

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:

GRITSTONE BIO, INC.,¹

Debtor.

Chapter 11

Case No. 24-12305 (KBO)

Related Docket No. 311

**CERTIFICATION OF COUNSEL REGARDING REVISED PROPOSED ORDER ON
AMENDED SIXTH OMNIBUS MOTION FOR THE ENTRY OF AN ORDER (A)
AUTHORIZING REJECTION OF EXECUTORY CONTRACTS EFFECTIVE AS OF
THE APPLICABLE REJECTION DATE; (B) ABANDONING ANY REMAINING
PERSONAL PROPERTY; AND (C) GRANTING RELATED RELIEF**

The undersigned hereby certifies that:

1. On December 24, 2024, the above-captioned debtor and debtor in possession (the “Debtor”) filed the *Amended Sixth Omnibus Motion for the Entry of an Order (A) Authorizing Rejection of Executory Contracts Effective as of the Applicable Rejection Date; (B) Abandoning any Remaining Personal Property; and (C) Granting Related Relief* [Docket No. 311] (the “Motion”).

2. Pursuant to the *Notice of Amended Sixth Omnibus Motion for the Entry of an Order (A) Authorizing Rejection of Executory Contracts Effective as of the Applicable Rejection Date; (B) Abandoning any Remaining Personal Property; and (C) Granting Related Relief* [Docket No. 311-1], objections to entry of an order granting the Motion were due no later than January 7, 2025, at 4:00 p.m. Eastern Time (the “Objection Deadline”).

3. In response to filing the Motion, the Debtor received a request from Seattle Project Corp. (“SPC”) (the buyer of substantially all its assets) to remove certain contracts from this

¹ The Debtor’s mailing address is 4698 Willow Road, Pleasanton, CA 94588, and the last four digits of the Debtor’s federal tax identification number is 9534.



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Motion so that they may be assumed and assigned to SPC. To the extent the Debtor received objections or informal objections from other parties, and, in each case, the Debtor removed all such contracts from this Motion as reflected on the revised exhibit accordingly. No other party filed an answer, objection, or other responsive pleading to the Motion on the Court's docket.²

4. On December 31, 2024, the Debtor filed the *Notice of Provisional Removal of Contracts from Omnibus Motions for Rejection of Contracts* [Docket No. 326]. On January 29, 2025, the Debtor filed the *Second Notice of Provisional Removal of Contracts from Omnibus Motions for Rejection of Contracts* [Docket No. 386]. On February 14, 2025, the Debtor filed the *Third Notice of Provisional Removal of Contracts from Omnibus Motions for Rejection of Contracts* [Docket No. 456]. On March 6, 2025, the Debtor filed the *Fourth Notice of Provisional Removal of Contracts from Omnibus Motions for Rejection of Contracts* [Docket No. 494]. On March 7, 2025, the Debtor filed the *Fifth Notice of Provisional Removal of Contracts from Omnibus Motions for Rejection of Contracts* [Docket No. 496]. On March 14, 2025, the Debtor filed the *Sixth Notice of Provisional Removal of Contracts from Omnibus Motions for Rejection of Contracts* [Docket No. 521]. The exhibit to the attached proposed order was revised to the extent that any contract was listed on any of the forgoing provisional notices.

5. On March 11, 2025, the Debtor filed the *Certification of Counsel Regarding Amended Sixth Omnibus Motion for the Entry of an Order (A) Authorizing Rejection of Executory Contracts Effective as of the Applicable Rejection Date; (B) Abandoning any Remaining Personal Property; and (C) Granting Related Relief* [Docket No. 510] (the "Certification").

6. At the request of the Court, the Debtor added abandonment language to the proposed form of order submitted with the Certification. Attached hereto as Exhibit A is a revised

² The Debtor entered into a stipulation with Life Technologies which resolved the Motion with respect to Life Technologies [Docket No. 372].

proposed form of order rejecting the executory contracts identified on **Schedule 1** to **Exhibit A** and approving the Motion (the “**Proposed Order**”).

7. A redlined copy of the Proposed Order is attached hereto as **Exhibit B**, showing changes to the Proposed Order when compared with the version submitted with the Motion.

8. Accordingly, the Debtor requests that the Proposed Order attached hereto as **Exhibit A** be entered at the Court’s earliest convenience.

