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TRADEMANTIO THE HONORABLE COMMISSIONER OF PATENTS AND TRADEMARKS Box Assignment Washington, DC 20231	
Please record the attached original documents or copy thereof.	
1. Name of conveying party(ics):	2. Name and address of receiving party(ies):
Cypros Pharmaceutical Corporation	Name: <u>Questcor Pharmaceuticals, Inc.</u>
Additional name(s) of conveying party(ies) attached?   Yes  No	
3. Nature of conveyance:	Address: <u>26118 Research Road, Hayward, CA</u> 94545
□ Assignment □ Merger	Country (if other than USA):
□ Security Agreement ⊠ Change of Name	
□ Other	
Execution Date: December 1, 1999	
4. Application number(s) or patent number(s):	
If this document is being filed together with a new application, the execution date of the application is:	
A. Patent Application No.(s) <u>09/026,415</u>	B. Patent No.(s)
Assignment recorded at reel 9192, frame 0426 (see enclosure) Additional numbers attached? □ Yes ⊠ No	
<ol><li>Name and address of party to whom correspondence concerning document should be mailed:</li></ol>	6. Number of applications and patents involved: <u>One (1) application</u>
PENNIE & EDMONDS LLP 1155 Avenue of the Americas New York, NY 10036	<ul> <li>Total fee (37 CFR 3.41):\$ 40.00</li> <li>Please charge to the deposit account listed in Section 8.</li> </ul>
	8. Deposit account number: <u>16-1150</u>
DO NOT USE THIS SPACE	
9. Statement and signature.	
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Brown M. Paiser S. Marie E. Paiser Ley ND. 38, 265 Brian M. Poissant 28.462 Marie E. Paiser Ley ND. 38, 265	
Brian M. Poissant28,462ruluuName of Person SigningReg. No.Signature	2 Pasque ley 10. Date April 26, 2000
Total number of pages including cover sheet: 12	

Mail documents to be recorded with required cover sheet information to: Commissioner of Patents & Trademarks, Box Assignment Washington, D.C. 20231

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# SECURITIES AND EXCHANGE COMMISSION

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Washington, DC 20549

### FORM 8-K

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report: December 1, 1999

### **Questcor Pharmaceuticals, Inc.**

(Exact name of registrant as specified in its charter)

0-20772 (Commission File Number)

California (State or other jurisdiction of incorporation or organization) 33-0476164 (I.R.S. Employer Identification No.)

26118 Research Road Hayward, California 94545 (Address of principal executive offices, with zip code)

(510) 732-5551 (Registrant's telephone number, including area code)

Cypros Pharmaceutical Corporation 2714 Loker Avenue West Carlsbad, California 92008 (Former name or former address, if changed since last report)



#### Item 2. Acquisition Or Disposition of Assets

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On November 17, 1999, Cypros Acquisition Corporation ("Merger Sub"), which was a Delaware corporation and a wholly-owned subsidiary of Cypros Pharmaceutical Corporation (the "Registrant"), was merged with and into RiboGene Inc., a Delaware corporation ("RiboGene"), pursuant to an Agreement and Plan of Reorganization, dated August 4, 1999, among the Registrant, Merger Sub and RiboGene (the "Merger Agreement").

The merger of Merger Sub with and into RiboGene (the "Merger") became effective at the time of the filing of a Certificate of Merger with the Delaware Secretary of State on November 17, 1999 (the "Effective Time"). At the Effective Time, (i) Merger Sub ceased to exist; (ii) RiboGene became a wholly owned subsidiary of the Registrant; (iii) the Registrant changed its name to "Questcor Pharmaceuticals, Inc."; (iv) subject to the provisions of the Merger Agreement relating to the payment of cash in lieu of fractional shares, each outstanding share of RiboGene Common Stock, \$.001 par value (the "RiboGene Common Stock") and RiboGene Series A Preferred Stock, \$.001 par value (except for any such shares held by RiboGene as treasury stock and any such shares held by the Registrant or any subsidiary of the Registrant, which shares, if any, were canceled) was converted into the right to receive 1.509 shares (the "Exchange Ratio") of Common Stock, no par value, of the Registrant (the "Registrant's Common Stock") and 1.509 shares of Series A Preferred Stock, no par value, of the Registrant (the "Registrant Preferred Stock"), respectively. The Common Stock of the Registrant is listed on the American Stock Exchange, Inc. under the symbol "QSC".

