

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT5288829

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST
SEQUENCE:	1

CONVEYING PARTY DATA

Name	Execution Date
CRG SERVICING LLC, AS ADMINISTRATIVE AGENT	12/18/2018

RECEIVING PARTY DATA

Name:	CORTENDO AB (PUBL)
Street Address:	900 NORTHBROOK DRIVE
Internal Address:	SUITE 200
City:	TREVOSE
State/Country:	PENNSYLVANIA
Postal Code:	19053

PROPERTY NUMBERS Total: 2

Property Type	Number
Patent Number:	9918984
Patent Number:	9198906

CORRESPONDENCE DATA

Fax Number: (215)851-1420

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 212-521-5400

Email: philpdocketing@reedsmith.com

Correspondent Name: CONSTANTIN SOURIS, REED SMITH LLP

Address Line 1: 599 LEXINGTON AVENUE

Address Line 2: 22ND FLOOR

Address Line 4: NEW YORK, NEW YORK 10022

ATTORNEY DOCKET NUMBER:	888936.20044
NAME OF SUBMITTER:	CONSTANTIN SOURIS
SIGNATURE:	/Constantin Souris/
DATE SIGNED:	12/18/2018

Total Attachments: 5

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PATENT AND TRADEMARK SECURITY AGREEMENT TERMINATIONS

December 18, 2018

WHEREAS, CORTENDO AB (PUBL), a Swedish public limited company (“*Cortendo*”), is party to that certain Patent and Trademark Security Agreement, dated as of July 14, 2017 (the “*Cortendo Agreement*”), in favor of CRG SERVICING LLC, as administrative agent and collateral agent (in such capacities, together with its successors and assigns, “*Administrative Agent*”);

WHEREAS, STRONGBRIDGE BIOPHARMA PLC, an Irish public limited company (“*Strongbridge PLC*”), is party to that certain Patent and Trademark Security Agreement, dated as of July 14, 2017 (the “*Strongbridge PLC Agreement*”), in favor of Administrative Agent;

WHEREAS, STRONGBRIDGE IRELAND LIMITED, a private limited company incorporated under the laws of Ireland (“*Strongbridge Ireland*” and, together with Cortendo and Strongbridge PLC, each, a “*Grantor*”), is party to that certain Amended and Restated Patent and Trademark Security Agreement, dated as of March 31, 2018 (the “*Strongbridge Ireland Agreement (Cortendo)*”), in favor of Administrative Agent, which amended and restated the Cortendo Agreement;

WHEREAS, Strongbridge Ireland is party to that certain Amended and Restated Patent and Trademark Security Agreement, dated as of March 31, 2018 (the “*Strongbridge Ireland Agreement (PLC)*” and, together with the Cortendo Agreement, the Strongbridge PLC Agreement and the Strongbridge Ireland Agreement (Cortendo), the “*Agreements*” and each, an “*Agreement*”; capitalized terms used but not defined herein have the meanings assigned to them in the respective Agreement), in favor of Administrative Agent, which amended and restated the Strongbridge PLC Agreement;

WHEREAS, the Cortendo Agreement was recorded at the United States Patent and Trademark Office (the “*USPTO*”) on July 14, 2017 at Reel/Frame 043012/0145 in respect of the patents and patent applications and on July 14, 2017 at Reel/Frame 6106/0161 in respect of the trademarks and trademark applications;

WHEREAS, the Strongbridge PLC Agreement was recorded at the USPTO on July 14, 2017 at Reel/Frame 043012/0139 in respect of the patents and patent applications; and

WHEREAS, the Strongbridge Ireland Agreement (Cortendo) was recorded at the USPTO on April 2, 2018 at Reel/Frame 045414/0907 in respect of the patents and patent applications, and on April 2, 2018 at Reel/Frame 6345/0742 of the trademarks and trademark applications;

WHEREAS, the Strongbridge Ireland Agreement (PLC) was recorded at the USPTO on April 2, 2018 at Reel/Frame 045415/0159 in respect of the patents and patent applications;

WHEREAS, Administrative Agent now desires to terminate, release and discharge the Agreements and the liens and security interests granted thereunder.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged:

Administrative Agent hereby acknowledges and agrees that the Agreements have been terminated and that all right, title and interest of Administrative Agent thereunder have been terminated and all liens and security interests granted thereunder have been released, including, without limitation, the IP Collateral and all right, title and interest of Administrative Agent in, to and under:

- (i) all patents and patent applications, in each case whether now owned by any Grantor or hereafter acquired and whether now existing or hereafter coming into existence, including without limitation those listed on **Schedule A** hereto, including the inventions and improvements described and claimed therein together with the reissues, divisions, continuations, renewals, extensions and continuations in part thereof, all income, royalties, damages and payments now or hereafter due and/or payable with respect thereto, all damages and payments for past or future infringements thereof and rights to sue therefor, and all rights corresponding thereto throughout the world; and
- (ii) all of the trademarks, whether now owned or at any time hereafter acquired, of any Grantor that are registered with, or for which applications for registration have been filed with, the United States Patent and Trademark Office, including the trademarks listed on **Schedule B** hereto, and all registrations and pending applications associated therewith (excluding any application for registration of a trademark filed on an intent-to-use basis solely to the extent that the grant of a security interest in any such trademark application would materially adversely affect the validity or enforceability of the resulting trademark registration or result in cancellation of such trademark application).

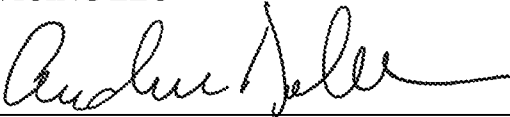
Administrative Agent hereby authorizes and requests that the Commissioners for Patents and Trademarks and any other applicable government officer record this termination with the United States Patent and Trademark Office.

This termination and the rights and obligations of the parties hereunder shall be governed by, and construed in accordance with, the law of the State of New York, without regard to principles of conflicts of laws that would result in the application of the laws of any other jurisdiction; provided that Section 5-1401 of the New York General Obligations Law shall apply.

[Signature Page Follows]

ADMINISTRATIVE AGENT:

CRG SERVICING LLC

By: 
Name: Andrei Dorenbaum
Title: Authorized Signatory

PATENTS AND PATENT APPLICATIONS

COR-003

Title / Owner / Inventor	Country/Number
Methods And Compositions For Treating Diabetes, Metabolic Syndrome And Other Conditions Strongbridge Ireland Limited Per Märin	US 9,918,984
Methods And Compositions For Treating Diabetes, Metabolic Syndrome And Other Conditions Strongbridge Ireland Limited Per Märin	US 15/886,437
Ketoconazole Enantiomer in Humans Cortendo AB Strongbridge Ireland Limited Timothy Andrew Stewart	US 9,198,906

COR-005

Title / Owner / Inventor	Country/Number
Pharmaceutical Compositions Of Water Soluble Peptides With Poor Solubility In Isotonic Conditions And Methods For Their Use Strongbridge Ireland Limited Michel Afargan	PCT/IB17/00194
Pharmaceutical Compositions Of Water Soluble Peptides With Poor Solubility In Isotonic Conditions And Methods For Their Use Strongbridge Ireland Limited Michel Afargan	US 15/487,731

TRADEMARKS AND TRADEMARK APPLICATIONS

Mark / Owner	Country/Number
STRONGBRIDGE BIOPHARMA Strongbridge Ireland Limited	US 86/701,398
RECORLEV Strongbridge Ireland Limited	US 86/865,505