Dated: March 17, 2025

PACHULSKI STANG ZIEHL & JONES LLP

/s/ James E. O’Neill

Debra I. Grassgreen, (admitted *pro hac vice*)

John W. Lucas, (admitted *pro hac vice*)

Malhar S. Pagay, (admitted *pro hac vice*)

James E. O’Neill (DE Bar No. 4042)

919 North Market Street, 17th Floor

P.O. Box 8750

Wilmington, Delaware 19899-8705

Tel: 302-652-4100

Fax: 302-652-4400

Email: dgrassgreen@pszjlaw.com

jlucas@pszjlaw.com

mpagay@pszjlaw.com

joneill@pszjlaw.com

Counsel to the Debtor and Debtor in Possession

EXHIBIT A

Revised Proposed Order

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:

GRITSTONE BIO, INC.,¹

Debtor.

Chapter 11

Case No. 24-12305 (KBO)

Related Docket No.: 311

**ORDER AUTHORIZING THE AMENDED SIXTH OMNIBUS
(A) REJECTION OF EXECUTORY CONTRACTS EFFECTIVE
AS OF THE APPLICABLE REJECTION DATE; (B) ABANDONING
PERSONAL PROPERTY; AND (C) GRANTING RELATED RELIEF**

Upon consideration of the *Amended Sixth Omnibus Motion for the Entry of an Order (A) Authorizing Rejection of Executory Contracts Effective as of the Applicable Rejection Date; and (B) Granting Related Relief* (the “Motion”)² of the above-captioned debtor and debtor in possession (the “Debtor”) for the entry of an order (this “Order”): (a) authorizing the Debtor to reject the Contracts effective as of the Rejection Effective Date listed on **Schedule 1** annexed hereto; (b) abandoning personal property; and (c) granting related relief, all as more fully set forth in the Motion; and upon consideration of the First Day Declaration; and the United States District Court for the District of Delaware having jurisdiction over this matter pursuant to 28 U.S.C. § 1334, which was referred to this Court under 28 U.S.C. § 157 pursuant to the *Amended Standing Order of Reference from the United States District Court for the District of Delaware*, dated February 29, 2012; and the Court having found that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2), and that the Court may enter a final order consistent with Article III of the United States Constitution; and the Court having found that venue of this proceeding and the Motion in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and the Court having found that the Debtor’s notice of the Motion and opportunity for a hearing on the Motion were appropriate under

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² Capitalized terms used but not defined herein have the meanings ascribed to them in the Motion.

the circumstances and no other notice need be provided; and the Court having reviewed the Motion and having heard the statements in support of the relief requested therein at a hearing before the Court (the "Hearing"); and the Court having determined that the legal and factual bases set forth in the Motion and at the Hearing establish just cause for the relief granted herein; and upon all of the proceedings had before the Court; and after due deliberation and sufficient cause appearing therefor;

IT IS HEREBY ORDERED THAT:

1. The Motion is **GRANTED** as set forth herein.
2. Pursuant to section 365 of the Bankruptcy Code, the Contracts, including any amendments, restatements, supplements, and associated statements of work associated with the Contracts, shall each be deemed rejected as of the Rejection Effective Date.
3. Within three (3) calendar days after entry of this Order, the Debtor will serve this Order on the counterparty to each Contract.
4. Counterparties to Contracts that are rejected pursuant to this Order must file a proof of claim relating to the rejection of such Contracts, if any, by the later of: (a) any applicable claims bar date established in this Chapter 11 Case; or (b) 30 days after entry of this Order. The Debtor reserves all rights to contest any such claim and to contest the characterization of each Contract as executory or not, and to contest whether such Contract may have terminated prior to the Petition Date or otherwise, or may not have been effective prior to the Petition Date or otherwise.
5. With respect to the Contracts listed on **Schedule 1** hereto, any personal property remaining in possession of the counterparty as of the Rejection Date is deemed abandoned as of the Rejection Date. The counterparties of the Contracts rejected by this Order may use or dispose of the abandoned property in their sole and absolute discretion without notice or liability to the Debtor or its estate, subject to the liens or other interests of any third parties in the abandoned

property under applicable law. The automatic stay, to the extent applicable, is modified to allow for such use or disposition.

6. The Debtor reserves its right to assume, assign, or reject other executory contracts or unexpired leases, and nothing herein shall be deemed to affect such rights.

7. Notwithstanding the relief granted in this Order and any actions taken pursuant to such relief, nothing in this Order shall be deemed: (a) an admission as to the validity of any claim against the Debtor; (b) a waiver of the Debtor's right to dispute any claim on any grounds; (c) a promise or requirement to pay any claim; (d) an implication or admission that any particular claim is of a type specified or defined in this Order or the Motion; (e) a request or authorization to assume any agreement, contract, or lease pursuant to section 365 of the Bankruptcy Code; or (f) a waiver or limitation of the Debtor's right under the Bankruptcy Code or any other applicable law.

