

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Biogen IDEC MA, Inc.		04/14/2006	CORPORATION: MASSACHUSETTS
RECEIVING PARTY DATA			
Name:	ASTELLAS US LLC		
Street Address:	Three Parkway North		
City:	Deerfield		
State/Country:	ILLINOIS		
Postal Code:	60015		
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Serial Number:	76466121	PSORIASIS SUPPORT	
CORRESPONDENCE DATA			
Fax Number:	(312)616-5700		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Phone:	312-616-5600		
Email:	lsullivan@leydig.com		
Correspondent Name:	Lynn A. Sullivan		
Address Line 1:	Two Prudential Plaza, 180 N. Stetson Ave		
Address Line 2:	Suite 4900		
Address Line 4:	Chicago, ILLINOIS 60601-6780		
ATTORNEY DOCKET NUMBER:	252327		
NAME OF SUBMITTER:	Lynn A. Sullivan		
Signature:	/Lynn A. Sullivan/		

CH \$40.00 76466121

Date:

05/26/2006

Total Attachments: 4

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TRADEMARK ASSIGNMENT

This Trademark Assignment (the "**Trademark Assignment**") dated as of April 14, 2006 (the "**Closing Date**") is made by **BIOGEN IDEC MA INC., a Massachusetts corporation** ("**Assignor**") for the benefit of **ASTELLAS US LLC, a Delaware limited liability company** ("**Assignee**"). Defined terms used herein and not defined herein shall have the meanings ascribed to them in that certain Asset Purchase Agreement, dated as of March 31, 2006, by and between Assignee and Assignor (the "**Asset Purchase Agreement**"). "**Assignor**" is deemed to include all Affiliates of the Assignor entity that is a signatory to this Trademark Assignment.

RECITALS

WHEREAS, Assignor delivers this Trademark Assignment pursuant to Section 4.2(c) of the Asset Purchase Agreement.

NOW THEREFORE, in consideration of the covenants, representations and warranties contained in the Asset Purchase Agreement, the receipt and adequacy of which is hereby acknowledged:

ASSIGNMENT

1. Assignment. Effective as of the Closing Date, Assignor hereby irrevocably sells, assigns, transfers, conveys and delivers to Assignee all of Assignor's right, title and interest throughout the world in and to: (a) the Product Trademarks (as defined in the Asset Purchase Agreement; these are listed in **Schedule A** to this Trademark Assignment and the relevant definitions from the Asset Purchase Agreement are attached as **Appendix A** to this Trademark Assignment); (b) all renewals and extensions for registrations included in the Product Trademarks; and (c) all benefits, privileges, causes of action and remedies relating to any of the foregoing, whether before or hereafter accrued (including, without limitation, the exclusive rights to apply for and maintain all such registrations, renewals and/or extensions; to sue for all past, present or future infringements or other violations of any rights in the Product Trademarks; and to settle and retain proceeds from any such actions) except in the case of all of (c) to the extent explicitly provided by Section 2.2(b)(iii) of the Asset Purchase Agreement. The foregoing shall be held and enjoyed by said Assignee, for its own use and the use of its successors, legal representatives and assigns, as fully and entirely as the same would have been held and enjoyed by the Assignor had this sale and assignment not been made. Assignor retains no rights to use the Product Trademarks and agrees not to challenge the validity of Assignee's ownership in the Product Trademarks.

2. Further Assurances. Section 12.2 of the Asset Purchase Agreement shall apply to this Trademark Assignment as if set forth herein in its entirety.

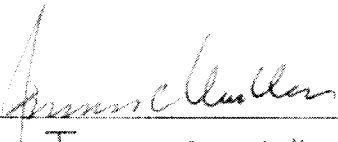
3. Governing Law. Section 12.8 of the Asset Purchase Agreement shall apply to this Trademark Assignment as if set forth herein in its entirety.

4. Amendment; Waiver. Section 12.11 of the Asset Purchase Agreement shall apply to this Trademark Assignment as if set forth herein in its entirety.

5. Binding Effect; Assignment. The rights and obligations of this Trademark Assignment shall bind and inure to the benefit of the parties and their respective successors and assigns. Assignee is entitled to assign this Trademark Assignment. Nothing expressed or implied herein shall be construed to give any other person any legal or equitable rights hereunder.

IN WITNESS WHEREOF, Assignor (including on behalf of the Affiliates of the signatory entity) has caused this Trademark Assignment to be signed by its Representative thereunto duly authorized as of the Closing Date.

BIAGEN IDEC MA INC.

By: 
Name: James C. Mullen
Title: President

STATE OF Massachusetts)
) ss.
COUNTY OF Middlesex)

On April 13, 2006, before me, the undersigned notary public in and for said County and State, personally appeared James C. Mulvan

personally known to me [or]
 proved to me on the basis of satisfactory evidence

to be the person(s) whose name(s) is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity(ies) and that, by his signature(s) on the instrument, the person(s) or the entity(ies) upon behalf of which the person(s) acted executed the instrument.

WITNESS my hand and official seal.

Stephen C. McEvoy

My commission expires on

Stephen C. McEvoy
Notary Public
Commonwealth of Massachusetts
My Commission Expires
September 20, 2007

TrademarkName	AppNumber	PubNumber	RegNumber	TrademarkStatus	CountryName	Owner
PSORIASIS SUPPORT LOGO	949517		949517	Registered	Australia	Biogen Idec MA Inc.
PSORIASIS SUPPORT LOGO	1172145			Pending	Canada	Biogen Idec MA Inc.
PSORIASIS SUPPORT LOGO	3111358	3111358	3111358	Registered	European Community	Biogen, Inc.
PSORIASIS SUPPORT LOGO	2003-34532		4760636	Registered	Japan	Biogen, Inc.
PSORIASIS SUPPORT LOGO	76/466120	76/466120		Published	United States of America	Biogen Idec MA Inc.
PSORIASIS SUPPORT LOGO	76/466121	76/466121	2971624	Registered	United States of America	Biogen Idec MA Inc.
STEP INTO MY SKIN	1163704			Abandoned	Canada	Biogen Idec MA Inc.
STEP INTO MY SKIN	2995082	2995082	2995082	Registered	European Community	Biogen, Inc.
STEP INTO MY SKIN	0Z 187240		257570	Registered	Czech Republic	Biogen Idec MA Inc.
STEP INTO MY SKIN	76/435183			Abandoned	United States of America	Biogen Idec MA Inc.
STEP INTO MY SKIN	Z-259509			Abandoned	Poland	Biogen, Inc.
STEP INTO MY SKIN (and Design)	M02 05940		177 503	Registered	Hungary	Biogen Idec MA Inc.
STEP INTO MY SKIN (Stylized w/logo)	M02 05939		177 501	Registered	Hungary	Biogen Idec MA Inc.
STEP INTO MY SKIN (stylized)	1163703			Abandoned	Canada	Biogen Idec MA Inc.
STEP INTO MY SKIN (stylized)	2994937	2994937		Abandoned	European Community	Biogen, Inc.
STEP INTO MY SKIN (stylized)	0Z 187241		257571	Registered	Czech Republic	Biogen Idec MA Inc.
STEP INTO MY SKIN (stylized)	76/435182			Abandoned	United States of America	Biogen Idec MA Inc.
STEP INTO MY SKIN (stylized)	Z-259508			Abandoned	Poland	Biogen, Inc.

TRADEMARK

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