FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

11-16-2000

Patent and Trademark Office **TRADEMARK**

U.S. Department of Commerce

101517770

RECORDATION FORM COVER SHEET $10.4.00$			
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TO: The Commissioner of Patents and Trademarks: Please record the attached original document(s) or copy(ies).			
Submission Type	Conveyance Type		
New	Assignment License		
Resubmission (Non-Recordation) Document ID # Correction of PTO Error Reel # Frame # Corrective Document Reel # 1866 Frame # 0334 Conveying Party Name Solvay Pharmaceuticals, Inc.	Security Agreement Nunc Pro Tunc Assignment Effective Date Month Day Year 09 02 97 Change of Name To correct incorrect Reg. numbers from 0898,086 to 0899,086 & from 0778,667 to Mark if additional names of conveying parties attached Execution Date Month Day Year 09 02 97		
Formerly			
Individual General Partnership Limited Partnership X Corporation Association			
Other			
X Citizenship/State of Incorporation/Organization Georgia			
Receiving Party Mark if additional names of receiving parties attached			
Name Solvay Pharma Properties, Inc.			
DBA/AKA/TA			
Composed of			
Address (line 1) 210 Main Street West			
Address (line 2)			
Address (line 3) Baudette	Minnesota 56623		
Individual General Partnership Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. Other Other			
X Citizenship/State of Incorporation/Organization FOR OFFICE USE ONLY			
/15/2000 MTHAI1 00000118 0899085 FOR #0.00 0P C:481	OTTICE USE VIRET		

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments , Washington, D.C. 20231

TRADEMARK

REEL: 002174 FRAME: 0895

FORM PTO-16 Expires 06/30/99 OMB 0651-0027	Page 2	U.S. Department of Commerce Patent and Trademark Office TRADEMARK
	presentative Name and Address Enter for the first Receiving Part	
Name		
Address (line 1)		
Address (line 2)		
Address (line 3)		
Address (line 4)		
Corresponde	ent Name and Address Area Code and Telephone Number	
Name [Robert H. G. Lockwood	
Address (line 1)	Smith, Gambrell & Russell, LLP	
Address (line 2)	Suite 3100, Promenade [I	
Address (line 3)	1230 Peachtree Street, N.E.	
Address (line 4)	Atlanta, GA 30309-3592	
Pages	Enter the total number of pages of the attached conveyance document including any attachments.	# 14
Enter either the	Application Number(s) or Registration Number(s) Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers Registration Number (DO NOT ENTER BOTH numbers) Registration Number(s) 0788-667	
Number of	Properties Enter the total number of properties involved. #	2
Deposit	Fee Amount for Properties Listed (37 CFR 3.41): \$ 65. of Payment: Enclosed X Deposit Account Account payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number: # Authorization to charge additional fees: Yes	00 No
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. Charges to deposit account are authorized, as indicated herein.		
Rob		10/2/00
Nam	e of Person Signing Signature	bate Signed

ASSIGNMENT AGREEMENT

THIS AGREEMENT is made and entered into this 2nd day of September, 1997, by and between Solvay Pharmaceuticals, Inc., a Georgia corporation, having an office and principal place of business at 901 Sawyer Road, Marietta, Georgia 30062 ("Assignor") and Solvay Pharma Properties, Inc., a Minnesota corporation, having an office and principal place of business at 210 Main Street West, Baudette, Minnesota 56623 ("Assignee").

WITNESSETH

WHEREAS, Assignor owns the assets, as shown in the attached Exhibit A which it uses to protect, market or identify its goods and services for the sale of products as listed, together with the goodwill symbolized by such assets (collectively, the "Assets");

WHEREAS, Assignor has previously used various intangible assets, and owns the residual goodwill of its business resulting from its earlier use of such assets ("Assets");

WHEREAS, Assignee desires to acquire from Assignor and Assignor desires to assign to Assignee said Assets together with the goodwill of its business symbolized thereby as well as any residual goodwill of its business symbolized by the Assets:

WHEREAS, Assignee is a wholly owned subsidiary of Assignor; and

NOW, THEREFORE, for and in consideration of the premises, covenants, representations and warranties hereinafter set forth, and other good and valuable consideration, the receipt and adequacy of which is hereby acknowledged, the parties agree as follows:

- 1.0 <u>Consideration for Assignment</u>. Contemporaneously with the execution of this Agreement, Assignee has issued its common stock to Assignor pursuant to the Subscription Agreement.
- 2.0 <u>Assignment</u>. Assignor hereby assigns to Assignee all right, title and interest in and to the Assets, together with the goodwill symbolized thereby.
- 3.0 <u>Warranties and Representations.</u> Assignor represents and warrants to Assignee that:

