtor money (has a right to setoff).

Unsecured Claim

An unsecured claim is one that does not meet the requirements of a secured claim. A claim may be partly unsecured if the amount of the claim exceeds the value of the property on which the creditor has a lien.

Claim Entitled to Priority Under 11 U.S.C. § 507(a)

Priority claims are certain categories of unsecured claims that are paid from the available money or property in a bankruptcy case before other unsecured claims.

Redacted

A document has been redacted when the person filing it has masked, edited out, or otherwise deleted, certain information. A creditor should redact and use only the last four digits of any social-security, individual's tax-identification, or financial-account number, all but the initials of a minor's name and only the year of any person's date of birth.

Evidence of Perfection

Evidence of perfection may include a mortgage, lien, certificate of title, financing statement, or other document showing that the lien has been filed or recorded.

INFORMATION

Acknowledgement of Filing a Claim

To receive acknowledgment of your filing, you may either enclose a stamped self-addressed envelope and a copy of this proof of claim or to view your filed proof of claim you may access the court's PACER system (www.pacer.psc.uscourts.gov) for a small fee if you filed the Proof of Claim with the bankruptcy court or you may access the debtors' restructuring website (www.kccllc.net/moviegallery) for no fee if you filed the Proof of Claim with Kurtzman Carson Consultants LLC, the debtors' notice, claims and balloting agent.

Offers to Purchase a Claim

Certain entities are in the business of purchasing claims for an amount less than the face value of the claims. One or more of these entities may contact the creditor and offer to purchase the claim. Some of the written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court or the debtor. The creditor has no obligation to sell its claim. However, if the creditor decides to sell its claim, any transfer of such claim is subject to FRBP 3001(e), any applicable provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.), and any applicable orders of the bankruptcy court.

RIDER

This Proof of Claim is filed by General Electric Capital Corporation ("GECC") pursuant to, among other things, the following lease:

- Lease Agreement No. 7703131-001 dated as of October 28, 2010 between Graceway Pharmaceuticals, LLC (the "Debtor") and Konica Minolta Premier Finance (the "Lease") for the lease to the Debtor of certain equipment.

Copies of the Lease and schedules listing equipment and accessories are attached hereto as Exhibit A.

The Proof of Claim is filed in the amount of \$6,883.06, consisting of accrued but unpaid Post-Petition rents and other charges for which priority is claimed under § 507(a)(2). The amounts are calculated as follows:

Lease Schedule	Pre-Petition Rent and Other Charges	Post Petition Accrued But Unpaid Amounts (Admin. Priority)	Lease Rejection Damages
7703131-001	—	\$6,883.06	\$192,353.92

In the event any or all of the Leases are determined to be a secured transaction rather than a true lease, this Proof of Claim is filed as, and GECC, reserves all of its rights to, a secured claim in the amount that is the lesser of: (a) the value of the equipment that is subject to the Leases, which value is presently unknown, or (b) the amount set forth herein plus post-petition interest, costs and attorneys' fees as may be allowed.

GECC reserves its right to amend this Proof of Claim and Rider, as may be necessary to adjust the amount or priority asserted herein or to supplement this claim in any way, including, but not limited to, interest, attorneys' fees, late fees and other amounts, to the extent allowable in this case.

In the event that the Debtor or anyone on the Debtor's behalf asserts a claim against GECC in these proceedings, this claim may be secured by a right of setoff pursuant to sections 506(a) and 553 of Title 11 United States Code. All payments on this claim have been credited and deducted for the purpose of making this Proof of Claim.

EXHIBIT A



KONICA MINOLTA

For office use only (Check one): Branch Windsor Windsor Commercial

Premier Advantage Agreement

APPLICATION NUMBER 77003131-001

AGREEMENT NUMBER

This Premier Advantage Agreement ("Agreement") is written in "Plain English". The words you and your refer to the customer (and its guarantors). The words Lessor, we, us and our refer to Konica Minolta Premier Finance, a program of Konica Minolta Business Solutions U.S.A., Inc., its subsidiaries and affiliates. (Supplier)

CUSTOMER INFORMATION

Form with fields for FULL LEGAL NAME (Graceway Pharmaceuticals, LLC), STREET ADDRESS (340 Martin Luther King Jr. Blvd.), CITY (Bristol), STATE (Tennessee), ZIP (37620), PHONE (423.274.2100), FAX (423.274.5570), BILLING NAME, BILLING STREET ADDRESS, CITY, STATE, ZIP, E-MAIL, and EQUIPMENT LOCATION.