8. Notwithstanding the possible applicability of Rules 6004(g), 7062, or 9014 of the Federal Rules of Bankruptcy Procedure, or otherwise, the terms and conditions of this Order shall be immediately effective and enforceable upon its entry.

9. The Debtor is authorized to take all actions necessary to effectuate the relief granted in this Order in accordance with the Motion.

10. The Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

SCHEDULE 1

Rejected Contracts¹

¹ For the avoidance of doubt, the listed Contracts, includes any amendments, restatements, supplements, and associated statements of work associated therewith, whether or not such amendments, restatements, supplements, and associated statements of work are listed in the schedule.

Counterparty	Contract/Lease Description	Date of Agreement	Effective Date
L.E.K. Consulting LLC	L.E.K. Consulting LLC - Consulting Agreement (One-time use) - Feb 23, 2024	2/23/2024	12/24/2024
L.E.K. Consulting LLC	L.E.K. Consulting LLC - Consulting Agreement (One-time use) - Dec 09, 2023	12/9/2023	12/24/2024
LabVantage Solutions, Inc.	LabVantage Solutions, Inc. - SOW - Mar 12, 2024	3/12/2024	12/24/2024
Latham Biopharm Group	Latham Biopharm Group - Consulting Agreement (One-time use) - Sep 07, 2023	9/7/2023	12/24/2024
Leadership Cadence, LLC	Leadership Cadence, LLC - Master Services Agreement - Apr 12, 2023	4/12/2023	12/24/2024
Leerink Partners LLC	Leerink Partners LLC - CDA - Apr 26, 2024	4/26/2024	12/24/2024
Leerink Partners LLC	Leerink Partners LLC - CDA - Jan 23, 2017	1/23/2017	12/24/2024
LHI Group Inc.	LHI Group Inc - Staffing Supplier Agreement - June 27, 2022	6/27/2022	12/24/2024
LHI Group Inc.	LHI Group Inc. - Recruiter – Contingency Fee - Sep 30, 2020	9/30/2020	12/24/2024
Life Technologies Corporation	Life Technologies Corporation - Master Services Agreement - Jan 26, 2021	1/26/2021	12/24/2024
Life Technologies Corporation	Life Technologies Corporation - Services Agreement (One-time use) - Sep 09, 2024 (Annual service agreement foe QC CX7 instrument)	9/9/2024	12/24/2024
Life Technologies Corporation	Life Technologies Corporation - Services Agreement (One-time use) - May 14, 2024 (CX5 Reader 2024)	5/14/2024	12/24/2024
Life Technologies Corporation	Life Technologies Corporation - Services Agreement (One-time use) - Nov 02, 2023 (QuantStudio 6 FLEX AB assurance qualification)	11/2/2023	12/24/2024
Life Technologies Corporation	Life Technologies Corporation - Services Agreement (one-time use) - December 01, 2022 (Quantstudio)	12/1/2022	12/24/2024
Life Technologies Corporation	Life Technologies Corporation - Other - Jul 13, 2017	7/13/2017	12/24/2024
Life Technologies Corporation	Life Technologies Corporation - Services Agreement (One-time use) - Jun 28, 2024 (Annual service agreement for QC Kingfisher EIN 10615)	6/28/2024	12/24/2024
LinkedIn	LinkedIn - Master Services Agreement - Dec 27, 2018	12/27/2018	12/24/2024
Lonza Biologics, Inc.	Lonza Biologics, Inc. - CDA - Apr 02, 2024	4/2/2024	12/24/2024
Lovell Law Group, PC	Lovell Law Group, PC - Master Services Agreement - Jun 25, 2020	6/25/2020	12/24/2024
Lucid Automation and Security, LLC	Lucid Automation and Security, LLC - SOW - Dec 21, 2023	12/21/2023	12/24/2024
Lucid Automation and Security, LLC	Lucid Automation and Security, LLC - SOW	1/0/1900	12/24/2024