- 3.1 Assignor is a corporation duly organized, validly existing and in good standing under the laws of the State of Georgia.
- 3.2 Assignor has full corporate authority to execute this Agreement, and this Agreement and the terms and conditions hereof have been duly authorized by all requisite corporate authority and win not result in a violation of any of the provisions of Assignor's corporate charter, bylaws or any agreement to which Assignor may be a party.
- 3.3 Assignor is the owner of the Assets, no other person or entity has any security interest in the Assets, in any registrations thereof, or in any applications to register the Assets, and there have been no prior assignments of the Assets registrations thereof, or any applications to register the Assets.
- 3.4 Any and all licenses to use the Assets granted by Assignor have been terminated as of the date of this Agreement. Moreover, no person or entity is using the Assets with Assignor's permission or pursuant to any agreement with Assignor.
- 3.5 The Assets have been used by Assignor without the receipt of any claims of infringement or demands for cessation of use from third parties, and Assignor has not abandoned or discontinued its use of the Assets.
- 3.6 There are no actions, suits, claims or proceedings pending or, to Assignor's knowledge, threatened against Assignor in any court or before any governmental agency which might have an adverse affect on the Assets or the services identified by the Assets. Assignor is not subject to any order, writ, injunction or decree of any court or governmental agency which would prevent or impede the assignment of the Assets or the residual goodwill in the Assets, or which has created or would create a lien thereon, or would affect or interfere with Assignee's use thereof or its rights therein.
- 3.7 Assignor has no knowledge or notice of any registrations or applications to register the Assets anywhere in the world.
- 4.0 <u>Indemnification by Assignor</u>. Assignor shall indemnify and hold harmless Assignee, its successors and assigns, at all times after the date of this Agreement, against:
 - 4.1 Any and all damages or deficiencies resulting from any misrepresentation or breach of warranty, or from any other misrepresentation in or omission from any certificate or other

instrument furnished or to be furnished Assignee pursuant to this Agreement;

- 4.2 Any loss, damage, liability or expense resulting from, or arising out of any claim by any customer of Assignor relating to any act or admission by Assignor in connection with any services rendered by Assignor under any Assets.
- 4.3 All actions, suits, proceedings, demands, assessments, judgments, costs and expenses, including attorney's fees, incident to any of the foregoing. Assignor shall hold Assignee harmless for any damage, loss, or expense incurred by Assignee at any time after the execution of this Agreement with respect to any of the foregoing indemnities.
- 5.0 <u>Assignments and Sublicenses</u>. Assignor acknowledges and agrees that, subject to the terms and conditions of this Agreement, only Assignee has the right to license other entities or individuals to use the Assets in any manner whatsoever. Assignor shall not grant to any entity or individual the right to use the Assets in any manner whatsoever.
- Breach of Agreement. If either party breaches a term of this Agreement, the other party shall notify such party in writing of such breach and such party shall have thirty (30) days after the date of its receipt of such notice within which to cure its breach. If such breach is not cured within said thirty (30) day period, the other party may, at its option, sue to enjoin such breach, sue for damages resulting from such breach, terminate this Agreement, or exercise all such remedies. In the event that such suit is instituted, the breaching party shall be obligated to reimburse the nonbreaching party for its reasonable attorney's fees and court costs incurred. The provisions of this paragraph are in addition to and not in limitation of those rights, remedies and duties provided elsewhere in this Agreement and by law.

7.0 Miscellaneous.

- 7.1 <u>Severability.</u> Should any part or provision of this Agreement be held unenforceable or in conflict with the law of any jurisdiction, the validity of the remaining parts or provisions will not be affected by such holding.
- 7.2 Applicable Law. The validity and effect of this Agreement is governed by and construed in accordance with the laws of the State of Minnesota.
- 7.3 Notice. Whenever this Agreement permits or requires that notice be given, such notice must be in writing and is deemed given when

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actually received or five (5) days after having been deposited in the United States Mail, registered or certified, return receipt requested, postage prepaid, and addressed:

If to assignor, to:

Solvay Pharmaceuticals, Inc. 901 Sawyer Road Marietta, Georgia 30062 ATTN: David A. Dodd

If to Assignee, to:

Solvay Pharma Properties, Inc. 210 Main Street West Baudette, Minnesota 56623 ATTN: David R. Powell

or to such other address as either party shall designate in a notice to the other given as provided herein.

- 7.4 <u>Successors</u>. All the provisions hereof bind and inure to the benefit of Assignee, its successors, assigns, and representatives and Assignors, its successors and representatives.
- 7.5 <u>Headings</u>. Paragraph headings included in this Agreement are for convenience only and are not to affect the interpretation of, or be taken into consideration in interpreting this Agreement.
- 7.6 <u>Incorporation of Exhibits.</u> Exhibit A is expressly made part of this Agreement, is incorporated by reference, and shall be given the same force and effect as if said Exhibit was included within the body of this Agreement.
- 7.7 <u>Waiver: Modification.</u> No change or modification of this Agreement will be valid or binding on the parties, nor will any waiver of any term or condition be deemed a waiver of any such term or condition in the future, unless such change or modification or waiver is in writing and signed by the parties.
- 7.8 Entire Agreement. This Agreement contains the entire agreement of the parties with respect to the subject matter hereof and supersedes all prior negotiations, representations or agreements, whether written or oral.

IN WITNESS WHEREOF, the parties have entered into this Agreement as of the day and year first above written.