In addition, pursuant to the Merger Agreement, at the Effective Time, all outstanding options and the outstanding warrants to acquire RiboGene Common Stock were converted into and became equivalent options and warrants for the Registrant's Common Stock. By virtue of the assumption by the Registrant of such RiboGene stock options and warrants, from and after the Effective Time: (i) each RiboGene stock option and warrant assumed by the Registrant may be exercised solely for the Registrant's Common Stock; (ii) the number of shares of the Registrant's Common Stock subject to each such RiboGene stock option and warrant is equal to the number of shares of RiboGene Common Stock subject to such RiboGene option or warrant immediately prior to the Effective Time multiplied by the Exchange Ratio, rounding to the nearest whole share; (ii) the per share exercise price under each such RiboGene option or warrant by the Exchange Ratio and rounding to the nearest cent; and (iv) the term, exercisability, vesting schedule and other provisions of each such RiboGene option and warrant remained unchanged.

The former holders of RiboGene Common Stock are receiving approximately 8,697,977 shares of the Registrant's Common Stock pursuant to the Merger, which represents approximately 35.6% of the shares of the Registrant's Common Stock outstanding immediately after consummation of the Merger. In addition, Roberts Pharmaceutical Corporation, the former holder of the RiboGene Series A Preferred Stock, is receiving approximately 2,155,715 shares of the Registrant's Series A Preferred Stock pursuant to the Merger, which represents approximately 8.1% of the shares of the Registrant's voting stock on an as-converted basis. Cash payments will be made for fractional shares resulting from the conversion. The Registrant will use its current cash resources to fund the payments for fractional shares. In addition, approximately 3,690,753 shares of the Registrant's Common Stock may be issued in connection with the exercise of the RiboGene stock options and warrants assumed by the Registrant.

Charles J. Casamento, the Chairman, President and the Chief Executive Officer of the Registrant and the former Chairman, President and Chief Executive Officer and a shareholder of RiboGene, received 140,047 shares of the Registrant's Common Stock in exchange for his RiboGene Common Stock in the Merger. In addition, Mr. Casamento's stock options to purchase RiboGene Common Stock were converted in the Merger into stock options to purchase 766,217 shares of the Registrant's Common Stock.

Michael Rose, the Chief Financial Officer of the Registrant and a former Chief Financial Officer of RiboGene, held stock options to purchase RiboGene Common Stock which were converted in the Merger into stock options to purchase 17,624 shares of the Registrant's Common Stock.

Digby Barrios simultaneously served as a director of the Registrant and as a director of RiboGene. Mr. Barrios, currently a director of the Registrant and a director of RiboGene, held stock options to purchase RiboGene Common Stock which were converted in the Merger into stock options to purchase 33,954 shares of the Registrant's Common Stock.

Frank J. Sasinowski, currently a director of the Registrant and a director of RiboGene, held stock options to purchase RiboGene Common Stock which were converted in the Merger into stock options to purchase 33,953 shares of the Registrant's Common Stock.

Jon S. Saxe currently a director of the Registrant and a director and former shareholder of RiboGene, received 4,578 shares of the Registrant's Common Stock in exchange for his RiboGene Common Stock in the Merger. In addition, Mr. Saxe held stock options to purchase RiboGene Common Stock which were converted in the Merger into stock options to purchase 29,373 shares of the Registrant's Common Stock.

Roger G. Stoll, currently a director of the Registrant and a director of RiboGene, held stock options to purchase RiboGene Common Stock which were converted in the Merger into stock options to purchase 33,953 shares of the Registrant's Common Stock.

Robert A. Vukovich, a former director of the Registrant, is the Chairman of Roberts Pharmaceutical Corporation. Mr. Vukovich resigned from the Registrant's Board of Directors upon consummation of the Merger. Roberts Pharmaceutical Corporation was a former holder of all of the outstanding shares of Series A Preferred Stock of RiboGene and received 2,155,715 shares of Series A Preferred Stock of the Registrant in the Merger (which constitute all of the outstanding shares of the Registrant's Series A Preferred Stock).

The Merger is intended to qualify as a tax-free reorganization within the meaning of Section 368(a) of the Internal Revenue Code of 1986, as amended and is to be accounted for by the Registrant as a purchase of RiboGene by the Registrant for financial reporting purposes.

In connection with the Merger, the Registrant amended its Articles of Incorporation to (i) increase the number of authorized shares of Common Stock of the Registrant from 30,000,000 shares to 75,000,000 shares and the number of authorized shares of Preferred Stock of the Registrant from 1,000,000 shares to 7,500,000 shares; (ii) authorize the Registrant's Board of Directors to designate the rights, preferences, privileges and restrictions of shares of Preferred Stock; (iii) designate shares of the Registrant Preferred Stock as Series A Preferred Stock for issuance in the merger and (iv) change the company name of the Registrant to Questcor Pharmaceuticals, Inc.

