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
Core Oncology, Inc.		02/17/2012	CORPORATION: WASHINGTON
Everbank (Financial Corp.)	FORMERLY Bank of Florida, Tampa Bay	02/17/2012	CORPORATION: FLORIDA

RECEIVING PARTY DATA

Name:	Theragenics Corporation
Street Address:	5203 Bristol Industrial Way
City:	Buford
State/Country:	GEORGIA
Postal Code:	30518
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
Registration Number:	3824838	CORE C20
Registration Number:	2696624	ISOCARTRIDGE
Registration Number:	2843718	ISOCHECK
Registration Number:	2642888	ISOLOADER
Registration Number:	2849393	ISOLOADER
Registration Number:	2988014	ISOSTRAND

CORRESPONDENCE DATA

Fax Number: 2155578477

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 215-557-6659

Email: kevin@mendelip.com

Correspondent Name: Kevin M. Drucker

Address Line 1: 1500 John F. Kennedy Blvd., Suite 405

TRADEMARK REEL: 004965 FRAME: 0697 P \$165.00 3824838

900247278

 	rucker, & Associates, P.C. PENNSYLVANIA 19102
ATTORNEY DOCKET NUMBER:	TGXX-1083 THRU TGXX-1088
NAME OF SUBMITTER:	Kevin M. Drucker
Signature:	/kevin m. drucker/
Date:	02/19/2013
Total Attachments: 7 source=TM Assignment-Release-Quitclaims	#page2.tif #page3.tif #page4.tif #page5.tif #page6.tif

ASSIGNMENT, RELEASE, AND QUITCLAIM OF TRADEMARKS

THIS ASSIGNMENT, RELEASE, AND QUITCLAIM OF TRADEMARKS

("ASSIGNMENT") is made effective as of February 17, 2012 (the "Effective Date") among:

(i) CORE ONCOLOGY, INC. ("ASSIGNOR"), a Washington corporation with offices at Inland Corporate Center, Suite 450, 7525 SE 24th Street, Mercer Island, Washington 98040-2334,

(ii) EVERBANK, a Federal savings bank as successor in interest to BANK OF FLORIDA,

TAMPA BAY ("SECURED PARTY"), with offices at 777 South Harbour Island Boulevard,

Suite 100, Tampa, Florida 33602; and (iii) THERAGENICS CORPORATION ("ASSIGNEE"),

a Delaware corporation with offices at 5203 Bristol Industrial Way, Buford, GEORGIA 30518.

WHEREAS, ASSIGNOR and SECURED PARTY desire to transfer and assign to ASSIGNEE, and ASSIGNEE desires to accept, all of the right, title, and interest in, to, and under the U.S. and foreign trademarks and trademark applications listed on <u>EXHIBIT A</u> annexed hereto and incorporated herein by reference (all of the foregoing being referred to herein as the "Marks");

NOW, THEREFORE, for and in consideration of One Dollar (\$1.00) and other good and valuable consideration from ASSIGNEE, the receipt and sufficiency of which is hereby acknowledged by ASSIGNOR, and for and in consideration of One Dollar (\$1.00) and other good and valuable consideration from ASSIGNEE, the receipt and sufficiency of which is hereby acknowledged by SECURED PARTY, the parties hereto agree as follows.

ASSIGNOR represents and warrants to ASSIGNEE that, except with respect to the SECURED PARTY: (i) ASSIGNOR is the owner of the Marks, has all rights thereto, and is under no encumbrances or restrictions in entering into this ASSIGNMENT; (ii) ASSIGNOR is not aware of any proceedings of any type, including but not limited to, U.S. and non-U.S. courts, tribunals, arbitration, or administration bodies challenging ASSIGNOR's rights in any of the Marks; (iii) no claim (oral or written) has been asserted against ASSIGNOR adverse to ASSIGNOR's ownership and control of all rights in and to any of the Marks; and (iv) ASSIGNOR has not granted any rights to any third party with respect to the use or registration of the Marks.

