INTERWEST PARTNERS VI L P

Form 4 May 01, 2003

		OMB APPROVAL
FORM 4	Estimated	January 31, 2005 d average burden response 0.5
	ECURITIES AND EXCHANGE COMMI shington, D.C. 20549	SSION
STATEMENT OF	CHANGES IN BENEFICIAL OWNERS	HIP
Section 17(a) of the Pub	_	Act of 1935 or of 1940
1. Name and Address of Reportin	g Person*	
InterWest Partners VI, LP		
(Last)	(First)	(Middle)
2710 Sand Hill Road; Second	Floor	
	(Street)	
Menlo Park, CA 94025		
(City)	(State)	(Zip)
2. Issuer Name and Ticker or Tr TheraSense, Inc. (THER)	======================================	
3. I.R.S. Identification Number	of Reporting Person, if an	entity (Voluntary)
4. Statement for Month/Date/Yea	r	
April 29, 2003		
5. If Amendment, Date of Origin	al (Month/Year)	
6. Relationship of Reporting Pe (Check all applicable) [] Director [] Officer (give title belo	[X] 10% Owner	below)

- 7. Individual or Joint/Group Filing (Check applicable line)
 - [] Form filed by One Reporting Person
 - [X] Form filed by More Than one Reporting Person

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Form 4 (continued)

Table I -- Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

Title of Security (Instr. 3)	 Transaction Date (mm/dd/yy)		Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5) (A) Amount or Price	Owned End of Mon
Common Stock InterWest Partners V, LP (1)	-	-		100,
Common Stock	-	_		3,237,
Common Stock InterWest Investors VI, LP (1)	-	_		101,
Common Stock InterWest Partners VII, LP (1)	-	_		1,449,
Common Stock InterWest Investors VII, LP (1)	-	-		69,
Common Stock W. Scott Hedrick (1)	-	_		21,
Common Stock Harvey B. Cash (1)	-	_		11,
Common Stock InterWest Venture Mgmt Co. PSRP FBO Harvey B. Cash (1)	-	-		20,
Common Stock Crites Family Trust (1), (3)	-	-		2,
Common Stock The Momsen Living Trust U/A/D 1-5-95 (1),(2)	-	_		27 ,
Common Stock	_	-		1,

FBO Paige Momsen under CA uniform TFR to Minor					
Common Stock Robert Momsen Custodian FBO Nick Momsen under CA uniform TFR to Minor	-	-		-	1
Common Stock InterWest Venture Mgmt Co. PSRP FBO Robert R. Momsen (1)	4-29-2003	P	75,000 A	\$7.04	175
Common Stock Gilbert H. Kliman (1)	-			_	10

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

* If the Form is filed by more than one Reporting Person, see Instruction $4\left(b\right)\left(v\right)$.

PERSONS WHO RESPOND TO THE COLLECTION OF INFORMATION CONTAINED IN THIS FORM ARE NOT REQUIRED TO RESPOND UNLESS THE FORM DISPLAYS A CURRENTLY VALID OMB CONTROL NUMBER.

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Form 4 (continued)

Robert Momsen Custodian

Table II -- Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

	1	I	1	Number			1		
	i	İ	İ	of	İ		i		i i
	1	1		Deriv-			Title	and	1
	Conver-	1		ative	1		Amount	of	1
	sion	1	1	Secur-			Under	ying	1
	of	1		ities			Securi	ties	1
	Exer-		1	Acquired	Date		(Inst	· 3	Price
	cise	1	Trans-	(A) or	Exercisa	ble and	and 4)		of
	Price	Trans-	action	Disposed	Expirati	on Date			Deriv-
	of	action	Code	of(D)	(Month/D	ay/Year)	1	Amount	ative
Title of	Deriv-	Date	(Instr.	(Instr.3,			-	or	Secur-
Derivative	ative	(Month/	8)	4 and 5)	Date	Expira-	-	Number	ity
Security	Secur-	Day/			Exer-	tion	1	of	(Instr.
(Instr. 3)	lity	Year)	Code V	(A) (D)	cisable	Date	Title	Shares	5)

Explanation of Responses:

- (1) See attached joint filer information.
- (2) The shares are held in the name of The Momsen Living Trust U/A/D 1-5-95 of which Robert Momsen is the Trustee.
- (3) The shares are held in the name of Alan W. Crites and Carol B. Crites, Trustees of the Crites Family Trust-2000 u/i dated 2/18/00.

See attached signature pages

**Signature of Reporting Person

Date

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations.