[CORPORATE SEAL]

Solvay Pharmaceuticals, Inc. ("Assignor")

ATTEST:

By:

David A. Dodd President & CEO

[CORPORATE SEAL]

Solvay Pharma Properties, Inc. ("Assignee")

ATTEST:

By:_

David R. Powell Vice President

N:SWOVCORPASPPROPASSIGN 1,00C

Jun-21-00 11:52am From-SOLVAY PHARMACEUTICALS	7705785749 T-786 P 13/21 F-665
Tab settings ⇔ ⇔ ▼	
To the Honorable Commissi 100999090	d the attached original documents or copy thereof.
1. Name of conveying party(les): SOLVAY PHARMACEUTICALS, INC.	2. Name and address of rocalving partyles) Name: SOLVAY PHARMA PROPERTIES, INC.
901 Sawyer Road Marietta, Georgia 30062	Internal Address
☐ Individual(5) ☐ Association ☐ General Partnership ☐ Limited Partnership ☑ Corporation-State of Georgia ☐ Other	Street Address: 210 Main Street West City Baudette State: MN ZIP 56623 City Baudette State: MN ZIP 56623
Additional name(s) of conveying party(les) attached? □ Yes □ No	O Association
3. Nature of conveyance: 3 - 1 - 9 9. Assignment	General Partnership G. Limited Partnership G. Corporation-State
4. Application number(s) or patent number(s): See Attac	ched Exhibit A was all to the terms of the t
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
Additional numbers at	tached? 苍 Yes D No
5. Name and address of party to whom correspondence concerning document should be malled:	6. Total number of applications and registrations involved;
Name: Jerome K. Johnson, Assistant Secretary Internal Address:	7. Total fee (37 CFR 3.41)
	Enclosed Authorized to be charged to deposit account
Street Address 210 Main Street West	8. Deposit account number: 240E
City Baudette State: MB ZIP 56623	(Affact) duplicate copy of this page if paying by deposit eccount)
FC:441 40.00 0P	SETHIS SPACE A LEADING OF THE LOCK LOCK LAND AND ADDRESS OF THE LOCK LOCK LOCK LAND AND ADDRESS OF THE LOCK LOCK LOCK LOCK LOCK LOCK LOCK LOCK
O Character and I will be	mation is true and correct and any attached copy is a true copy of
Jerome K. Johnson	- k. Ch - 3/8/99
Name of Person Signing Total number of pages including	Signature Date ng cover sheet, attachments, and document.

Mail documents to be recorded with required cover sheet information to:

Commissioner of Petents & Trademarics, Box Assignments

Washington, D.C. 20231

Continuation of Item 4. Trademark Registration Numbers

Exhibit A

CORTENEMA® Enema: Trademark Registration Number: 808,375

CREON® 10 MINIMICROSPHERES€

Capsule: Trademark Registration Number: 1,919,042

DUPHALAC® Syrup: Trademark Registration Numbers: 1,389,661

1,094,189

ESTRATAB® 0.3 mg Tablet: Trademark Registration Number: 898,613

ESTRATEST® H.S. Tablet: Trademark Registration Number: 898,086

LITHOBID® Tablet: Trademark Registration Number: 1,147470

LUVOX® (fluvoxamine maleate)

Tablet: Trademark Registration Number: 1,906,268

ROWASA® 4g/60ml Enema: Trademark Registration Number: 1,461,626

R Design & Logo: [rademark Registration Number: 278,667]

Exhibit A

Intangible Assets

CORTENEMA® Enema: Trademark Registration Number: 808,375

New Drug Application Number: 16-199

CREON® 5 Capsule: Patent Registration Number: 4,280,971

CREON® 10 MINIMICROSPHERES®

Capsule: Trademark Registration Number: 1,919,042

DUPHALAC® Syrup: Trademark Registration Numbers: 1,389,661

1,094,189

Abbreviated New Drug Application Number: 72-372

ESTRATAB® 0.3 mg Tablet: Trademark Registration Number: 898,613

Abbreviated New Drug Application Number: 86-715

ESTRATAB® 0.625 mg Tablet: Abbreviated New Drug Application Number: 83-209

ESTRATAB® 1.25 mg Tablet: Abbreviated New Drug Application Number: 83-856

ESTRATAB® 2.5 mg Tablet: Abbreviated New Drug Application Number: 83-857

ESTRATEST® H.S. Tablet: Trademark Registration Number: 898.086

Abbreviated New Drug Application Number: 87-212

(Pending)

ESTRATEST® Tablet: Abbreviated New Drug Application Number: 87-597

(Pending)

LITHOBID® Tablet: Trademark Registration Number: 1,147470
New Drug Application Number: 18-027

Patent Registration Number: 4,264,573

LUVOX® (fluvoxamine maleate)

Tablet: Trademark Registration Number: 1,906,268
New Drug Application Number: 20-243

Patent Registration Number: 4,085,225

ROWASA® 500 mg Suppository: New Drug Application Number: 19-919

ROWASA® 4g/60ml Enema: Trademark Registration Number: 1,461,626

New Drug Application Number: 19-618
Patent Registration Number: 4,657,900

R Design & Logo: Trademark Registration Number: 778,667

TRADEMARK REEL: 002174 FRAME: 0904

RECORDED: 10/04/2000