Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT	
NATURE OF CONVEYANCE:	Corrective Assignment to correct the Nature of Converyance from an Assignment to a Release Agreement and a Deed of Release previously recorded on Reel 003062 Frame 0328. Assignor(s) hereby confirms the Assignment.	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Laurus Master Fund, Ltd.		103/31/2005	CORPORATION: CAYMAN ISLANDS

RECEIVING PARTY DATA

Name:	Inyx, Inc.
Street Address:	825 Third Avenue
Internal Address:	40th Floor
City:	New York
State/Country:	NEW YORK
Postal Code:	10022
Entity Type:	CORPORATION: NEVADA

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Serial Number:	78314321	PHARMA INYX
Serial Number:	78314324	INYX
Serial Number:	78314315	PHARMA INYX
Serial Number:	78248950	INYX

CORRESPONDENCE DATA

Fax Number: (214)659-4855

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 214-659-4578

Email: nealk@akllp.com

Correspondent Name: Michele P. Schwartz

Address Line 1: 1717 Main Street

Address Line 2: Suite 3700

TRADEMARK REEL: 003404 FRAME: 0886

900059808

1		
Address Line 4: Dallas, TEXAS 75201		
ATTORNEY DOCKET NUMBER:	146105	
NAME OF SUBMITTER:	Michele P. Schwartz	
Signature: /Michele P. Schwartz/		
Date:	10/10/2006	
Total Attachments: 13 source=release agreement#page1.tif source=release agreement#page2.tif source=release agreement#page3.tif source=release agreement#page4.tif source=release agreement#page5.tif source=deed of release#page1.tif source=deed of release#page2.tif source=deed of release#page3.tif source=deed of release#page4.tif source=deed of release#page4.tif source=deed of release#page5.tif source=deed of release#page5.tif		

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RELEASE AGREEMENT

March 31, 2005

Gentlemen:

This letter agreement refers to the proposed financing arrangements between Westernbank Puerto Rico (the "Bank") and Inyx, Inc.("Inyx"), Inyx Pharma, Ltd.("Inyx Pharma") and Inyx USA, Ltd. ("Borrowers"), pursuant to which the Bank may make loans and advances and may provide other financial accommodations to the Borrowers.

Laurus Master Fund, Ltd. (the "Creditor") has made loans or granted other financial accommodations to the Inyx and Inyx Pharma and certain of their affiliates as described on, and in the unpaid amounts shown on, Schedule 1 hereto (the "Debt"). The Debt is (a) represented or evidenced by those instruments described on Schedule 1 hereto and by no others(the "Instruments") and (b) secured by liens and security interests (collectively the "Liens") in certain assets of Inyx, Inyx Pharma and their affiliates, described on Schedule 1 hereto and by no others. Creditor represents and warrants to the Bank that the information contained in Schedule 1 hereto to be true, correct and complete.

For good and valuable consideration paid to Creditor, the receipt and sufficiency of which are hereby acknowledged, Creditor hereby agrees as follows:

1. Release. (a) Except for the Borrowers' obligations with respect to any (i) applicable registration rights granted to the Creditor and (ii) warrants issued to the Creditor (collectively, the "Continuing Rights"), all financing, guaranty, lien and security arrangements relating to the Debt between Inyx, Inyx Pharma and any of their affiliates and Creditor are hereby terminated, cancelled and of no further force and effect and none of such persons shall have no further obligations, duties, liabilities, or responsibilities to the Creditor, in respect of the Debt or otherwise.

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(b) Inyx and Inyx Pharma hereby release, discharge and acquit Creditor, its officers, directors, agents and employees and its and their respective successors and assigns, from all obligations and any and all claims, demands, debts, accounts, contracts, liabilities, actions and causes of action, whether in law or in equity, that Borrower at any time had or has, or hereafter can or may have against Creditor, its officers, directors, agents or employees and its and their respective successors and assigns relating to the Debt and/or the Instruments.