ASSIGNOR hereby irrevocably and unconditionally assigns, sells, transfers, conveys, and delivers to ASSIGNEE, and ASSIGNEE hereby accepts, all of ASSIGNOR's right, title, and interest in, to, and under the Marks, together with the goodwill of the business associated therewith and which is symbolized thereby, any and all renewals and extensions thereof that may hereafter be secured under the laws now or hereafter in effect in the United States and in any other jurisdiction, and any and all rights and causes of action to sue for, recover, and retain past, present, or future damages, royalties, fees, profits, or other relief, including equitable or injunctive relief, arising from infringement of the Marks by a third party, whether arising prior to or subsequent to the Effective Date, the same to be held and enjoyed by the said ASSIGNEE, its successors and assigns from and after the Effective Date hereof as fully and entirely as the rights would have been held and enjoyed by ASSIGNOR had this ASSIGNMENT not been made.

ASSIGNOR agrees not to use, register, or attempt to register, any trademark, service mark, trade dress, logo, assumed name, trade name, or corporate name, that is similar to, likely to cause confusion with, or is a derivative of, the Mark(s) being assigned.

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ASSIGNOR will defend, indemnify and hold ASSIGNEE harmless from and against any claims of third parties based on rights in any of the Marks such third parties allege to have received from ASSIGNOR.

SECURED PARTY hereby irrevocably and unconditionally releases and quitclaims to and in favor of ASSIGNEE, and ASSIGNEE hereby accepts, all of SECURED PARTY's right, title, and interest in, to, and under the Marks, together with the goodwill of the business associated therewith and which is symbolized thereby, any and all renewals and extensions thereof that may hereafter be secured under the laws now or hereafter in effect in the United States and in any other jurisdiction, and any and all rights and causes of action to sue for, recover, and retain past, present, or future damages, royalties, fees, profits, or other relief, including equitable or injunctive relief, arising from infringement of the Marks by a third party, whether arising prior to or subsequent to the Effective Date, the same to be held and enjoyed by the said ASSIGNEE, its successors and assigns from and after the Effective Date hereof as fully and entirely as the rights would have been held and enjoyed by SECURED PARTY had this ASSIGNMENT not been made.

This document may be signed in multiple counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. Likewise, separate signature pages may be attached for each of the parties.

IN WITNESS WHEREOF, the parties hereto have caused their duly authorized officers to execute this ASSIGNMENT and make it effective as of the Effective Date.

CORE ONCO	
By:	
Print Name:	Verile Gay
Title:	President & CED
EVERBANK,	AS SUCCESSOR IN INTEREST TO BANK OF FLORIDA, TAMPA BAY
By:	
Print Name:	
Title:	

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CALIFORNIA JURAT WITH AFFIANT STATEMENT PS-See Attached Document (Notary to cross out lines 1-6 below) See Statement Below (Lines 1-5 to be completed only by document signer(s), not Notary) Signature of Occurrent Signer No. 1 Signature of Document Signer No. 2 (If any) State of California County of Santa Barba Subscribed and swom to (or affirmed) before me on this proved to me on the basis of satisfactory evidence HOLLY CARROLL to be the person who appeared before me (.) (.) Commission # 1953583 (and Notary Public - California Santa Barbara County My Comm. Expires Sep 24, 2015 proved to me on the basis of satisfactory evidence to be the person who appeared before me.) Place Notary Seal Above - OPTIONAL Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document. Top of thumb here Top of thumb here Further Description of Any Attached Document

Title or Type of Dagument

Signer(s) Other Than Named Above:

Document Date: ______ Number of Pages:

ASSIGNOR will defend, indemnify and hold ASSIGNEE harmless from and against any claims of third parties based on rights in any of the Marks such third parties allege to have received from ASSIGNOR.

SECURED PARTY hereby irrevocably and unconditionally releases and quitclaims to and in favor of ASSIGNEE, and ASSIGNEE hereby accepts, all of SECURED PARTY's right, title, and interest in, to, and under the Marks, together with the goodwill of the business associated therewith and which is symbolized thereby, any and all renewals and extensions thereof that may hereafter be secured under the laws now or hereafter in effect in the United States and in any other jurisdiction, and any and all rights and causes of action to sue for, recover, and retain past, present, or future damages, royalties, fees, profits, or other relief, including equitable or injunctive relief, arising from infringement of the Marks by a third party, whether arising prior to or subsequent to the Effective Date, the same to be held and enjoyed by the said ASSIGNEE, its successors and assigns from and after the Effective Date hereof as fully and entirely as the rights would have been held and enjoyed by SECURED PARTY had this ASSIGNMENT not been made.

