Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:		NE	WASSIGNMENT		
NATURE OF CONVEYA	NCE:	ASSIGNMENT			
CONVEYING PARTY DA	ΑΤΑ				
		Name		Execution Date	
Michael C. BECKLOFF				10/04/2012	
Frank SEGRAVE				10/01/2012	
Robert MAURO			10/02/2012		
Peter COLABUONO				10/03/2012	
RECEIVING PARTY DA	TA				
Name: Silvergate Pharmaceuticals, Inc.					
Street Address:	5371 Gordon W	/ay			
City:	Dublin				
State/Country:	ОНЮ				
Postal Code:	43017				
PROPERTY NUMBERS			Number]	
Property Ty	/pe		Number		
Property Ty Application Number:	/pe	13670355	Number		
Property Ty Application Number: CORRESPONDENCE D	/pe		Number		
Property Ty Application Number: CORRESPONDENCE D Fax Number:	/pe	311	Number		
Property Ty Application Number: CORRESPONDENCE D Fax Number: <i>Correspondence will be</i> Phone:	/pe // DATA 65049368 <i>sent via US Mail</i> (650) 493-	311 <i>When the fa</i> -9300	ax attempt is unsuccessful.		
Property Ty Application Number: CORRESPONDENCE D Fax Number: <i>Correspondence will be</i> Phone: Email:	/pe 	311 <i>I when the fa</i> -9300 :ket@wsgr.c	<i>ax attempt is unsuccessful.</i> som, rdotson@wsgr.com		
Property Ty Application Number: CORRESPONDENCE D Fax Number: <i>Correspondence will be</i> Phone:	7pe 65049368 sent via US Mail (650) 493 patentdoc Wilson So	311 <i>I when the fa</i> -9300 sket@wsgr.c onsini Goodi	ax attempt is unsuccessful.		
Property Ty Application Number: CORRESPONDENCE D Fax Number: <i>Correspondence will be</i> Phone: Email: Correspondent Name:	7pe 65049368 65049368 sent via US Mail (650) 493- patentdoc Wilson So 650 Page	311 <i>I when the fa</i> -9300 :ket@wsgr.c	<i>ax attempt is unsuccessful.</i> com, rdotson@wsgr.com ich & Rosati		
Property Ty Application Number: CORRESPONDENCE D Fax Number: <i>Correspondence will be</i> Phone: Email: Correspondent Name: Address Line 1: Address Line 4:	pe 65049368 65049368 sent via US Mail (650) 493- patentdoc Wilson So 650 Page Palo Alto,	811 / <i>when the fa</i> -9300 ket@wsgr.c onsini Goodi Mill Road CALIFORN	<i>ax attempt is unsuccessful.</i> com, rdotson@wsgr.com ich & Rosati		
Application Number: CORRESPONDENCE D Fax Number: <i>Correspondence will be</i> Phone: Email: Correspondent Name: Address Line 1:	pe OATA 65049368 sent via US Mail (650) 493- patentdoc Wilson So 650 Page Palo Alto, UMBER:	311 -9300 :ket@wsgr.co onsini Goodi Mill Road CALIFORN 430	<i>ax attempt is unsuccessful.</i> com, rdotson@wsgr.com ich & Rosati IIA 94304		