*By providing a telephone number for a cellular phone or other wireless device, you are expressly consenting to receiving communications (for NON-marketing or solicitation purposes) at that number, including, but not limited to, prerecorded or artificial voice message calls, text messages, and calls made by an automatic telephone dialing system from Lessor and its affiliates and agents. This Express Consent applies to each such telephone number that you provide to us now or in the future and permits such calls. These calls and messages may incur access fees from your cellular provider.

CUSTOMER CONFIDENCE GUARANTEE

Konica Minolta Business Solutions agrees to maintain the Equipment in good operating condition providing necessary maintenance service and parts for routine repairs. If our Service Representative is unable to repair the equipment covered under this guarantee, we shall provide, at no charge, an equivalent replacement.



MAKE/MODEL NO./ACCESSORIES

SERIAL NO.

STARTING METER

(8) Konica Minolta C552 Color Systems w/ print/scan/fax/stapling finisher

See attached schedule for additional Equipment / Accessories

TERM AND PAYMENT SCHEDULE

Table with 2 columns: Payment details and Security/Overage details. Includes fields for Monthly Payments (\$6,337.00), Security Deposit (\$N/A), Payment includes (64,800 B&W pages, 3,000 Color pages), and Overage rates (\$0.08 per B&W page, \$0.051 per Color page).

END OF LEASE OPTIONS: You will have the following options at the end of the original term, provided the Lease has not terminated early and no event of default under the Lease has occurred and is continuing. 1. Purchase the Equipment for the Fair Market Value as determined by us. 2. Renew the Lease per paragraph 1 (on reverse). 3. Return Equipment as provided in Paragraph 6 (on reverse).

THIS IS A NONCANCELABLE / IRREVOCABLE AGREEMENT: THIS AGREEMENT CANNOT BE CANCELED OR TERMINATED.

LESSOR ACCEPTANCE

Signature block for Lessor: DATED 10/28/10, LESSOR Konica Minolta Premier Finance, SIGNATURE [Signature], TITLE Jill Prather, CA.

CUSTOMER ACCEPTANCE

Signature block for Customer: DATED, FULL LEGAL NAME OF CUSTOMER (Graceway Pharmaceuticals, LLC), SIGNATURE [Signature], TITLE Vice President, IT, PRINT NAME THOMAS SWETNAM.

CONTINUING GUARANTY

As additional inducement for us, Konica Minolta Premier Finance to enter into the Agreement, the undersigned ("you") unconditionally, jointly and severally, personally guarantees that the customer will make all payments and meet all obligations required under this Agreement and any supplements fully and promptly. You agree that we may make other arrangements including compromise or settlement with you and you waive all defenses and notice of those changes and presentment, demand, and protest and will remain responsible for the payment and obligations of this Agreement. We do not have to notify you if the customer is in default. If the customer defaults, you will immediately pay in accordance with the default provision of the Agreement all sums due under the terms of the Agreement and will perform all the obligations of the Agreement. If it is necessary for us to proceed legally to enforce this guaranty, you expressly consent to the jurisdiction of the court set out in paragraph 15 and agree to pay all costs, including attorneys fees incurred in enforcement of this guaranty. It is not necessary for us to proceed first against you before enforcing this guaranty. By signing this guaranty, you authorize us to obtain credit bureau reports for credit and collection purposes.

Signature block for Guarantor: X, SIGNATURE, (NO TITLES), DATED.