Counterparty	Contract/Lease Description	Date of Agreement	Effective Date
Lucid Software Inc.	Lucid Software Inc - Master Services Agreement - September 06, 2022	9/6/2022	12/24/2024
Lucid Software Inc.	Lucid Software Inc. - Services Agreement (One-time use) - Sep 29, 2023 (Software suite)	9/29/2023	12/24/2024
Luke Barlow	Luke Barlow - CDA - Dec 03, 2021	12/3/2021	12/24/2024
Lumarity Inc.	Lumarity Inc. - SOW - Dec 19, 2023 (GRANITE Consulting Work)	12/19/2023	12/24/2024
Lumarity Inc.	Lumarity Inc. - Master Consulting Agreement - Dec 19, 2023 (Granite Consulting Support)	12/19/2023	12/24/2024
Lumarity Inc.	Lumarity Inc. - CDA - Nov 15, 2023	11/15/2023	12/24/2024
LumiGenics LLC	LumiGenics LLC - SOW - Apr 24, 2023 (GRT-600)	4/24/2023	12/24/2024
LumiGenics LLC	LumiGenics LLC - SOW - Apr 14, 2023 (GRT-555B)	4/14/2023	12/24/2024
Luminary Labs LLC	Luminary Labs LLC - CDA - Jan 05, 2024	1/5/2024	12/24/2024
MACHEREY-NAGEL Inc.	MACHEREY-NAGEL Inc. - CDA - Mar 18, 2024	3/18/2024	12/24/2024
Malvern Panalytical Inc.	Malvern Panalytical Inc. - Services Agreement (One-time use) - May 15, 2024	5/15/2024	12/24/2024
Manning Personnel Group	Manning Personnel Group - Recruiter – Contingency Fee - Nov 28, 2023	11/28/2023	12/24/2024
Marathon LS LLC	Marathon LS LLC - SOW - Sep 23, 2024 (#4966)	9/23/2024	12/24/2024
Marathon LS LLC	Marathon LS LLC - SOW - Jul 11, 2024 (Equipment repair: Gas Shock and Temp Probe)	7/11/2024	12/24/2024
Marathon LS LLC	Marathon LS LLC - SOW - May 16, 2024 (equipment repair)	5/16/2024	12/24/2024
Margaret Korn	Margaret Korn - Consulting Agreement (One-time use) - Jan 03, 2024	1/3/2024	12/24/2024
Marsh & McLennan Agency LLC	Marsh & McLennan Agency LLC - CDA - Jun 20, 2019	6/20/2019	12/24/2024
MasterControl, Inc.	MasterControl, Inc. - SOW - Feb 01, 2024	2/1/2024	12/24/2024
Maximilian Diehn	Maximilian Diehn - Consulting Agreement (One-time use) - Jun 01, 2024 (Oncology SAB)	6/1/2024	12/24/2024
Medidata Solutions, Inc.	Medidata Solutions, Inc. - CDA - Dec 18, 2020	12/18/2020	12/24/2024
Memorial Healthcare System	Memorial Healthcare System - CDA - Aug 01, 2023 (GO-014)	8/1/2023	12/24/2024
Meso Scale Diagnostics, LLC	Meso Scale Diagnostics, LLC - Services Agreement (One-time use) - Jun 02, 2024	6/2/2024	12/24/2024
Mettler-Toledo LLC	Mettler-Toledo LLC - Services Agreement (One-time use) - Sep 01, 2024 (Annual service agreement for QC Titrator)	9/1/2024	12/24/2024

Counterparty	Contract/Lease Description	Date of Agreement	Effective Date
Mettler-Toledo LLC	Mettler-Toledo LLC - Services Agreement (One-time use) - May 17, 2024	5/17/2024	12/24/2024
Mettler-Toledo Rainin, LLC	Mettler-Toledo Rainin, LLC - Services Agreement (One-time use) - Aug 01, 2024	8/1/2024	12/24/2024
Michael Overman	Michael Overman - Consulting Agreement (One-time use) - Jun 01, 2024 (Oncology SAB)	6/1/2024	12/24/2024
Miele Inc.	Miele Inc. - SOW - Mar 28, 2024 (Glass Washer maintenance)	3/28/2024	12/24/2024
Mimecast	Mimecast - Master Services Agreement - Oct 31, 2018	10/31/2018	12/24/2024
Mimecast	Mimecast - Master Services Agreement - Oct 31, 2018	10/31/2018	12/24/2024
Mimecast	Mimecast - Other - Jan 11, 2024	1/11/2024	12/24/2024
MinterEllison	MinterEllison - Other - March 12, 2023	3/12/2023	12/24/2024
Misha Subzwari	Misha Subzwari - CDA - Nov 15, 2021	11/15/2021	12/24/2024
Molecular Devices LLC	Molecular Devices LLC - Services Agreement (One-time use) - Oct 10, 2024	10/10/2024	12/24/2024
Molecular Devices LLC	Molecular Devices LLC - Services Agreement (One-time use) - Apr 09, 2024 (Annual Service agreement for AT instrument)	4/9/2024	12/24/2024

EXHIBIT B

Redline

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE

In re:

GRITSTONE BIO, INC.,¹

Debtor.