PATENT ASSIGNMENT	Docket Number 43060-701.101				
WHEREAS, the undersigned: BECKLOFF, Michael C. 14108 Canterbury Street Leawood, KS 66224					
(hereinafter "Inventor(s))," have invented certain new and useful improvements in					
ENALAPRIL COMPOSITIONS					
 ☆ for which a United States patent application is executed on even date herewith; ☆ for which Application No					
WHEREAS, <u>Silvergate Pharmaceuticals</u> , Inc., a Corporation of the State of Delaware having an address at <u>5371</u> Gordon Way, <u>Dublin</u> , <u>Ohio 43017</u> , USA, (hereinafter "Assignee"), is desirous of acquiring the entire right, title and interest in and to said Application(s) and the inventions disclosed therein, and in and to all embodiments of the inventions, heretofore conceived, made or discovered, whether jointly or severally, by said Inventor(s) (hereinafter collectively referred to as "Inventions"), and in and to any and all patents, inventor's certificates and other forms of protection (hereinafter "Patent(s)") thereon granted in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty.					
NOW, THEREFORE, in consideration of good and valuable consideration acknowledged by sa said Assignee:	id Inventor(s) to have been received in full from				
1. Said Inventor(s) do hereby sell, assign, transfer and convey unto said Assignee the entire right, title and interest (a) in and to said Inventions and said Applications, including the right to claim priority to said Inventions and said Applications; (b) in and to all rights to all United States and corresponding non-United States patent applications and Patent(s), including those filed under the Paris Convention for the Protection of Industrial Property, The Patent Cooperation Treaty or otherwise; (c) in and to any and all applications filed and any and all Patent(s) granted on said Inventions in the United States, in any foreign country, or under any international convention, agreement, protocol, or treaty, including each and every application filed and any and all Patent(s) granted on any application which is a divisional, substitution, continuation, or continuation-in-part of any of said Application(s); and (d) in and to each and every reissue, reexamination, or extensions of any of said Patent(s).					
2. Said Inventor(s) hereby covenant and agree to cooperate with said Assignee to enable said Assignee to enjoy to the fullest extent the right, title and interest herein conveyed in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty. Such cooperation by said Inventor(s) shall include prompt production of pertinent facts and documents, giving of testimony, execution of pertitions, oaths, specifications, declarations or other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting in said Assignee the right, title and interest herein conveyed; (b) for prosecuting any applications covering said Inventions; (c) for filing and prosecuting substitute, divisional, continuing or additional applications covering said Inventions; (d) for filing and prosecuting applications for reissuance of any said Patent(s); (e) for interference or other priority proceedings involving said Inventions; and (f) for legal proceedings involving said Inventions and any applications therefor and any Patent(s) granted thereon, including without limitation reissues and reexaminations, opposition proceedings, cancellation proceedings, priority contests, public use proceedings, infringement actions and court actions; provided, however, that the expense incurred by said Inventor(s) in providing such cooperation shall be paid for by said Assignee.					
3. The terms and covenants of this assignment shall inure to the benefit of said Assigned representatives, and shall be binding upon said Inventor(s), their respective heirs, legal representatives and	e, its successors, assigns and other legal assigns.				
4. Said Inventor(s) hereby warrant and represent that they have not entered and will not enter into any assignment, contract, or understanding in conflict herewith.					
5. Said Inventor(s) hereby request that any Patent(s) issuing in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty, be issued in the name of the Assignee, or its successors and assigns, for the sole use of said Assignee, its successors, legal representatives and assigns.					
6. This instrument will be interpreted and construed in accordance with the laws of the State of California, without regard to conflict of law principles. If any provision of this instrument is found to be illegal or unenforceable, the other provisions shall remain effective and enforceable to the greatest extent permitted by law. This instrument may be executed in counterparts, each of which is deemed an original, but all of which together constitute one and the same agreement.					
IN WITNESS WHEREOF, said Inventor(s) have executed and delivered this instrument to said	Assignee as of the dates written below:				
Date: 10-4-12 Mill Berkerff Michael C. BECKLOFF					

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Page 1 of 1

PATENT ASSIGNMENT	Docket Number 43060-701.101
WHEREAS, the undersigned: 2. MAURO, Robert 1. SEGRAVE, Frank 2. MAURO, Robert 5371 Gordon Way 24 Oakwood Avenue Dublin, OH 43017 Miller Place, NY 11764	 COLABUONO, Peter. 7133 Mission Hills Drive Las Vegas, NV 89113
(hereinafter "inventor(s))," have invented certain new and useful improvements in	
ENALAPRIL COMPOSITIONS	
 for which a United States patent application is executed on even date herewith; for which Application No	is U.S. Patent No ss at <u>5371 Gordon Way. Dublin, Ohio 43017, USA</u> ation(s) and the inventions disclosed therean, and in covereiby by said Inventor(s) (hereinafter
collectively referred to as "inventions"), and in and to any and a patients as reaction agreement	nt, protocol, or treaty.
NOW, THEREFORE, in consideration of good and valuable consideration acknowledged b	y said investor(s) to have occurrent in this nom
said Assignee: 1. Said Inventor(s) do hereby sell, assign, transfer and convey unto said Assignee the Inventions and said Applications, including the right to claim priority to said inventions and said Appli and corresponding non-United States patent applications and Patent(s), including those filed under the Property. The Patent Cooperation Treaty or otherwise; (c) in and to any and all applications filed and United States, in any foreign country, or under any international convention, agreement, protocol, or the any and all Patent(s) granted on any application which is a divisional, substitution, continuation, or co (d) in and to each and every reissue, reexamination, or extensions of any of said Patent(s).	Paris Convention for the Protection of Industrial any and all Patent(s) granted on said Inventions in the easty, including each and every application filed and attinuation-in-part of any of said Application(s), and
2. Said Inventor(s) hereby covenant and agree to cooperate with said Assignee to corright, title and interest herein conveyed in the United States, foreign countries, or under any internation cooperation by said Inventor(s) shall include prompt production of pertinent facts and documents, giv specifications, declarations or other papers, and other assistance all to the extent doemed necessary or Assignee the right, title and interest herein conveyed; (b) for prosecuting any applications covering said liventor; (d) for filing and prosecuting (e) for interference or other priority proceedings involving said Inventions; and (f) for legal proceeding therefor and any Patent(s) granted thereon, including without limitation reissues and reexaminations, priority contests, public use proceedings, infringement actions and court actions; provided, however, providing such cooperation shall be paid for by said Assignee.	ing of testimony, execution of petitions, oaths, desirable by said Assignce (a) for perfecting in said id Inventions; (c) for filing and prosecuting substitute, g applications for reissuance of any said Patent(s); gs involving said Inventions and any applications projection proceedings, cancellation proceedings,
3. The terms and covenants of this assignment shall inure to the benefit of said Ass representatives, and shall be binding upon said Inventor(s), their respective heirs, legal representative	
 Said Inventor(s) hereby warrant and represent that they have not entered and wi understanding in conflict herewith. 	ll not enter into any assignment, contract, or
 Said Inventor(s) bereby request that any Patent(s) issuing in the United States, f agreement, protocol, or treaty, be issued in the name of the Assignee, or its successors and assigns, fa representatives and assigns. 	
6. This instrument will be interpreted and construed in accordance with the laws of law principles. If any provision of this instrument is found to be illegal or unenforceable, the other p greatest extent permitted by law. This instrument may be executed in counterparts, each of which is one and the same agreement.	deemed an original, but all of which together constitute
one and the same agreement. IN WITNESS WHEREOF, said inventor(s) have executed and delivered this instrument ?	o said Assignce as of the dates written ociow:
Date: 10/1/12 Date: Date:	Robert MAURO
Date:Peter COLABUONO	