See reverse side for additional terms and conditions

1. LEASE AGREEMENT: You agree to lease from us the personal property described under "MAKE/MODEL/ACCESSORIES" and as modified by supplements to this Agreement from time to time signed by you and us (such property and any upgrades, replacements, repairs and additions referred to as "Equipment") for business purposes only. You agree to all of the terms and conditions contained in this Agreement and any supplement, which together are a complete statement of our Agreement regarding the leased equipment ("Agreement") and supersedes any purchase order or outstanding invoice. This Agreement may be modified only by written Agreement and not by course of performance. This Agreement becomes void upon execution by or for us. The Equipment is deemed accepted by you under this Agreement unless you notify us within three (3) days of delivery that you do not accept the Equipment and specify the defect or malfunction. In that event, at our sole option, we or our designee will replace the defective item of Equipment or this Agreement will be canceled and we or our designee will repossess the Equipment. The "Billing Date" of this Agreement will be the twentieth (20th) day following installation. You agree to pay a prorated amount of 1/30th of the monthly payment times the number of days between the installation date and the Billing Date. This Agreement will continue from the Term shown and will be extended automatically for successive one (1) month terms unless you (a) send us written notice, between ninety (90) days and one hundred fifty (150) days before the end of any term, of your decision to return or purchase the Equipment or renew this Lease or (b) you do not purchase or return the Equipment, as specified in your notice, within 10 days after the end of the term. Leases with \$1.00 purchase options will not be renewed. THE BASE RENTAL PAYMENT SHALL BE ADJUSTED PROPORTIONATELY UPWARD OR DOWNWARD, IF THE ACTUAL COST OF THE EQUIPMENT EXCEEDS OR IS LESS THAN THE ESTIMATE PROVIDED TO LESSEE. If any provision of this Agreement is declared unenforceable in any jurisdiction, the other provisions herein shall remain in full force and effect in that jurisdiction and all others. You authorize us to insert or correct missing information on this lease including your proper legal name, serial numbers, other numbers describing the Equipment and other omitted factual matters. You agree to provide updated annual and/or quarterly financial statements to us upon request. You authorize us or our agent to obtain credit reports and make credit inquiries regarding you and your financial condition and to provide your information, including payment history, to our assignee or third parties having an economic interest in this Agreement or the Equipment.

2. RENT: Rent will be payable in installments, each in the amount of the Monthly Payment (or other periodic payment) shown plus any applicable sales, use and property tax. If we pay any tax on your behalf, you agree to reimburse us promptly along with a processing fee. You will pay the security deposit on the date you sign this Agreement. Subsequent installments will be payable on the first day of each rental payment period shown beginning after the first rental payment period or as otherwise agreed. We will have the right to apply all sums received from you to any amounts due and owed to us under the terms of this Agreement. Your obligation to make all Monthly Payments (or other periodic payment) hereunder is absolute and unconditional and you cannot withhold or offset against any Monthly Payments (or other periodic payment) for any reason. You agree that you will remit payments to us in the form of company checks (or personal checks in the case of sole proprietorships), direct debit or wires only. You also agree cash and cash equivalents are not acceptable forms of payment for this Agreement and that you will not remit such forms of payment to us. WE BOTH INTEND TO COMPLY WITH ALL APPLICABLE LAWS. IF IT IS DETERMINED THAT YOUR PAYMENTS UNDER THIS AGREEMENT RESULT IN AN INTEREST PAYMENT HIGHER THAN ALLOWED BY APPLICABLE LAW, THEN ANY EXCESS INTEREST COLLECTED WILL BE APPLIED TO AMOUNTS THAT ARE LAWFULLY DUE AND OWING UNDER THIS AGREEMENT OR WILL BE REFUNDED TO YOU. IN NO EVENT WILL YOU BE REQUIRED TO PAY ANY AMOUNTS IN EXCESS OF THE LEGAL AMOUNT.