Chapter 11

Case No. 24-12305 (KBO)

Related Docket No.: [311](#)

**ORDER AUTHORIZING THE AMENDED SIXTH OMNIBUS
(A) REJECTION OF EXECUTORY CONTRACTS EFFECTIVE
AS OF THE APPLICABLE REJECTION DATE; (B) ABANDONING
PERSONAL PROPERTY; AND (C) GRANTING RELATED RELIEF**

Upon consideration of the *Amended Sixth Omnibus Motion for the Entry of an Order (A) Authorizing Rejection of Executory Contracts Effective as of the Applicable Rejection Date; and (B) Granting Related Relief* (the “Motion”)² of the above-captioned debtor and debtor in possession (the “Debtor”) for the entry of an order (this “Order”): (a) authorizing the Debtor to reject the Contracts effective as of the Rejection Effective Date listed on **Schedule 1** annexed hereto; (b) abandoning personal property; and (c) granting related relief, all as more fully set forth in the Motion; and upon consideration of the First Day Declaration; and the United States District Court for the District of Delaware having jurisdiction over this matter pursuant to 28 U.S.C. § 1334, which was referred to this Court under 28 U.S.C. § 157 pursuant to the *Amended Standing Order of Reference from the United States District Court for the District of Delaware*, dated February 29, 2012; and the Court having found that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2), and that the Court may enter a final order consistent with Article III of the United States Constitution; and the Court having found that venue of this proceeding and the Motion in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and the Court having found that the Debtor’s notice of the Motion and opportunity for a hearing on the Motion were appropriate under

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² Capitalized terms used but not defined herein have the meanings ascribed to them in the Motion.

the circumstances and no other notice need be provided; and the Court having reviewed the Motion and having heard the statements in support of the relief requested therein at a hearing before the Court (the "Hearing"); and the Court having determined that the legal and factual bases set forth in the Motion and at the Hearing establish just cause for the relief granted herein; and upon all of the proceedings had before the Court; and after due deliberation and sufficient cause appearing therefor;

IT IS HEREBY ORDERED THAT:

1. The Motion is **GRANTED** as set forth herein.
2. Pursuant to section 365 of the Bankruptcy Code, the Contracts, including any amendments, restatements, supplements, and associated statements of work associated with the Contracts, shall each be deemed rejected as of the Rejection Effective Date.
3. Within three (3) calendar days after entry of this Order, the Debtor will serve this Order on the counterparty to each Contract.
4. Counterparties to Contracts that are rejected pursuant to this Order must file a proof of claim relating to the rejection of such Contracts, if any, by the later of: (a) any applicable claims bar date established in this Chapter 11 Case; or (b) 30 days after entry of this Order. The Debtor reserves all rights to contest any such claim and to contest the characterization of each Contract as executory or not, and to contest whether such Contract may have terminated prior to the Petition Date or otherwise, or may not have been effective prior to the Petition Date or otherwise.

~~5. With respect to the Contracts listed on **Schedule 1** hereto, any personal property remaining ~~with the counterparties to the Contracts~~ in possession of the counterparty as of the Rejection ~~Effective~~ Date ~~shall be~~ is deemed abandoned ~~and the landlord shall be free to dispose of such abandoned property in its sole and absolute discretion without notice or liability to the Debtor or any third parties.~~~~

~~6.5.~~ as of the Rejection Date. The counterparties of ~~any Contract~~ the Contracts rejected by this Order may use or dispose of the abandoned property in their sole and absolute discretion without notice or liability to the Debtor or its estate, subject to the liens or other interests of any third parties in the abandoned property under applicable law. The automatic stay, to the extent applicable, is modified to allow for such use or disposition.

~~7.6.~~ The Debtor reserves its right to assume, assign, or reject other executory contracts or unexpired leases, and nothing herein shall be deemed to affect such rights.

~~8.7.~~ Notwithstanding the relief granted in this Order and any actions taken pursuant to such relief, nothing in this Order shall be deemed: (a) an admission as to the validity of any claim against the Debtor; (b) a waiver of the Debtor's right to dispute any claim on any grounds; (c) a promise or requirement to pay any claim; (d) an implication or admission that any particular claim is of a type specified or defined in this Order or the Motion; (e) a request or authorization to assume any agreement, contract, or lease pursuant to section 365 of the Bankruptcy Code; or (f) a waiver or limitation of the Debtor's right under the Bankruptcy Code or any other applicable law.

~~9.8.~~ Notwithstanding the possible applicability of Rules 6004(g), 7062, or 9014 of the Federal Rules of Bankruptcy Procedure, or otherwise, the terms and conditions of this Order shall be immediately effective and enforceable upon its entry.

~~10.9.~~ The Debtor is authorized to take all actions necessary to effectuate the relief granted in this Order in accordance with the Motion.