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- (c) Except for the Continuing Rights, Creditor hereby releases, discharges and acquits Inyx, Inyx Pharma their affiliates, their respective officers, directors, agents and employees and their respective successors and assigns from all obligations and any and all claims, demands, debts(including the Debt), accounts, contracts, liabilities, actions and causes of action whether in law or in equity that Creditor at any time had or has, or hereafter can or may have against any of such persons and its and their respective successors and assigns.
- 2. Transfers. Creditor hereby transfers, assigns and delivers, effective as of the date hereof, to the Bank all right, title and interest of Creditor in and to (a) the Instruments, duly endorsed for cancellation, without recourse and (b) all security given by Inyx, Inyx Pharma and any other person, for the Debt, without recourse, free and clear of all liens, claims, charges and encumbrances in favor of Creditor.
- 3. Further Assurances. At the request of the Bank, at Borrowers' expense, Creditor agrees to execute and deliver termination statements, cancellation documents, bills of transfer, assignments and such other and further documents and instruments reasonably acceptable to the Bank, as may be reasonably requested by the Bank in order to effect or evidence more fully the matters covered hereby, to assign, transfer and deliver to the Bank the Instruments and to release and terminate all liens and security interests of Creditor on or with respect to any assets and properties of Inyx, Inyx Pharma and any of their affiliates. Concurrently herewith, Creditor will deliver to the Bank (a) UCC termination or assignment statements, (b) certified copies of lien documents and instruments relating to the liens of Creditor on the assets and properties of Inyx, Inyx Pharma and any other person as security for the Debt, (c) instruments sufficient to effect the cancellation and termination of all such liens and (d) the Instruments.
- 4. Retained Obligations. Creditor represents and warrants to the Bank that none of the Debt has been guaranteed, secured or collateralized by any assets other than those of Inyx and Inyx Pharma, Ltd. as shown on Schedule 1 hereto and Creditor has not retained any such security.
- 5. <u>Effectiveness</u>. This agreement and Creditor's releases and terminations contained herein, shall be subject to the receipt by Creditor of the amount of the Debt plus accrued interest at the rate of
- by wire transfer from the Bank of federal funds, to the account of Creditor, specified in Schedule 2 hereto.

Very	truly yours,
Lau	rus Master Fund, Ltd.
Ву:	/s/ Eugene Grin
	Eugene Grin Director

The foregoing is agreed to as of the date thereof and Borrowers hereby irrevocably instruct the Bank to pay, at Borrowers' cost and expense, to the Creditor on the date hereof, by wire transfer of federal funds the amount of the Debt plus accrued interest

Inyx	, Inc.
By:	/s/ Jack Kachkar
	Jack Kachkar Director
Inyx	USA, Ltd.
Ву:	/s/ Jack Kachkar
	Jack Kachkar Director
Inyx	Pharma, Ltd.
Ву:	
	Jack Kachkar Authorized Representative
Wes	ternbank Puerto Rico
Ву:	/s/ Miguel A.Vazquez
	Miguel A.Vazquez President Business Credit Division

CODE: RELEASE AGREEMENT - Laurus-4-3-29

RELEASE AGREEMENT

Schedule 1

Total Debt to be paid to Laurus in cash on March 31, 2005:

Debt represented and evidenced by:

The Secured Revolving note dated December 30, 2003 made by INYX, INC., a Nevada corporation (the "Borrower") in favor of Laurus Master Fund, Ltd., a Cayman Islands company ("Laurus") in the original principal amount of (as amended, modified or supplemented from time to time).

The Convertible Term Note in the original principal amount of , dated as of October 29, 2003 (as amended and restated, further amended, modified and/or supplemented from time to time).

Debt secured by a first priority perfect security interest in all the assets of INYX, INC. and INYX Pharma, Ltd. and a stock pledge of all the capital stock of INYX Pharma, Ltd.

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Schedule 2

WIRING INSTRUCTIONS FOR LAURUS MASTER FUND AT NORTH FORK BANK
BANK:
ABA #:
ACCOUNT NAME:
ACCOUNT NUMBER:
REFERENCE:
5

TRADEMARK

REEL: 003404 FRAME: 0892

EX-10.29.3 2 v015916_ex10-293.htm

Deed of Release

Dated: March 31, 2005

Laurus Master Fund, Ltd. (the Lender)

Inyx Pharma Limited (Inyx Pharma)

Inyx, Inc. (Inyx)

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Deed of release

Dated

By

(1) Laurus Master Fund, Ltd, a company incorporated in the Cayman Islands of c/o Ironshore Corporate Services Limited, PO BOX 1234, GT, Queensgate House, South Church Street, Grand Cayman, Cayman Islands (the Lender)

in favour of

- (2) **Inyx Pharma Limited** registered in England and Wales with number 04573515 having its registered office at Innovation House, 6 Seymour Court, Runcorn, Cheshire, WA7 1SY (**Inyx Pharma**); and
- (3) **Inyx, Inc.** a company incorporated in Nevada, United States of America having its registered office at 9th Floor, 801 Brickell Avenue, Miami, Florida 33131 (**Inyx**).