3. MAINTENANCE AND SUPPLIES: The charges established by this Agreement include payment for the use of the designated Equipment and accessories, maintenance by Supplier including inspection, adjustment, parts replacement, drums and cleaning material required for the proper operation, as well as toner, developer, copy cartridges and pm kits. All supplies are the property of Supplier until used. If your use of supplies exceeds the typical use pattern (as determined solely by Supplier) for these items by more than 10%, or should Supplier, in its sole discretion, determine that Supplies are being abused in any fashion, You agree to pay for such improper or excess use. Paper must be separately purchased by you. A page is defined as one meter click and varies by page size as follows: 8.5"x11" = 1 click, 11"x17" = 2 clicks, 16"x27" = 3 clicks, 27"x36" = 4 clicks and 36"x47" = 5 clicks. You agree to provide Supplier free and clear access to the equipment and Supplier will provide labor or routine, remedial and preventive maintenance service as well as remedial parts. All part replacements shall be on an exchange basis with new or refurbished items. Emergency service calls will be performed at no extra charge during normal business hours (defined as 8:30am to 5:00pm, Monday through Friday, exclusive of holidays observed by Supplier). Overtime charges, at Supplier's current rates, will be charged for all service calls outside normal business hours. Supplier will not be obligated to provide service or repairs in the event of misuse or casualty and will charge you separately if such repairs are made. If necessary, the service and supply portion of this Agreement may be assigned. We may charge you a Supplier Freight Fee to cover our costs of shipping supplies to you. You acknowledge that (a) the Supplier (and not Lessor or its assignees) is the sole party responsible for any service, repair or maintenance of the Equipment and (b) the Supplier (not Lessor or its assignees) is the party to any service maintenance agreement.

4. OWNERSHIP OF EQUIPMENT: We are the Lessor of the Equipment and have sole title (unless you have a \$1.00 purchase option) to the Equipment (excluding software). You agree to keep the Equipment free and clear of all liens and claims.

5. WARRANTY DISCLAIMER: WE MAKE NO WARRANTY EXPRESS OR IMPLIED, INCLUDING THAT THE EQUIPMENT IS FIT FOR A PARTICULAR PURPOSE OR THAT THE EQUIPMENT IS MERCHANTABILITY. YOU AGREE THAT YOU HAVE SELECTED EACH ITEM OF EQUIPMENT BASED UPON YOUR OWN JUDGMENT AND DISCLAIM ANY RELIANCE UPON ANY STATEMENTS OR REPRESENTATIONS MADE BY US. WE ARE LEASING THE EQUIPMENT TO YOU "AS-IS". You acknowledge that none of Supplier or their representatives are our agents and none of them are authorized to modify the terms of this Agreement. No representation or warranty of Supplier with respect to the Equipment will bind us, nor will any breach thereof release you of any of your obligations hereunder. You are aware of the name of the manufacturer or supplier of each item of Equipment and you will contact the manufacturer or supplier for a description of your warranty rights. You hereby acknowledge and confirm that you have not received any tax, financial, accounting or legal advice from us, the manufacturer or Supplier of the Equipment. THIS AGREEMENT CONSTITUTES A "FINANCE LEASE" AS DEFINED IN ARTICLE 2A OF THE UNIFORM COMMERCIAL CODE.

6. LOCATION OF EQUIPMENT: You will keep and use the Equipment only at your address shown above and you agree not to move it unless we agree to it. At the end of the Agreement's term, if you do not purchase the Equipment, you will return the Equipment to a location we specify at your expense, in retail reasonable condition (normal wear and tear acceptable), full working order, and in complete repair.

7. LOSS OR DAMAGE: You are responsible for the risk of loss or for any destruction of or damage to the Equipment. No such loss or damage releases you from the payment obligations under this Agreement. You agree to promptly notify us in writing of any loss or damage and you will then pay to us the present value of the total of all unpaid Monthly Payments (or other periodic payments shown) for the full Agreement term plus the estimated fair market value of the Equipment at the end of the originally scheduled term, all discounted at six percent (6%) per year. Any proceeds of insurance will be paid to us and credited, at our option, against any loss or damage. You authorize us to sign on your behalf and appoint us as your attorney in fact to execute in your name any insurance drafts or checks issued due to loss or damage to the Equipment.

