

**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
Mills Biopharmaceuticals, LLC		05/12/2008	LIMITED LIABILITY COMPANY: OKLAHOMA

**RECEIVING PARTY DATA**

Name:	Core Oncology, Inc.
Street Address:	7525 SE 24th Street
Internal Address:	Inland Corporate Center, Suite 450
City:	Mercer Island
State/Country:	WASHINGTON
Postal Code:	98040-2334
Entity Type:	CORPORATION: WASHINGTON

**PROPERTY NUMBERS Total: 7**

Property Type	Number	Word Mark
Registration Number:	2988014	ISOSTRAND
Registration Number:	2849393	ISOLOADER
Registration Number:	2696624	ISOCARTRIDGE
Registration Number:	2642888	ISOLOADER
Registration Number:	2843718	ISOCHECK
Registration Number:	2696547	SEEDVUE
Registration Number:	2570366	PROSTASEED

**CORRESPONDENCE DATA**

Fax Number: (650)833-2001  
*Correspondence will be sent via US Mail when the fax attempt is unsuccessful.*  
 Phone: 650.833.2170  
 Email: carolanne.bashir@dlapiper.com  
 Correspondent Name: Allyn Taylor

**CH \$190.00 2988014**

Address Line 1: 2000 University Avenue  
Address Line 4: East Palo Alto, CALIFORNIA 94303

ATTORNEY DOCKET NUMBER: 362187-900100

NAME OF SUBMITTER: Allyn Taylor

Signature: /Allyn Taylor/

Date: 05/12/2008

**Total Attachments: 4**  
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## **TRADEMARK ASSIGNMENT**

This Trademark Assignment is made and entered into as of May 12, 2008 (the "Trademark\_Assignment"), by and between Mills Biopharmaceuticals, LLC, an Oklahoma Limited Liability Company ("Assignor") with offices at 120 NE 26th Street, Oklahoma City, Oklahoma 73105, and Core Oncology, Inc., a Washington corporation with offices at Inland Corporate Center, Suite 450, 7525 SE 24th Street, Mercer island, Washington 98040-2334 ("Assignee").

### **RECITALS**

Assignor is the owner of the entire right, title and interest in and to all of the trademarks, service marks, trademark and service mark applications, domain names and trade names set forth on Schedule A attached hereto, together with all goodwill associated therewith.

### **ASSIGNMENT**

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor hereby transfers, sells, assigns, conveys and delivers to Assignee and its successors and assigns, Assignor's entire right, title and interest in and to the trademarks, service marks, trademark and service mark applications, domain names and trade names set forth on Schedule A, together with the goodwill associated therewith, and any and all accounts, contract rights, warranties, litigation claims and rights, including the right to sue for and collect upon all claims for profits and damages as a result of past infringement, if any, and other general intangibles of Assignor related to any of the foregoing, in each case whether now existing or hereafter acquired or created, whether owned, leased or licensed beneficially or of record and whether owned, leased or licensed individually, jointly or otherwise, together with the products and proceeds thereof (including license royalties and the proceeds of infringement suits), and all payments and other distributions with respect thereto (collectively, the "Trademarks").

Assignor further agrees that it shall on the date hereof and from time to time thereafter, at the request and expense of Assignee, perform or cause to be performed such acts and execute, acknowledge and deliver at the request of Assignee, such documents as may reasonably be required to evidence or effectuate the sale, conveyance, assignment, transfer and delivery to Assignee of the Trademarks or for the performance by Assignor of any of its obligations hereunder. Upon written request by Assignee, Assignor hereby further agrees that Assignor will sign all lawful papers, execute such documents, make all lawful oaths and otherwise provide reasonable assistance to aid Assignee and its successors, assigns and nominees to enforce the Trademarks in all countries.

IN WITNESS WHEREOF, the parties hereto have caused this Trademark Assignment to be duly executed on their respective behalf, by their respective officers thereunto duly authorized, all as of the day and year first above written.

MILLS BIOPHARMACEUTICALS, LLC

By: 

Typed name: Travis Gay

Title: Managing Member

CORE ONCOLOGY, INC.

By: 

Typed name: Travis Gay

Title: President

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Trademarks

United States of America

<u>MARK</u>	<u>REG. NUMBER</u>	<u>APP. NUMBER</u>
ISOSTRAND	2988014	
ISOLOADER	2849393	
ISOCARTRIDGE	2696624	
ISOLOADER	2642888	
ISOCHECK	2843718	
SEEDVUE	2696547	
PROSTASEED	2570366	

European Union

ISOLOADER	2110278	
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Argentina

ISOLOADER	1887586	
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Australia

ISOLOADER	867823	
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Brazil

ISOLOADER	823624374	
ISOSTRAND		825754852

Canada

ISOLOADER	TMA621222	
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Chile

ISOLOADER	609599	
ISOSTRAND	703030	
SEEDVUE	642708	

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Trademarks

Colombia

<u>MARK</u>	<u>REG. NUMBER</u>	<u>APP. NUMBER</u>
ISOSTRAND	2988014	

Egypt

ISOLOADER	140880	
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Israel

ISOLOADER	147200	
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Japan

ISOLOADER	4519990	
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Mexico

ISOLOADER	702903	
SEEDVUE	751756	

Norway

ISOLOADER	214199	
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Switzerland

ISOLOADER & Design	508716	
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Turkey

ISOLOADER	200104190	
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