502780897 04/24/2014

PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:		NEW ASSIGNMENT				
NATURE OF CONVEYANCE:		ASSIGNMENT				
CONVEYING PARTY	DATA					
			Name		Execution Date	
GUY DIPIERRO					04/21/2014	
ALAN JOEL LEVY					04/21/2014	
RECEIVING PARTY [ΟΑΤΑ					
Name:	CHROI	CHRONO THERAPEUTICS, INC.				
Street Address:	812 ME	812 MEMORIAL DRIVE				
Internal Address:	APART	APARTMENT 1605				
City:	CAMBI	CAMBRIDGE				
State/Country:	MASSA	MASSACHUSETTS				
Postal Code:	02139	02139				
PROPERTY NUMBERS Total: 1			Number	1		
Property Typ Application Number:		1/15/	14156998			
		14130	0330			
CORRESPONDENCE	DATA					
Fax Number:		(719)	358-2561			
Correspondence will US Mail.		• •	e-mail address first; if that is un	successf	ul, it will be sent via	
Phone:		719-3	358-2561			
			nartensenip.com			
Correspondent Name			TENSEN IP			
			KIOWA ST., SUITE 101			
Address Line 4:		COLC	ORADO SPRINGS, COLORADO 8	30903		
ATTORNEY DOCKET NUMBER:			CRON P009			
NAME OF SUBMITTER:		MICHAEL C. MARTENSEN				
SIGNATURE:		/Michael C. Martensen, Reg. No. 46901/				
DATE SIGNED:			04/24/2014			
Total Attachments: 4						
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source=Alan executed a source=Alan executed a	assignment	t#page				
	assignment Doc#page1	t#page .tif				

ASSIGNMENT

WHEREAS, Guy DiPierro, a citizen of the United States, residing at 812 Memorial Drive, Cambridge, MA 02139-4638, and Alan Joel Levy, a citizen of the United States, residing at 5435 154th Ave. SE, Bellevue, WA 98006 (hereinafter referred to as ASSIGNORS, is believed to be the original inventors of the subject matter which is claimed and for which a patent is sought, (hereinafter referred to as INVENTION) as set forth in an application for United States Letters Patent entitled:

Optimized Bio-Synchronous Transdermal Drug Delivery

now United States Design Patent Application Number 14/156,998 filed on January 16, 2014 (hereinafter referred to as APPLICATION);

WHEREAS, the above-identified Application was made or authorized to be made by each ASSIGNOR;

WHEREAS, Chrono Therapeutics, Inc., a corporation organized and existing under the laws of the State of Delaware, having a place of business and mailing address 812 Memorial Drive Apartment 1605, Cambridge, MA 02139 (hereinafter referred to as ASSIGNEE) is desirous of acquiring the full and exclusive right, title and interest in, to and under the INVENTION and the APPLICATION;

NOW THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the ASSIGNORS hereby sells, assigns and transfers to ASSIGNEE the full and exclusive right, title, and interest including any right of priority in the United States (including its territories and dependencies) and all countries foreign thereto in, to, and under the INVENTION, the APPLICATION, and any other United States applications (including provisional, non-provisional, divisional, continuing and reissue applications, and any applications claiming priority from the APPLICATION) based in whole or in part on the APPLICATION or in whole or in part on the INVENTION, and any patents (including extensions thereof) of any country that have been or may be granted on any of the aforesaid applications or on the INVENTION or any part thereof, and any right to priority to the APPLICATION;

ASSIGNORS hereby authorizes and requests the Commissioner for Patents of the United States of America and any and all foreign Patent Offices to issue any and all United States Patents and said foreign patents that may be granted on the aforesaid applications or

Docket No. CRON P009

on the INVENTION or any part thereof, in the name of ASSIGNEE;

ASSIGNORS hereby grants the attorney of record the power to insert on this agreement any further identification that may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document;

ASSIGNORS hereby covenants that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this sale, assignment and transfer, and that the ASSIGNORS have the rights, titles, and interests to convey as set forth herein;

ASSIGNORS further covenants that upon ASSIGNEE's request they will provide promptly to ASSIGNEE all pertinent facts and documents relating to the aforesaid applications and the INVENTION as may be known and accessible to the ASSIGNOR, and the ASSIGNORS will testify as to the same in any interference or litigation related thereto and will promptly execute and deliver to ASSIGNEE, or its legal representatives, or its successor without further consideration any and all papers, instruments or affidavits required to apply for, obtain, maintain and enforce the aforesaid applications that may be deemed necessary or desirable by ASSIGNEE to carry out the purposes hereof;

ASSIGNORS further acknowledges that any willful false statement made in this declaration and assignment is punishable under 18 U.S.C. § 1001 by fine or imprisonment of not more than five (5) years, or both; AND

The undersigned hereby grant to the practitioners at Customer Number 15360 (MartensenIP) the power to insert on this document any further identification necessary or desirable to comply with the rules of the United States Patent and Trademark Office for recordation of this Assignment

Date:

Guy DiPierro

Date: (pril 21, 2014

Docket No. CRON P009

PATENT REEL: 032746 FRAME: 0164

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Date:

Date:	

Alan Joel Levy

Docket No. CRON P009

2