8. COLLATERAL PROTECTION AND INSURANCE: You are responsible for installing and keeping the Equipment in good working order. Except for ordinary wear and tear, you are responsible for protecting the Equipment from damage and loss of any kind. If the Equipment is damaged or lost, you agree to continue to pay the amounts due and to become due hereunder without setoff or defense. During the term of this Agreement, you agree that you will (1) insure the equipment against all loss or damage and supplies as loss payee; (2) obtain liability and third party property damage insurance naming us as an additional insured; and (3) deliver satisfactory evidence of such coverage with carriers, policy forms and amounts acceptable to us. All policies must provide that we be given thirty (30) days written notice of any material change or cancellation. If you do not provide evidence of acceptable insurance, we have the right, but no obligation, (a) to obtain insurance covering our interest (and only our interest) in the Equipment for the lease term, and renewals. Any insurance we obtain will not insure you against third party or liability claims and may be canceled by us at any time. In that event you will be required to pay us an additional amount each month for the insurance premium and an administrative fee. The cost may be more than the cost of obtaining your own insurance. You agree that we, or one of our affiliates, may make a profit in connection with the insurance we obtain. You agree to cooperate with us, our insurer and our agent in the placement of coverage and with claims of, (b) we may waive the insurance requirement and charge you a monthly property damage surcharge in the amount of .0035 of the original equipment cost to cover our credit risk, administrative costs and other costs and on which we may make a profit. If you later provide evidence that you have obtained acceptable insurance, we will cancel the insurance we obtained or cease charging the surcharge.

9. INDEMNITY: We are not responsible for any loss or injuries caused by the installation or use of the Equipment. You agree to hold us harmless and reimburse us for loss and to defend us against any claim for losses or injury caused by the Equipment. We reserve the right to control the defense and to select or approve defense counsel. This indemnity survives the expiration or termination of this Agreement.

10. TAXES AND FEES: You agree to pay when invoiced all taxes (including personal property tax, fines and penalties) and fees relating to this Agreement or the Equipment. You agree to (a) reimburse us for all personal property taxes which we are required to pay as Owner of the Equipment or to remit to us each month our estimate of the monthly equivalent of the annual property taxes to be assessed. If you do not have a \$1.00 purchase option, we will file all personal property, use or other tax returns and you agree to pay us a processing fee for making such filings. You agree to pay us up to \$75.00 on the date the first payment is due as an origination fee. We reserve the right to charge a fee upon termination of this Agreement either by trade-up, buy-out or default. Any fee charged under this Agreement may include a profit and is subject to applicable taxes.

11. ASSIGNMENT: YOU HAVE NO RIGHT TO SELL, TRANSFER, ASSIGN OR SUBLEASE THE EQUIPMENT OR THIS AGREEMENT. We may sell, assign, or transfer this Agreement and/or the Equipment without notice. You agree that if we sell, assign, or transfer this Agreement and/or the Equipment, the new lessor will have the same rights and benefits that we have now and will not have to perform any of our obligations. You agree that the rights of the new Lessor will not be subject to any claims, defenses, or set offs that you may have against us whether or not you are notified of such assignment.

12. DEFAULT AND REMEDIES: If you do not pay any lease payment or other sum due to us or other party when due or if you break any of your promises in the Agreement or any other Agreement with us, you will be in default. If any part of a payment is more than 3 days late, you agree to pay a late charge of 10% of the payment which is late or if less, the maximum charge allowed by law. If you are ever in default, we may do any one or all of the following: (a) instruct Supplier to withhold service, parts and supplies and / or void the Customer Confidence Guaranty; (b) retain your security deposit; (c) terminate or cancel this Agreement and require that you pay, AS LIQUIDATED DAMAGES FOR LOSS OF BARGAIN AND NOT AS A PENALTY, the sum of: (i) all past due and current Monthly Payments (or other periodic payments) and charges; (ii) the present value of all remaining Monthly Payments (or other periodic payments) and charges, discounted at the rate of 4% per annum (or the lowest rate permitted by law, whichever is higher); and (iii) the present value (at the same discount rate as specified in clause (ii) above) of the amount of any purchase option with respect to the Equipment or, if none is specified, our anticipated value of the Equipment at the end of the term of this Agreement (or any renewal thereof); and (d) require you to return the Equipment to us to a location designated by us. We may recover interest on any unpaid balance at the rate of 8% per annum but in no event more than the lawful maximum rate. We may also use any of the remedies available to us under Article 2A of the Uniform Commercial Code as enacted in the State of Lessor or its Assignee or any other law. You agree to pay our reasonable costs of collection and enforcement, including but not limited to attorney's fees and actual court costs relating to any claim arising under this Agreement including, but not limited to, any legal action or referral for collection. If we have to take possession of the Equipment, you agree to pay the cost of repossession. The net proceeds of the sale of any repossessed Equipment will be credited against what you owe us. YOU AGREE THAT WE WILL NOT BE RESPONSIBLE FOR ANY CONSEQUENTIAL INDIRECT OR INCIDENTAL DAMAGES FOR ANY REASON WHATSOEVER. You agree that any delay or failure to enforce our rights under this Agreement does not prevent us from enforcing any rights at a later time. All of our rights are cumulative. It is further agreed that your rights and remedies are governed exclusively by this Agreement and you waive lessor's rights under Article 2A (508-522) of the UCC.