~~11.10.~~ The Court retains exclusive jurisdiction with respect to all matters arising from or related to the implementation, interpretation, and enforcement of this Order.

SCHEDULE 1

Rejected Contracts¹

¹ For the avoidance of doubt, the listed Contracts, includes any amendments, restatements, supplements, and associated statements of work associated therewith, whether or not such amendments, restatements, supplements, and associated statements of work are listed in the schedule.

Counterparty	Contract/Lease Description	Date of Agreement	Effective Date
L.E.K. Consulting LLC	L.E.K. Consulting LLC - Consulting Agreement (One-time use) - Feb 23, 2024	2/23/2024	12/24/2024
L.E.K. Consulting LLC	L.E.K. Consulting LLC - Consulting Agreement (One-time use) - Dec 09, 2023	12/9/2023	12/24/2024
La Jolla Institute for Allergy and Immunology	La Jolla Institute for Allergy and Immunology - License Agreement - May 28, 2021	5/28/2021	12/24/2024
La Jolla Institute for Allergy and Immunology	La Jolla Institute for Allergy and Immunology - License Agreement - Jan 06, 2021	1/6/2021	12/24/2024
La Jolla Institute for Allergy and Immunology	La Jolla Institute for Allergy and Immunology - Other - June 09, 2022	6/9/2022	12/24/2024
La Jolla Institute for Allergy and Immunology	La Jolla Institute for Allergy and Immunology - Other - Mar 26, 2021	3/26/2021	12/24/2024
LabConnect LLC	LabConnect, Inc - Master Services Agreement - June 12, 2022 - Amendment - Feb 21, 2024	2/21/2024	12/24/2024
LabConnect, Inc.	LabConnect, Inc - Master Services Agreement - June 12, 2022	6/12/2022	12/24/2024
LabConnect, Inc.	LabConnect, Inc - SOW - June 12, 2022 (GO-010)	6/12/2022	12/24/2024
LabConnect, Inc.	LabConnect, Inc - Master Services Agreement - June 12, 2022 - Amendment - May 08, 2024	5/8/2024	12/24/2024
LabConnect, Inc.	LabConnect, Inc - Master Services Agreement - June 12, 2022 - Amendment - Jun 25, 2023	6/25/2023	12/24/2024
LabVantage Solutions, Inc.	LabVantage Solutions, Inc. - SOW - Mar 12, 2024	3/12/2024	12/24/2024
Latham Biopharm Group	Latham Biopharm Group - Consulting Agreement (One-time use) - Sep 07, 2023	9/7/2023	12/24/2024
Leadership Cadence, LLC	Leadership Cadence, LLC - Master Services Agreement - Apr 12, 2023	4/12/2023	12/24/2024
Leerink Partners LLC	Leerink Partners LLC - CDA - Apr 26, 2024	4/26/2024	12/24/2024
Leerink Partners LLC	Leerink Partners LLC - CDA - Jan 23, 2017	1/23/2017	12/24/2024
LHI Group Inc.	LHI Group Inc - Staffing Supplier Agreement - June 27, 2022	6/27/2022	12/24/2024
LHI Group Inc.	LHI Group Inc. - Recruiter - Contingency Fee - Sep 30, 2020	9/30/2020	12/24/2024
Life Technologies Corporation	Life Technologies Corporation - Master Services Agreement - Jan 26, 2021	1/26/2021	12/24/2024
Life Technologies Corporation	Life Technologies Corporation - Services Agreement (One-time use) - Sep 09, 2024 (Annual service agreement foe QC CX7 instrument)	9/9/2024	12/24/2024
Life Technologies Corporation	Life Technologies Corporation - Services Agreement (One-time use) - May 14, 2024 (CX5 Reader 2024)	5/14/2024	12/24/2024
Life Technologies Corporation	Life Technologies Corporation - Services Agreement (One-time use) -	11/2/2023	12/24/2024