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Page 1 of 1

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P.	ATENT ASSIGNMENT	Docket Number 43060-701.101
WHEREAS, the undersigned:		
 SEGRAVE, Frank 5371 Gordon Way Dublin, OH 43017 	 MAURO, Robert 24 Oakwood Avenue Miller Place, NY 11764 	 COLABUONO, Peter 7133 Mission Hills Drive Las Vegas, NV 89113
(hereinafter "Inventor(s))," have invent	ed certain new and useful improvements in	
	ENALAPRIL COMPOSITIONS	•
for which Application N for which Application N for which Application N	s patent application is executed on even date herewith; o was filed on in the United States Patent o was filed on in the U.S. Receiving Offic o was filed on in the Patent Office; was filed upon which a United States Patent issued on	e of the Patent Cooperation Treaty; and/or
(hereinafter "Assignee"), is desirous of and to all embodiments of the inventior collectively referred to as "Inventions")	is Inc., a Corporation of the State of Delaware having a acquiring the entire right, title and interest in and to said is, heretofore conceived, made or discovered, whether jr), and in and to any and all patents, inventor's certificate: reign countries, or under any international convention, a	s and other forms of protection (hereinafter "Patent(s)")
NOW, THEREFORE, in con said Assignee:	isideration of good and valuable consideration acknowle	dged by said Inventor(s) to have been received in full from
Inventions and said Applications, inclu- and corresponding non-United States p. Property, The Patent Cooperation Treat United States, in any foreign country, c any and all Patent(s) granted on any ap	atent applications and Patent(s), including those filed un ty or otherwise; (c) in and to any and all applications fil or under any international convention, agreement, protoc	gnoe the entire right, title and interest (a) in and to said id Applications; (b) in and to all rights to all United States der the Paris Convention for the Protection of Industrial ed and any and all Patent(s) granted on said Inventions in the ol, or treaty, including each and every application filed and h, or continuation-in-part of any of said Application(s); and
right, title and interest herein conveyed cooperation by said Inventor(s) shall in specifications, declarations or other pay Assignee the right, title and interest her divisional, continuing or additional app (e) for interference or other priority pro- therefor and any Patent(s) granted there	in the United States, foreign countries, or under any inte- clude prompt production of pertinent facts and documer pers, and other assistance all to the extent deemed necess rein conveyed; (b) for prosecuting any applications cove- plications covering said Inventions; (d) for filing and pro- peceedings involving said Inventions; and (f) for legal pro- con, including without limitation reissues and reexamina (s), infringement actions and court actions; provided, how	sary or desirable by said Assignce (a) for perfecting in said ring said Inventions; (c) for filing and prosecuting substitute, secuting applications for reissuance of any said Patent(s); secedings involving said Inventions and any applications itions, opposition proceedings, cancellation proceedings,
	venants of this assignment shall inure to the benefit of se son said inventor(s), their respective heirs, legal represent	
4. Said Inventor(s) h understanding in conflict herewith.	ereby warrant and represent that they have not entered a	ind will not enter into any assignment, contract, or
5. Said Inventor(s) h agreement, protocol, or treaty, be issue representatives and assigns.	nereby request that any Patent(s) issuing in the United St d in the name of the Assignce, or its successors and assi	ates, foreign countries, or under any international convention, gns, for the sole use of said Assignee, its successors, legal
law principles. If any provision of this	instrument is found to be illegal or unenforceable, the o	aws of the State of California, without regard to conflict of ther provisions shall remain effective and enforceable to the ich is deemed an original, but all of which together constitute.
IN WITNESS WHEREOF,	said Inventor(s) have executed and delivered this instru-	nent to said Assignce as of the dates written below:
Date: Frank SEG	Date: 02-04-	-2012 ACOS
Date:	1743 V 64	
Peter COL.	ABUONO	