13. UCC FILINGS: You grant us a security interest in the Equipment if this Agreement is deemed a secured transaction and you authorize us to record a UCC-1 financing statement or similar instrument in order to show our interest in the Equipment.

14. SECURITY DEPOSIT: The security deposit is non-interest bearing and is to secure your performance under this Agreement. Any security deposit made may be applied by us to satisfy any amount owed by you, in which event you will promptly restore the security deposit to its full amount as set forth above. If all conditions herein are fully complied with and provided you have not ever been in default of this Agreement per paragraph 12, the security deposit will be refunded to you after the return of the equipment in accordance with paragraph 6.

15. CONSENT TO LAW, JURISDICTION, AND VENUE: This Agreement shall be deemed fully executed and performed in the state of Lessor or its Assignee's principal place of business and shall be governed by and construed in accordance with its laws. If the Lessor or its Assignee shall bring any judicial proceeding in relation to any matter arising under the Agreement, the Customer irrevocably agrees that any such matter may be adjudged or determined in any court or courts in the state of the Lessor or its Assignee's principal place of business, or in any court or courts in Customer's state of residence, or in any other court having jurisdiction over the Customer or assets of the Customer, all at the sole election of the Lessor. The Customer hereby irrevocably submits generally and unconditionally to the jurisdiction of any such court so elected by Lessor in relation to such matters. YOU WAIVE TRIAL BY JURY IN ANY ACTION BETWEEN US.

16. LESSEE GUARANTY: You agree to submit the original of the Agreement documents with the security deposit to the Lessor via overnight courier the same day of the facsimile or electronic mail transmission of the signed lease documents. Should we fail to receive these originals, you agree to bound by the faxed or electronically mailed copy of this Agreement with appropriate signatures. Lessee waives the right to challenge in court the authenticity of a faxed or electronically mailed signed copy of this Agreement and the faxed or electronically mailed copy containing your faxed or scanned signature and our original signature shall be considered the sole original for all purposes, including without limitation, any enforcement action under paragraph 12.

17. OVERAGES AND COST ADJUSTMENTS: You agree to comply with any billing procedures designated by us, including notifying us of the meter reading on the Billing Date. If meter readings are not received, we reserve the right to estimate your usage and bill you for that amount. At the end of the first year of this Agreement and once each successive twelve month period, we may increase your payment, and the per page charge over the pages included (Overage) by a maximum of 10% of the existing charge, or if less, the maximum amount permitted by applicable law.

18. COMPUTER SOFTWARE: Notwithstanding any other terms and conditions of this Agreement, you agree that as to software only: a) We have not had, do not have, nor will we have any title to such software, b) You have executed or will execute a separate software license Agreement and we are not a party to and have no responsibilities whatsoever in regards to such license Agreement, c) You have selected such software and as per Agreement paragraph 5, WE MAKE NO WARRANTIES OF MERCHANTABILITY, DATA ACCURACY, SYSTEM INTEGRATION OR FITNESS FOR USE AND TAKE ABSOLUTELY NO RESPONSIBILITY FOR THE FUNCTION OR DEFECTIVE NATURE OF SUCH SOFTWARE, SYSTEMS INTEGRATION, OR OTHERWISE IN REGARDS TO SUCH SOFTWARE. CUSTOMER'S LEASE PAYMENTS AND OTHER OBLIGATIONS UNDER THIS LEASE AGREEMENT SHALL IN NO WAY BE DIMINISHED ON ACCOUNT OF OR IN ANY WAY RELATED TO THE ABOVE SAID SOFTWARE LICENSE AGREEMENT OF FAILURE IN ANY WAY OF THE SOFTWARE.