This deed witnesses

1 Definitions

In this Deed the following definitions apply:

Charged Assets means all of the property, rights, title, interests and other assets charged to the Lender pursuant to the Debenture and the Share Charge;

Debenture means a debenture dated 30 October 2003 between Inyx Pharma and the Lender as supplemented by a Supplemental Deed of Security dated 29 December 2003 between Inyx Pharma and the Lender;

Encumbrance means any mortgage, charge, assignment by way of security, pledge, hypothecation, lien, right of setoff, retention of title provision, trust or flawed asset arrangement (for the purpose of, or which has the effect of, granting security) or any other security interest of any kind whatsoever, or any agreement, whether conditional or otherwise, to create any of the same.

Share Charge means a share charge dated 29 October 2003 between Inyx and the Lender.

2 Release

The Lender irrevocably and unconditionally:

- (a) releases the Charged Assets from all Encumbrances created by the Debenture;
- (b) releases the Charged Assets from all Encumbrances created by the Share Charge;
- (c) re-assigns to Inyx Pharma and Inyx absolutely all or any part of the Charged Assets which have been assigned to the Lender;

releases and discharges Inyx Pharma from all obligations and liabilities under the Debenture; and (d)

(e) releases and discharges Inyx from all obligations and liabilities under the Share Charge.

3 Further Assurance

The Lender shall, and shall use all reasonable endeavours to procure that third parties shall, execute and sign such documents and do such acts and things as either Inyx or Inyx Pharma shall reasonably request (and at their respective cost) in order to carry out the intended purpose of this Deed or to establish, perfect, preserve or enforce that other party's rights under this Deed.

4 Governing law

- 4.1 This Deed shall be governed by and construed in accordance with English law.
- 4.2 The parties intend that this Deed take effect as a deed notwithstanding that it may be executed under hand only.

Executed as a Deed and delivered on the date appearing at the beginning of this Deed.

Signatories

Executed as a deed by Laurus Master Fund, Ltd acting by two of its authorised signatories By: /s/ Eugene Grin Eugene Grin Director By: /s/ David Grin David Grin Director Executed as a deed by Inyx Pharma Limited acting by two of its directors or one director and its secretary By: /s/ Jack Kachkar Authorized Representative By: /s/ Rima Goldshmidt Authorized Representative Executed as a deed by Inyx, Inc. By: /s/ Jack Kachkar

Jack Kachkar

TRADEMARK REEL: 003404 FRAME: 0898

Chairman of the Board And Chief Executive Officer

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

NEW ASSIGNMENT

ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL NATURE OF CONVEYANCE:

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
LAURUS MASTER FUND, LTD.		103/31/2005	CORPORATION: CAYMAN ISLANDS

RECEIVING PARTY DATA

Name:	INYX, INC.
Street Address:	825 THIRD AVENUE
Internal Address:	40TH FLOOR
City:	NEW YORK
State/Country:	NEW YORK
Postal Code:	10022
Entity Type:	CORPORATION: NEVADA

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Serial Number:	78314315	PHARMA INYX
Serial Number:	78314321	PHARMA INYX
Serial Number:	78248950	INYX
Serial Number:	78314324	INYX

CORRESPONDENCE DATA

(713)238-7343 Fax Number:

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

7132204192 Phone:

Email: theresaevenbly@andrewskurth.com

JOHN P. COURTNEY/ANDREWS KURTH LLP Correspondent Name:

600 TRAVIS SUITE 4200 Address Line 1: HOUSTON, TEXAS 77002 Address Line 4:

NAME OF SUBMITTER: JOHN P. COURTNEY

TRADEMARK

REEL: 003204 PERMANE: 0326 **REEL: 003404 FRAME: 0899**

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Signature:	//COURJ-EVENTT//
Date:	04/07/2005
Total Attachments: 3 source=inyx#page1.tif source=inyx#page2.tif source=inyx#page3.tif	

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REEL: 003404 FRAME: 0900

RECORDED: 10/10/2006