See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space provided is insufficient, see Instruction 6 for procedures. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

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Joint Filer Information

Name: InterWest Partners VI, L.P. ("Partners VI")
InterWest Investors VI, L.P. ("Investors VI")
InterWest Partners VII, L.P. ("Partners VII")
InterWest Investors VII, L.P. ("Investors VII")

InterWest Management Partners VI, LLC InterWest Management Partners VII, LLC

Harvey B. Cash
Alan W. Crites
Philip T. Gianos
W. Scott Hedrick
W. Stephen Holmes
Gilbert H. Kliman
Thomas L. Rosch
Arnold L. Oronsky
Robert R. Momsen

Address: 2710 Sand Hill Road

Second Floor

Menlo Park, CA 94025

Designated Filer: InterWest Partners VI, L.P.

Issuer and Ticker Symbol: TheraSense, Inc.-("THER")

Statement for Month/Date/Year: April 29, 2003

The individual Reporting Persons listed above (excluding Harvey B. Cash, Gilbert H. Kliman and Thomas L. Rosch) are general partners of InterWest Management Partners V, LP. InterWest Management Partners V, LP has sole voting and investment control over shares owned by Interwest Partners V, LP ("Partners V"). The individual Reporting

Persons listed above (excluding Thomas L. Rosch) are managing directors of InterWest Management Partners VI, LLC. InterWest Management Partners VI, LLC has sole voting and investment control over shares owned by Partners VI and Investors VI. Certain of the individual Reporting Persons listed above (excluding Robert R. Momsen) are also managing directors of InterWest Management Partners VII, LLC. InterWest Management Partners VII, LLC has sole voting and investment control over shares owned by Partners VII and Investors VII. All Reporting Persons disclaim beneficial ownership of shares of TheraSense, Inc. stock held by Partners V, Partners VI, Investors VI, Partners VII and Investors VII, except to the extent of their respective pecuniary interest therein. The filing of this statement shall not be deemed an admission that, for purposes of Section 16 of the Securities Exchange Act of 1934, or otherwise, any of the Reporting Persons are the beneficial owner of all of the equity securities covered by this statement.

Each of the Reporting Persons listed above hereby designates Partners VI as its designated filer of Forms 3, 4 and 5 in accordance with Section 16(a) of the Securities Exchange Act of 1934 and the rules thereunder.

1 of 3

4/30/03

SIGNATURE PAGES TO FORM 4: TheraSense, Inc.

InterWest Partners VI, L.P.

/s/ W. Stephen Holmes

By: InterWest Management Partners VI, LLC
Its General Partner
by W. Stephen Holmes, Managing Director

InterWest Investors VI, L.P.

/s/ W. Stephen Holmes

4/30/03

By: InterWest Management Partners VI, LLC
Its General Partner
by W. Stephen Holmes, Managing Director

InterWest Partners VII, L.P.

/s/ W. Stephen Holmes 4/30/03

By: InterWest Management Partners VII, LLC Date

Its General Partner
by W. Stephen Holmes, Managing Director

InterWest Investors VII, L.P.

/s/ W. Stephen Holmes 4/30/03

InterWest Management Partners VII, LLC By: Date Its General Partner

by W. Stephen Holmes, Managing Director

InterWest Management Partners VI, LLC

/s/ W. Stephen Holmes 4/30/03

By: W. Stephen Holmes, Managing Director Date

InterWest Management Partners VII, LLC

/s/ W. Stephen Holmes 4/30/03

By: W. Stephen Holmes, Managing Director Date

SIGNATURE PAGES TO FORM 4: TheraSense, Inc.

/s/ Harvey B.	Cash	4/30/03
	Harvey B. Cash	Date
/s/ Alan W. C	rites	4/30/03
	Alan W. Crites	Date
/s/ Philip T.	Gianos	4/30/03
By:	Philip T. Gianos	Date
/s/ W. Scott	Hedrick	4/30/03
	W. Scott Hedrick	Date
/s/ W. Stephe	n Holmes	4/30/03
By:	W. Stephen Holmes	Date
/s/ Gilbert H	. Kliman	4/30/03
Ву:	Gilbert H. Kliman	Date
/s/ Thomas L.	Rosch	4/30/03

Ву:	Thomas L. Rosch	Date
/s/ Arnold L.	Oronsky	4/30/03
By:	Arnold L. Oronsky	Date
/s/ Robert R.	Momsen	4/30/03
By:	Robert R. Momsen	Date