SHIP AND FUND

Issued to: **Konica Minolta Business Solutions U.S.A., Inc.**
 ("KMBS")

Date: October 28, 2010

ATTN: Danny

FROM: Jill Prather
 PHONE: 800-472-7785
 FAX: 800-458-6307

TRANSACTION DETAILS

ACCOUNT NO: 7703131001
 CUSTOMER NAME: GRACEWAY PHARMACEUTICALS, LLC
 ADDRESS: 340 Edgemont Avenue Suite 400, Bristol, TN 37620

MANUFACTURER:	MODEL(S):	ATTACHMENT(S):
Konica Minolta	BIZHUB C552	Power Filter D5143NT, PK-517 punch kit for staple finisher (A11TW11), LK-102 i-Option license kit enhanced PDF encryption (A0PD012), Fax connection kit includes fax board and mount kit (15LBX005), FS-526 staple finisher (A11PWY1)
Konica Minolta	BIZHUB C552	Power Filter D5143NT, PK-517 punch kit for staple finisher (A11TW11), LK-102 i-Option license kit enhanced PDF encryption (A0PD012), Fax connection kit includes fax board and mount kit (15LBX005), FS-526 staple finisher (A11PWY1)
Konica Minolta	BIZHUB C552	Power Filter D5143NT, PK-517 punch kit for staple finisher (A11TW11), LK-102 i-Option license kit enhanced PDF encryption (A0PD012), Fax connection kit includes fax board and mount kit (15LBX005), FS-526 staple finisher (A11PWY1)
Konica Minolta	BIZHUB C552	Power Filter D5143NT, PK-517 punch kit for staple finisher (A11TW11), LK-102 i-Option license kit enhanced PDF encryption (A0PD012), Fax connection kit includes fax board and mount kit (15LBX005), FS-526 staple finisher (A11PWY1)
Konica Minolta	BIZHUB C552	Power Filter D5143NT, PK-517 punch kit for staple finisher (A11TW11), LK-102 i-Option license kit enhanced PDF encryption (A0PD012), Fax connection kit includes fax board and mount kit (15LBX005), FS-526 staple finisher (A11PWY1)
Konica Minolta	BIZHUB C552	Power Filter D5143NT, PK-517 punch kit for staple finisher (A11TW11), LK-102 i-Option license kit enhanced PDF encryption (A0PD012), Fax connection kit includes fax board and mount kit (15LBX005), FS-526 staple finisher (A11PWY1)
Konica Minolta	BIZHUB C552	Power Filter D5143NT, PK-517 punch kit for staple finisher (A11TW11), LK-102 i-Option license kit enhanced PDF encryption (A0PD012), Fax connection kit includes fax board and mount kit (15LBX005), FS-526 staple finisher (A11PWY1)
Konica Minolta	BIZHUB C552	Power Filter D5143NT, PK-516 punch kit for staple finisher (A11TW11), LU-301 3,000-sheet LCT (A03N0Y1), LK-102 i-Option license kit enhanced PDF encryption (A0PD012), Fax connection kit includes fax board and mount kit (15LBX005), FS-526 staple finisher (A11PWY1)

SIGNER: thomas swetnam

TERM	COST	PAYMENT FREQUENCY	PAYMENT PLUS TAX
39	\$200,000.00	Monthly	\$5720.00
			Regular Payments



SEC DEPOSIT: 0.00 (TO BE RECEIVED)

ADVANCED RENT: \$0.00 (TO BE RECEIVED)

BUYOUT
 \$875.01
 \$2,638.22
UPGRADE
 \$807.50
 \$1,402.13
 \$825.00
 \$3,439.28
 \$1,550.00

UPGRADED ACCOUNT NO
 4478051005
 4478051001
 4478051002
 4478051003
 4478051004

EXPIRATION DATE
 November 15, 2010
 November 15, 2010
EXPIRATION DATE
 November 15, 2010
 November 15, 2010
 November 15, 2010
 November 15, 2010

TOTAL: \$188,462.86

MUST FUND BY:
December 1, 2010

SERVICE/MAINTENANCE BILLED BY:
GE Capital

COMMENTS: Please send invoice and signed D&A to 800-458-6307.
We will also need the updated funding detail worksheet with the beginning meter reads and install date.

