Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Grant of a Security Interest in Grantor's (Debtor's) License Rights to Grantee (Secured Party)

CONVEYING PARTY DATA

Name	Execution Date
Pharming Group N.V.	02/03/2006

RECEIVING PARTY DATA

Name:	King George Holdings Luxembourg IIA S.A.R.L.
Street Address:	174 Route de Longwy
City:	Luxembourg
State/Country:	LUXEMBOURG
Postal Code:	L-1940

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	07938322

CORRESPONDENCE DATA

Fax Number: (703)816-4100

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 703-816-4057

Email: wfg@nixonvan.com

Correspondent Name: Willem F. Gadiano

Address Line 1: NIXON & VANDERHYE P.C.

Address Line 2: 901 North Glebe Road, 11th Floor

Address Line 4: Arlington, VIRGINIA 22309

ATTORNEY DOCKET NUMBER: 4379-14

NAME OF SUBMITTER: Willem F. Gadiano

Total Attachments: 4

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PATENT REEL: 017250 FRAME: 0205

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	1. ORGANIZATION'S	NAME		(o) - do not sopievade or combine names			
	Pharming Gr	oup N.V					
OR	16 INDIVIDUAL'S LAST	NAME				2/	
		,		FIRST NAME	MIDDLE	NAME	SUFFIX
ia.	MAILING ADDRESS						
	O. Box 451	2		Leiden	STATE	POSTAL CODE 2300	NL
18,	SEE INSTRUCTIONS	ADO'L INFO RE ORGANIZATION DEBTOR	16 TYPE OF ORGANIZATION	11. JARUSCICTION OF ORGANIZATION The Netherlands	ig. ORG	ANEZATIONAL ID#, Hany	1147
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4. F	DOLLIONAL DEBIC	R'S EXACT FUL	LEGAL NAME - Insert only gran	debtor name (2a or 2b) - do not abbreviate or com	Whe names	· · · · · · · · · · · · · · · · · · ·	Activeses
	2ª ORGANIZATION'S N	ME				**************************************	
OR	25. INDIVIDUAL'S LAST	NAME					
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ww. 3	LENSTAINTENS	ORGANIZATION DESTOR	29. TYPE OF ORGANIZATION	27. JURISDICTION OF ORGANIZATION	2g. ORG	ANIZATIONAL ID #, Y arry	
3.5	CUREDPARTYS						NONE
1	Se, ORGANIZATION'S N	AMPRICAL INVANE OF	TOTAL ASSIGNEE of ASSIGNOR SA	P) - Insert only one secured party herma (Se or 3b)			
	King George	Holdings La	exembourg IIA S.A.				
UK [L INDIVIDUAL'S LAST	MAME		FIRSTNAME			
				The Courte	MIDOLE	VAME	SUFFIX
	ALING ADDRESS			CITY			
174	Route de Lor	igwy		Luxembourg	STATE	L-1940	LU
. Th	FINANCING STATEME	NT present the following	na militaresti				120

Please see attached Schedule 1.

5. ALTERNATIVE DESIGNATION [if applicable]: LESSEE/LESSOR CONSIGNEE/CONSIGNOR BAILEE/BAILOR SELLER/BUYER 8. This Financing statement is to be filed for record; (or recorded) in the REAL 7. Check to REQUEST SEARCH REPORTS; on Debtor(s) Figure 1. Applicable 1. (Applicable 1.	Morrocoriums
8. OPTIONAL FLER REFERENCE DATA Filed with: DC - District of Columbia Client, Ref. #60345.1	All Debtors Debtor 1 Debtor 2 F#149776
July 20 District of Columbia Cheff, Rel. #00343.1	A#239217



Debtor:

Pharming Group N.V.

Secured Party:

King George Holdings Luxembourg IIA S.A.R.L.

SCHEDULE 1 TO FINANCING STATEMENT

This Financing Statement covers all of the Debtor's right, title and interest in, to and under the following property, in each case whether now or hereafter existing or arising or in which the Debtor now has or hereafter owns, acquires or develops an interest and wherever located, constituting Specified IP Assets (collectively, the "Collateral"):

- (i) all patents and patent applications, domestic or foreign, all licenses relating to or under any of the foregoing and all income and royalties with respect to any licenses (including, without limitation, such patents and patent applications as described in the Schedules to the License Agreement), all rights to sue for past, present or future infringement thereof, all rights arising therefrom and pertaining thereto and all reissues, divisions, continuations, renewals, extensions and continuations-in-part thereof;
- (ii) all state (including common law), federal and foreign trademarks, service marks and trade names, and applications for registration of such trademarks, service marks, domain names and trade names, all licenses relating to or under any of the foregoing and all income and royalties with respect to any licenses (including, without limitation, such marks, names and applications as described in the Schedules to the License Agreement), whether registered or unregistered and wherever registered, all rights to sue for past, present or future infringement or unconsented use thereof, all rights arising therefrom and pertaining thereto and all reissues, extensions and renewals thereof;
- (iii) all of Debtor's present and future United States, whether statutory or common law, registered or unregistered, now or hereafter in force throughout the world, including Debtor's United States registered copyrights and copyright registrations listed in the Schedules to the License Agreement, all of Debtor's present and future, United States applications for copyright registrations, including Debtor's United States applications for copyright registrations listed in the Schedules to the License Agreement, and all of Debtor's present and future copyrights which are unregistered or not yet registered in the Copyright Office (collectively, the "Copyrights"), and any and all royalties, payments, and other amounts payable to Debtor in connection with the Copyrights, together with all renewals and extensions of the Copyrights, the right to recover for all past, present, and future infringements of the Copyrights, and all computer programs, computer databases, computer program flow diagrams, source codes, object codes and all tangible property embodying or incorporating the Copyrights, and all other rights of every kind whatsoever accruing thereunder or pertaining thereto;
- (iv) the entire goodwill of or associated with the businesses now or hereafter conducted by the Debtor connected with and symbolized by any of the aforementioned properties and assets;
- (v) all commercial tort claims associated with or arising out of any of the aforementioned properties and assets;

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- (vi) all accounts, all intangible intellectual or other similar property and other general intangibles associated with or arising out of any of the aforementioned properties and assets and not otherwise described above, including all license payments and payments under insurance (whether or not the Secured Party is the loss payee thereof) or any indemnity, warranty or guaranty payable by reason of loss or damage to or otherwise with respect to the foregoing Collateral; and
- (vii) all products, proceeds and supporting obligations of or with respect to any and all of the foregoing Collateral.

As used herein, "Specified IP Assets" means the C1-Specific Assets and the Shared Assets as defined in the Licensing and Strategic Partnering Agreement, dated as of February 2, 2006, as amended, modified, renewed or extended from time to time, by and among Debtor, Pharming Intellectual Property B.V. and Pharming Technologies B.V., and Secured Party, as investor.

Addendum to Schedule 1

Transgenic Animals Secreting	07/938,322
Title	Application No.

RECORDED: 03/03/2006