Page 1 of 1

P.	ATENT ASSIGNMENT	Docket Number 43060-701,101
WHEREAS, the undersigned:		
 SEGRAVE, Frank 5371 Gordon Way Dublin, OH 43017 	 MAURO, Robert 24 Oakwood Avenue Miller Place, NY 11764 	 COLABUONO, Peter 1 7133 Mission Hills Drive Las Vegas, NV 891131
(hereinafter "Inventor(s))," have invent	ed certain new and useful improvements in	
	ENALAPRIL COMPOSI	FIONS
for which Application N for which Application N for which Application N	s patent application is executed on even date here o was filed on in the United States o was filed on in the U.S. Receiving o was filed on in the Patent of was filed upon which a United States Patent issue	Patent Office; g Office of the Patent Cooperation Treaty; Office; and/or
(hereinafter "Assignee"), is desirous of and to all embodiments of the inventior collectively referred to as "Inventions")	acquiring the entire right, title and interest in and is, heretofore conceived, made or discovered, whe	iving an address at <u>5371 Gordon Way, Dublin, Ohio 43017, USA</u> , to said Application(s) and the inventions disclosed therein, and in other jointly or severally, by said Inventor(s) (hereinafter ificates and other forms of protection (hereinafter "Patent(s)") tion, agreement, protocol, or treaty.
NOW, THEREFORE, in con said Assignee:	sideration of good and valuable consideration ack	mowledged by said Inventor(s) to have been received in full from
Inventions and said Applications, inclu- and corresponding non-United States pr Property, The Patent Cooperation Treat United States, in any foreign country, o any and all Patent(s) granted on any app	ding the right to claim priority to said inventions a atent applications and Patent(s), including those fi y or otherwise; (c) in and to any and all application r under any international convention, agreement, a	d Assignee the entire right, title and interest (a) in and to said and said Applications; (b) in and to all rights to all United States led under the Paris Convention for the Protection of Industrial ons filed and any and all Patent(s) granted on said Inventions in the protocol, or treaty, including each and every application filed and uation, or continuation-in-part of any of said Application(s); and b.
right, title and interest herein conveyed cooperation by said Inventor(s) shall in- specifications, declarations or other pap Assignee the right, title and interest her divisional, continuing or additional app (e) for interference or other priority pro- therefor and any Patent(s) granted there	in the United States, foreign countries, or under a clude prompt production of pertinent facts and do ers, and other assistance all to the extent deemed ein conveyed; (b) for prosecuting any applications lications covering said Inventions; (d) for filing as ceedings involving said Inventions; and (f) for leg on, including without limitation reissues and reex a, infringement actions and court actions; provided	Assignee to enable said Assignee to enjoy to the fullest extent the ny international convention, agreement, protocol, or treaty. Such cuments, giving of testimony, execution of petitions, oaths, necessary or desirable by said Assignee (a) for perfecting in said a covering said Inventions; (e) for filing and prosecuting substitute ad prosecuting applications for reissuance of any said Patent(s); al proceedings involving said Inventions and any applications aminations, opposition proceedings, cancellation proceedings, d, however, that the expense incurred by said Inventor(s) in
	enants of this assignment shall inure to the benefit on said Inventor(s), their respective heirs, legal re	t of said Assignee, its successors, assigns and other legal presentatives and assigns.
 Said Inventor(s) he understanding in conflict herewith. 	ereby warrant and represent that they have not ent	ered and will not enter into any assignment, contract, or
5. Said Inventor(s) he agreement, protocol, or treaty, he issued representatives and assigns.	ereby request that any Patent(s) issuing in the Uni- I in the name of the Assignee, or its successors and	ted States, foreign countries, or under any international convention d assigns, for the sole use of said Assignce, its successors, legal
law principles. If any provision of this .	instrument is found to be illegal or unenforceable,	the laws of the State of California, without regard to conflict of the other provisions shall remain effective and enforceable to the of which is deemed an original, but all of which together constitute
IN WITNESS WHEREOF, s	aid Inventor(s) have executed and delivered this b	nstrument to said Assignce as of the dates written below:
Date: Frank SEGF	Date:	Robert MAURO
Date: 10/3/12	AUONO CONTRACTOR	

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Page 1 of 1

PATENT REEL: 029946 FRAME: 0589

RECORDED: 03/07/2013