GE Capital has received and reviewed faxed copies of the lease or other transaction documents for the above-described transaction, including any ancillary documents, and found them to be acceptable. GE Capital hereby authorizes the shipment of equipment and requests delivery of original documents to GE Capital. Provided that (i) there is no a significant negative change in the financial or other condition of either KMBS or Customer from the date of GE Capital's approval of the transaction, (ii) there is no default by either KMBS or Customer under the lease (or other transaction document) or any other agreement between either Customer or KMBS and GE Capital; (iii) GE Capital's approval has not expired or otherwise terminated in accordance with its terms; (iv) GE Capital has not determined that any of the information on which its approval of the transaction was based is inaccurate or false in any material respect nor has GE Capital become aware of additional information which, if such information had been provided to GE Capital prior such approval would (solely in GE Capital's view) have resulted in GE Capital's rejection of the transaction or further conditioning the approval; (v) the amount of the invoice for the equipment does not exceed the credit amount approved by GE Capital; (vi) the original document package received complies with GE Capital's approval and matches exactly the approved fax documents referenced above; (vii) equipment serial numbers are provided; and (viii) GE Capital has confirmed to its satisfaction the Customer's acceptance of the equipment (whether by telephone verification or otherwise), GE Capital will fund to KMBS the purchase price of the equipment less any security deposit, advance payment, buyout or upgrade amount owed by the Customer but not received by GE Capital. For the avoidance of doubt all terms and conditions of that certain Business Lease Financing Program Agreement by and between GE Capital and KMBS, dated as of November, 2009 (the "KMBS Program Agreement") remain in full force and effect. In the event of conflict between the terms and conditions of this "Ship and Fund" document and the terms and conditions of the KMBS Program Agreement, the KMBS Program Agreement shall prevail.

Assumes no changes to the lease except as noted below:

FRONT OF LEASE:

BACK OF LEASE:



KONICA MINOLTA

DELIVERY AND ACCEPTANCE CERTIFICATE

DELIVERY AND ACCEPTANCE CERTIFICATE To Agreement No. 7703131-001

between Konica Minolta Premier Finance, Lessor

And Graceway Pharmaceuticals, LLC, Lessee
(Full Legal Name of Lessee)

All equipment described in the Agreement and on any attached Schedule thereto ("Equipment") has been delivered, installed, inspected, and tested and Lessee irrevocably and unconditionally accepts the Equipment for all purposes under the terms, conditions, and promises of the Agreement.

Graceway Pharmaceuticals, LLC
Lessee
Thomas Swetnam

Signature

Vice President, IT
Title

October 14, 2010
Date of Acceptance

(4) September 23rd (3) September 30th (1) October 14th
Date of Installation

- Serial Numbers
- A0P1011005114
 - A0P1011005206
 - A0P1011005065
 - A0P1011005156
 - A0P1011005062
 - A0P1011005494
 - A0P1011005443
 - A0P1011005500

PRODUCT PACK LIST

Date: 09/15/2010

Page: 3 of 3

Ship Date: 09/15/2010



KONICA MINOLTA

Order Number:



311407425

PO #:



77003131001

Delivery #:



3006496664

Sales Line	Item/UPC Code	Description	C/O	Quantity		Unit	Weight
				Order	Shp / BO		
0013	A10EW11	PK-517 2/3-HOLE PUNCH KIT FOR	CN	1	1		5

Totals: 14 13 0 732.800

AOP1011 SN: AOP1011005114

15LB SN: 15LBD8155

A0HRWY2 SN: A0HRWY2013492

NMT/C Summary	Rate	Weight
118250 Sub-1 Copy Mach & Parts, NOI in boxes AV not X \$30/lb	100	712
N/A	0	0
116030 Sub-3 Mach, Systems, Devices & Parts NOI RVX \$10/lb not X \$25/lb	250	2
118250 Sub-2 Copy Mach & Parts, NOI in boxes AVX \$30/lb not X \$65/lb	150	6
101-742 Sub-2 Toner in Cartridges or Bottles w/o Drum	70	12

Signature:

Date/Time: 9-23-10

Meter Reading: 50 / 50