	Nov 02, 2023 (QuantStudio 6 FLEX AB assurance qualification)		
Life Technologies Corporation	Life Technologies Corporation - Services Agreement (one-time use) - December 01, 2022 (Quantstudio)	12/1/2022	12/24/2024
Life Technologies Corporation	Life Technologies Corporation - Other - Jul 13, 2017	7/13/2017	12/24/2024
Life Technologies Corporation	Life Technologies Corporation - Services Agreement (One-time use) - Jun 28, 2024 (Annual service agreement for QC Kingfisher EIN 10615)	6/28/2024	12/24/2024
LinkedIn	LinkedIn - Master Services Agreement - Dec 27, 2018	12/27/2018	12/24/2024
LLX Solutions, LLC	LLX Solutions, LLC - SOW - October 13, 2022 (MSA & SOW #1)	10/13/2022	12/24/2024
LLX Solutions, LLC	LLX Solutions, LLC - CDA - August 25, 2022	8/25/2022	12/24/2024
Lonza Biologics, Inc.	Lonza Biologics, Inc. - CDA - Apr 02, 2024	4/2/2024	12/24/2024
Lovell Law Group, PC	Lovell Law Group, PC - Master Services Agreement - Jun 25, 2020	6/25/2020	12/24/2024
Lucid Automation and Security, LLC	Lucid Automation and Security, LLC - SOW - Dec 21, 2023	12/21/2023	12/24/2024
Lucid Automation and Security, LLC	Lucid Automation and Security, LLC - SOW	1/0/1900	12/24/2024
Lucid Software Inc.	Lucid Software Inc - Master Services Agreement - September 06, 2022	9/6/2022	12/24/2024
Lucid Software Inc.	Lucid Software Inc. - Services Agreement (One-time use) - Sep 29, 2023 (Software suite)	9/29/2023	12/24/2024
Luke Barlow	Luke Barlow - CDA - Dec 03, 2021	12/3/2021	12/24/2024
Lumanity Inc.	Lumanity Inc. - SOW - Dec 19, 2023 (GRANITE Consulting Work)	12/19/2023	12/24/2024
Lumanity Inc.	Lumanity Inc. - Master Consulting Agreement - Dec 19, 2023 (Granite Consulting Support)	12/19/2023	12/24/2024
Lumanity Inc.	Lumanity Inc. - CDA - Nov 15, 2023	11/15/2023	12/24/2024
LumiGenics LLC	LumiGenics LLC - SOW - Apr 24, 2023 (GRT-600)	4/24/2023	12/24/2024
LumiGenics LLC	LumiGenics LLC - SOW - Apr 14, 2023 (GRT-555B)	4/14/2023	12/24/2024
Luminary Labs LLC	Luminary Labs LLC - CDA - Jan 05, 2024	1/5/2024	12/24/2024
MACHEREY-NAGEL Inc.	MACHEREY-NAGEL Inc. - CDA - Mar 18, 2024	3/18/2024	12/24/2024
Malvern Panalytical Inc.	Malvern Panalytical Inc. - Services Agreement (One-time use) - May 15, 2024	5/15/2024	12/24/2024
Manning Personnel Group	Manning Personnel Group - Recruiter - Contingency Fee - Nov 28, 2023	11/28/2023	12/24/2024
Marathon LS LLC	Marathon LS LLC - SOW - Sep 23, 2024 (#4966)	9/23/2024	12/24/2024
Marathon LS LLC	Marathon LS LLC - SOW - Jul 11, 2024 (Equipment repair: Gas Shock and Temp Probe)	7/11/2024	12/24/2024
Marathon LS LLC	Marathon LS LLC - SOW - May 16,	5/16/2024	12/24/2024