This document may be signed in multiple counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument. Likewise, separate signature pages may be attached for each of the parties.

IN WITNESS WHEREOF, the parties hereto have caused their duly authorized officers to execute this ASSIGNMENT and make it effective as of the Effective Date.

CORE ONC	OLOGY, INC.	
Ву:		_
Print Name:		_
Title:		
EVERBANK By: Print Name: Title:	LAS SUCCESSOR IN INTEREST WILLAGEL BROWN VILE PRESIDENT	TO BANK OF FLORIDA, TAMPA BAY

WB

THERAGENICS CORPORATION	
By: Kasin J. Jarable	
Print Name: Wancis Tilavallo	
Title: CFO	
STATE OF WASHINGTON) COUNTY OF)	
On this day of February, 2012, befo	of Core Oncology, Inc., known to me to be
the person whose name is subscribed to the within is executed the same in his authorized capacity and the entity upon behalf of which he acted executed the in	nstrument and acknowledged to me that he at by his signature on the instrument the
IN WITNESS WHEREOF, I have hereunto day and year last written above.	set my hand and affixed my official seal the
, Notary Public	
County, Washington	
My Commission expires	(seal)

M

STATE OF FLORIDA)	
COUNTY OF SI-JONS	
On this	erbank, successor in interest to Bank ose name is subscribed to the within same in his authorized capacity and tha
IN WITNESS WHEREOF, I have hereunto set my day and year last written above.	hand and affixed my official seal the
Pelecea Mlndy, Notary Public Ed John's County, Florida	AEBECCA MENDEZ Botary Public - State of Florida My Comm. Expires Dac 14, 2015 Commission & EE 153351
My Commission expires Dec 14, 2015.	(seal)
On this 17th day of February, 2012, before me a Chaff for whose name is subscribed to the within instruction and that by his entity upon behalf of which he acted executed the instrument	ument and acknowledged to me that he is signature on the instrument the
IN WITNESS WHEREOF, I have hereunto set my day and year last written above.	hand and affixed my official seal the
Lo Carel, Notary Public Lall County, Georgia	
My Commission expires	(seal)
lisa A. Rassel Notory Public, Georgia Hall County Commission Expires December 11, 2015	

4

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EXHIBIT A MARKS

***************************************	***************************************			202722203					
Trademark	Regulatory Authority	Application #	Registration #	Disposition	Anplied	Issued	Next fee Due Next Fee Amt	oxt Fee Amt	DLA Paper
CORE C20 & DESIGN United States - PTO	United States - PTO	77/895672	3824838	Closing Purchased Intellactual Property	12/13/2009	6/30/1008			362187-900114/US
ISOCARTRIDGE	Unitted States - PTO	78/025050	2696624	Closing Purchased Intellectual Property	9/8/2000	3/11/2003	***************************************	-	362187-900105/US
SOCHECK	United States - PTO	78/470467	2843718	Clasing Purchased Intellectual Property	11/27/2002	5/18/2004	**************************************	***************************************	352187-900106/US
ISOLOADER	Canada - PTO	1094768	TMA621222	Clasing Purchased Intellectual Property	3/2/2003	9/30/200#			362187-916303/CA
ISOLOADER	Mexico - }P	-	702903	Gosing Purchased Intellectual Property	3/3/2001	1,002/02/9			362187-910903/MX
ISOLOADER	United States - PTO	78/025042	2642888	Closing Purchased Intellectual Property	sed 9/2/2000 perty 9/2/2000	10/29/2002	20/29/3512 \$ 1,300		362187-900107/US
ISOLOADER & DESIGN	United States - PTD	78/156979	2849393	Closing Purchased Intellectual Property	8/11/1082	6/1/2004	***************************************		362187-900108/US
ISOSTRAND	United States - PTO	78/212626	2988014	Ciasing Purchased Intellectual Property	2/9/2003	8/23/2005		,	362187-900109/US
					THE PERSON NAMED IN THE PE	***********************	· · · · · · · · · · · · · · · · · · ·		

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