The Registrant has developed cytoprotective drugs to treat ischemic disorders and markets acute care hospital based products. RiboGene had been a drug discovery company focused on the treatment of infectious diseases. The Registrant's principal executive offices are located at 26118 Research Road, Hayward, California 94545 and its telephone number is (510) 732-5551. A copy of the press release announcing the consummation of the Merger is attached hereto as Exhibit 99.1.

Forward-looking statements included in this Report with respect to the Merger are subject to certain risks and uncertainties that could cause actual events and results to differ materially from those set forth in such statements, including risks that the integration of the operations, technologies, products and employees of the Registrant and RiboGene might not occur as anticipated, that the synergies expected to result from the Merger might not occur as anticipated, and that management's attention might be diverted from day-to-day business activities. Actual results and developments may differ materially from those described in this current report. For more information about the Registrant

and risks relating to investing in the Registrant, refer to the Registrant most recent reports on Form 10-K and Form 10-Q, and the recent Registration Statement on Form S-4 related to the Merger, as filed with the Securities and Exchange Commission.

#### Item 7. Financial Statements, Pro Forma Financial Information and Exhibits.

(a) FINANCIAL STATEMENTS OF BUSINESSES ACQUIRED.

The financial statements of the business acquired will be filed within sixty (60) days of the date this report on Form 8-K is required to be filed.

(b) PRO FORMA FINANCIAL INFORMATION.

The pro forma financial statements will be filed within sixty (60) days of the date this report on Form 8-K is required to be filed.

- (c) EXHIBITS
  - 2.1 Agreement and Plan of Reorganization dated August 4, 1999 between the Registrant, Cypros Acquisition Corporation and RiboGene, Inc.\*-.
  - 99.1 Press Release, dated November 17, 1999.

\* Incorporated by reference to the Registrant' Current Report on Form 8-K dated August 16, 1999.

#### SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

Questcor Pharmaceuticals, Inc.

Date: December 1, 1999

By: (

Charles J Casamento President and Chief Executive Officer (Principal Executive Officer)

CONTACT: QUESTCOR PHARMACEUTICALS, INC. Charles J. Casamento (510) 732-5551

#### RIBOGENE AND CYPROS COMPLETE MERGER NEW COMPANY TO BE CALLED QUESTCOR PHARMACEUTICALS, INC. COMPANY PLANS TO CONSOLIDATE IN HAYWARD, CA

HAYWARD, CA, NOVEMBER 17, 1999—RiboGene Inc. (AMEX: RBO) and Cypros Pharmaceutical Corp. (AMEX: CYP) today announced that they have completed the merger of the two companies. The combined entities will be called Questcor Pharmaceuticals, Inc. (AMEX: QSC), and will be headquartered in Hayward, CA at the RiboGene facility. Questcor intends to maintain its manufacturing facility in Lee's Summit, Missouri, and continue to operate certain distribution activities, quality control and quality assurance laboratories at Cypros' facility in Carlsbad, CA. Questcor also plans to consolidate the Finance, Administration, Research, Regulatory Affairs, Marketing and Sales functions of both firms at corporate headquarters at Hayward, California.

On August 5, 1999, the two companies announced the signing of a definitive merger agreement to form a fully integrated specialty pharmaceutical marketing and late-stage product development company. It has been agreed that the Board of Directors of RiboGene and Cypros will be combined. However, Dr. Robert Vukovich has resigned from the Cypros Board of Directors. Shareholders' meetings of both companies were held November 5, 1999 to vote on the proposed merger.

The new entity will have five clinical product candidates including, two in phase III clinical trials, Cordox<sup>™</sup> for sickle cell anemia and Emitasol<sup>®</sup> for diabetic gastroparesis and nausea and vomiting in the cancer chemotherapy patient. Emitasol<sup>®</sup> is partnered in North America with Roberts Pharmaceuticals. The combined companies market four products in the U.S. and a fifth in Italy. Upon closing, Questcor will have approximately \$21 million on its balance sheet.

"We expect that the combined company will realize greater efficiency through consolidation," said Charles J. Casamento, Chairman, President and CEO of RiboGene, who will serve in the same capacity with Questcor. Questcor expects to employ approximately 45-50 people at year's end, compared with a force of 88 currently employed by both RiboGene and Cypros combined.

"We have made the decision to locate Questcor's main operations at RiboGene's existing site in Hayward. We also intend to reorganize the two companies in such a way as to hold down our burn rate, while maintaining a strong and effective research and development staff and marketing and sales team," Mr. Casamento said.