	2024 (equipment repair)		
Margaret Korn	Margaret Korn - Consulting Agreement (One-time use) - Jan 03, 2024	1/3/2024	12/24/2024
Marsh & McLennan Agency LLC	Marsh & McLennan Agency LLC - CDA - Jun 20, 2019	6/20/2019	12/24/2024
MasterControl, Inc.	MasterControl, Inc. - SOW - Feb 01, 2024	2/1/2024	12/24/2024
Maximilian Diehn	Maximilian Diehn - Consulting Agreement (One-time use) - Jun 01, 2024 (Oncology SAB)	6/1/2024	12/24/2024
MD Anderson Cancer Center	MD Anderson Cancer Center - CTA - July 19, 2022 (GO-010) - Amendment - Mar 01, 2023	3/1/2023	12/24/2024
MD Anderson Cancer Center	MD Anderson Cancer Center - CTA - July 19, 2022 (GO-010) - Amendment - Nov 09, 2023	11/9/2023	12/24/2024
MD Anderson Cancer Center	MD Anderson Cancer Center - CTA - July 19, 2022 (GO-010)	7/19/2022	12/24/2024
Medical College of Wisconsin	Medical College of Wisconsin - CTA - June 10, 2022 (GO-010)	6/10/2022	12/24/2024
Medidata Solutions, Inc.	Medidata Solutions, Inc. - CDA - Dec 18, 2020	12/18/2020	12/24/2024
Memorial Healthcare System	Memorial Healthcare System - CDA - Aug 01, 2023 (GO-014)	8/1/2023	12/24/2024
Memorial Sloan Kettering Cancer Center	Memorial Sloan Kettering Cancer Center - CDA - March 10, 2023	3/10/2023	12/24/2024
Merck and Cie	Merck and Cie - Quality Agreement - May 10, 2021	5/10/2021	12/24/2024
Merck and Cie	Merck and Cie - Quality Agreement - Jun 26, 2018	6/26/2018	12/24/2024
Merck and Cie	Merck and Cie - Other - Dec 06, 2017	12/6/2017	12/24/2024
Merck and Cie	Merck and Cie - Other - May 11, 2021	5/11/2021	12/24/2024
Merck and Cie	Merck and Cie - Other - Jun 11, 2018	6/11/2018	12/24/2024
Merck and Cie	Merck and Cie - Other - Feb 02, 2018	2/2/2018	12/24/2024
Merck and Cie	Merck and Cie - SOW - Jul 23, 2024 (Analytical Retest of representative sample)	7/23/2024	12/24/2024
Merck and Cie	Merck and Cie - CDA - February 28, 2022	2/28/2022	12/24/2024
Merck KGaA, Darmstadt, Germany	Merck KGaA, Darmstadt, Germany - CDA - Oct 07, 2024	10/7/2024	12/24/2024
Meso Scale Diagnostics, LLC	Meso Scale Diagnostics, LLC - Services Agreement (One-time use) - Jun 02, 2024	6/2/2024	12/24/2024
Mettler-Toledo LLC	Mettler-Toledo LLC - Services Agreement (One-time use) - Sep 01, 2024 (Annual service agreement for QC Titrator)	9/1/2024	12/24/2024
Mettler-Toledo LLC	Mettler-Toledo LLC - Services Agreement (One-time use) - May 17, 2024	5/17/2024	12/24/2024
Mettler-Toledo Rainin, LLC	Mettler-Toledo Rainin, LLC - Services Agreement (One-time use) - Aug 01, 2024	8/1/2024	12/24/2024
Miami Cancer Institute at Baptist Health, Inc.	-Miami Cancer Institute at Baptist Health, Inc. - Amendment - Jan 17, 2023	1/17/2023	12/24/2024

Miami Cancer Institute at Baptist Health, Inc.	Miami Cancer Institute at Baptist Health - CTA - May 19, 2022 (GO-010)	5/19/2022	12/24/2024
Miami Cancer Institute at Baptist Health, Inc.	Miami Cancer Institute at Baptist Health, Inc. - Master Services Agreement - Sep 05, 2023	9/5/2023	12/24/2024
Michael Overman	Michael Overman - Consulting Agreement (One-time use) - Jun 01, 2024 (Oncology SAB)	6/1/2024	12/24/2024
Miele Inc.	Miele Inc. - SOW - Mar 28, 2024 (Glass Washer maintenance)	3/28/2024	12/24/2024
Mimecast	Mimecast - Master Services Agreement - Oct 31, 2018	10/31/2018	12/24/2024
Mimecast	Mimecast - Master Services Agreement - Oct 31, 2018	10/31/2018	12/24/2024
Mimecast	Mimecast - Other - Jan 11, 2024	1/11/2024	12/24/2024
MineralTree, Inc.	MineralTree, Inc - Master Services Agreement - January 14, 2022 (This and the Customer Agreement gov)	1/14/2022	12/24/2024
MineralTree, Inc.	MineralTree, Inc - Master Services Agreement - January 14, 2022 (See also the Managed Service Terms)	1/14/2022	12/24/2024
MineralTree, Inc.	MineralTree, Inc - SOW - January 14, 2022	1/14/2022	12/24/2024
MineralTree, Inc.	MineralTree, Inc. - CDA - Jan 16, 2024	1/16/2024	12/24/2024
MinterEllison	MinterEllison - Other - March 12, 2023	3/12/2023	12/24/2024
Misha Subzwari	Misha Subzwari - CDA - Nov 15, 2021	11/15/2021	12/24/2024
Molecular Devices LLC	Molecular Devices LLC - Services Agreement (One-time use) - Oct 10, 2024	10/10/2024	12/24/2024
Molecular Devices LLC	Molecular Devices LLC - Services Agreement (One-time use) - Apr 09, 2024 (Annual Service agreement for AT instrument)	4/9/2024	12/24/2024
Moss Adams LLP	Moss Adams LLP - SOW - Dec 18, 2023	12/18/2023	12/24/2024
Moss Adams LLP	Moss Adams LLP - SOW - Dec 01, 2023	12/1/2023	12/24/2024
Moss Adams LLP	Moss Adams LLP - SOW - Dec 01, 2023	12/1/2023	12/24/2024