Cypros Pharmaceutical Corporation has developed cytoprotective drugs to treat ischemic disorders and markets acute care hospital based products. The Company has one multi-center Phase III program in place (Cordox<sup>m</sup>) in sickle cell anemia, two Phase II programs (Cordox<sup>m</sup>) in bypass surgery and (Ceresine<sup>m</sup>) in head injury, and has four acute care products on the market.

RiboGene had been a drug discovery company focused on the treatment of infectious diseases. The Company also has a late stage product, Emitasol<sup>®</sup>, under development for diabetic gastroparesis and chemotherapy-induced delayed onset nausea and vomiting. The company also has two phase II clinical products, Migrastat<sup>®</sup> for migraine headache and Hypnostat<sup>®</sup> for insomnia. RiboGene has alliances with Dainippon Pharmaceutical Co., Ltd., Roberts Pharmaceutical Corporation, EnzyMed, Crinos in Como, Italy and CSC Pharmaceuticals in Vienna, Austria.

NOTE: EXCEPT FOR THE HISTORICAL INFORMATION CONTAINED HEREIN, THIS PRESS RELEASE CONTAINS FORWARD-LOOKING STATEMENTS THAT INVOLVE RISKS AND UNCERTAINTIES. SUCH STATEMENTS ARE SUBJECT TO CERTAIN FACTORS WHICH MAY

CAUSE THE COMPANIES' RESULTS TO DIFFER. FACTORS THAT MAY CAUSE SUCH DIFFERENCES INCLUDE, BUT ARE NOT LIMITED TO, THE OCCURRENCE OR NON-OCCURRENCE OF REQUIRED CLOSING CONDITIONS SET FORTH IN THE DEFINITIVE MERGER AGREEMENT, STOCK PRICE MOVEMENTS, THE COMBINED COMPANY'S ABILITY TO INTEGRATE THE COMBINED BUSINESSES, THE COMBINED COMPANY'S NEED FOR ADDITIONAL FUNDING, UNCERTAINTIES REGARDING THE COMBINED COMPANY'S INTELLECTUAL PROPERTY AND OTHER RESEARCH, DEVELOPMENT, MARKETING AND REGULATORY RISKS AS WELL AS THE RISKS DISCUSSED IN CYPROS' ANNUAL REPORT ON FORM 10-K FOR THE FISCAL YEAR ENDED JULY 31, 1998 AND THE RISK FACTOR SECTION OF CYPROS' REGISTRATION STATEMENT (NO. 333-25661), RIBOGENE'S ANNUAL REPORT ON FORM 10-K FOR THE FISCAL YEAR ENDED DECEMBER 31, 1998 AND OTHER DOCUMENTS FILED WITH THE SECURITIES AND EXCHANGE COMMISSION. THE RISK FACTORS AND OTHER INFORMATION CONTAINED IN THESE DOCUMENTS SHOULD BE CONSIDERED IN EVALUATING CYPROS' AND RIBOGENE'S PROSPECTS AND FUTURE FINANCIAL PERFORMANCE.

# # #



JULY 29, 1998

PATRICK D. KELLY 33 BERRY OAKS ST. LOUIS, MO 63122

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS

\*100723666A\* Poly-guanidino case Ser. No. 09/026,415 Docket CYP-PG-2

Washington, D.C. 20231

UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

REEL/FRAME: 9192/0426 RECORDATION DATE: 05/22/1998 NUMBER OF PAGES: 4 BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS). ASSIGNOR: DOC DATE: 04/14/1998 MARANGOS, PAUL J. ASSIGNOR: SULLIVAN, BRIAN W. DOC DATE: 04/14/1998 ASSIGNOR: DOC DATE: 04/14/1998 WIEMANN, TORSTEN R. ASSIGNOR: DOC DATE: 04/22/1998 DANKS, ANNE M. ASSIGNOR:

SRAGOVICZ, MARINA

ASSIGNOR:

MAKINGS, LEWIS R.

PATENT REEL: 010763 FRAME: 0269

DOC DATE: 04/16/1998

DOC DATE: 04/27/1998

ASSIGNEE:

CYPROS PHARMACEUTICAL CORPORATION 2714 LOKER AVENUE WEST CARLSBAD, CALIFORNIA 92008

SERIAL NUMBER: 09026415 PATENT NUMBER: FILING DATE: 02/18/1998 ISSUE DATE:

TONYA LEE, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

## ASSIGNMENT

Whereas we, PAUL J. MARANGOS, BRIAN W. SULLIVAN, TORSTEN R. WIEMANN, ANNE M. DANKS, MARINA SRAGOVICZ, and LEWIS R. MAKINGS, citizens of the United States (except for Wiemann, who is a citizen of Germany and a lawful resident of the United States) and residents of the cities listed below in conncetcion with our signatures, have co-invented a new and useful improvement in NEUROPROTECTIVE POLY-GUANIDINO COMPOUNDS WHICH BLOCK PRESYNAPTIC N AND P/Q CALCIUM CHANNELS, for which we have applied for Letters Patent of the United States, in U.S. patent application serial number 09/026,415, filed on February 18, 1998;

And whereas CYPROS PHARMACEUTICAL CORPORATION, a corporation duly organized under the laws of the State of California and having an office and place of business at 2714 Loker Avenue West, Carlsbad, CA 92008, desires to acquire the entire interest in and to the said invention and in and to the Letters Patent to be obtained therefor,

NOW, THEREFORE, to all whom it may concern, be it known that in exchange for valuable considerations, the receipt of which is hereby acknowledged, we, the said PAUL J. MARANGOS, BRIAN W. SULLIVAN, TORSTEN R. WIEMANN, ANNE M. DANKS, MARINA SRAGOVICZ, and LEWIS R. MAKINGS have sold, assigned and transferred, and by these signed documents do sell, assign and transfer, unto the said CYPROS PHARMACEUTICAL CORPORATION the whole right, title and interest in and to the said invention as fully set forth and described in the specification executed by each of us on the date appearing next to each signature below, preparatory to obtaining Letters Patents of the United States therefor, including all rights to file applications and obtain patents in other countries; and we do hereby authorize and request the Hon. Commissioner of Patents and Trademarks to issue the said Letters Patent to the said CYPROS PHARMACEUTICAL CORPORATION as the assignee of our entire right, title and interest in and to the same, for the sole use and benefit of said CYPROS PHARMACEUTICAL CORPORATION, or its successors or assigns.

11eur Paul J. Marangos

2224 Running Spring Place Encinitas, CA 92024

Brian W. Sulfivan 25799 Forest Drive Escondido, CA 92026

Torsten Wiemakn 1905A Alga Road La Costa, CA 92009

Anně M. Danks

535 Seabright Lane Solana Beach, CA 92075

superics

Marina Sragovicz () 7825 Camino Huerta San Diego, CA 92122

R. Makings ewis

337 Cerro St. Encinitas, CA 92024

ALL SIGNATURES OF NOTARIES APPEAR ON THE FOLLOWING PAGE(S)

4/14/98

<u> 4-14-98</u> Date

4/14/98 Date

 $\frac{4/22/98}{\text{Date}}$ 

4/16/98

27198

STATE OF CALIFORNIA : SS COUNTY OF SAN DIEGO : On this 14 day of april 1998, before me personally appeared each of the following: PAUL J. MARANGOS, BRIAN W. SULLIVAN, and TORSTEN R. WIEMANN, to me known to be the persons described in the foregoing instrument. Each such person listed above executed the foregoing instrument as his or her free act and deed. In witness whereof, I have hereunto set my hand and affixed my notarial seal the day and year last above written. CAROLYN CATALDO Commission # 1100651 Notary Public --- California ITaldo San Diego County My Comm. Expires Jun 13, 2000 Notary (Public \*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\* On this  $22^{nd}$  day of <u>deril</u> 1998, before me personally appeared ANNE M. DANKS, to me known to be the person described in the foregoing instrument, who executed the foregoing instrument as her free act and deed. In witness whereof, I have hereunto set my hand and affixed my notarial seal the day of year last above written. CATHARINE STUHLER COMM. # 1059291 Notary Public -- California atharine Stuckler. SAN DIEGO COUNTY My Comm. Expires AUG 1, 1999 Notary Public On this 10TH day of APPIL 1998, before me personally appeared MARINA SRAGOVICZ, to me known to be the person described in the foregoing instrument, who executed the foregoing instrument as her free act and deed. In witness whereof, I have hereunto set my hand applicate in my metarial seal the day and year last above written. LINDA K. KNIGHT COMM. # 1048245 Notary Public — California SAN DIEGO COUNTY and a K. Hunght My Comm. Expires DEC 26, 1998 Notary Public \*\*\*\* \*\*\*\*\*\* 1998, before me On this 27 day of Upr

On this 27 day of 27 day of 27 have a second by the second best of the personally appeared LEWIS R./MAKINGS, to me known to be the person described in the foregoing instrument, who executed the foregoing instrument as his free act and deed. In witness whereof, I have hereunto set my hand and affixed my notarial seal the day and year last above written.

Citaldo



### PATENT REEL: 010763 FRAME: 0273

**RECORDED: 04/26/2000**