TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM391142

| SUBMISSION TYPE: | NEW ASSIGNMENT | |
|-----------------------|--|--|
| NATURE OF CONVEYANCE: | ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL | |

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type | |
|---------------------------|----------|----------------|--------------|--|
| OPX Biotechnologies, Inc. | | 04/27/2015 | Corporation: | |

RECEIVING PARTY DATA

| Name: | Cargill, Incorporated | |
|-------------------|-------------------------|--|
| Street Address: | 15407 McGinty Road West | |
| Internal Address: | S24 | |
| City: | Wayzata | |
| State/Country: | MINNESOTA | |
| Postal Code: | 55391 | |
| Entity Type: | Corporation: DELAWARE | |

PROPERTY NUMBERS Total: 7

| Property Type | Number | Word Mark |
|----------------|----------|------------------------|
| Serial Number: | 77694210 | EDGE |
| Serial Number: | 85980458 | 0 |
| Serial Number: | 85658565 | 0 |
| Serial Number: | 85980786 | OPXBIO |
| Serial Number: | 85658557 | OPXBIO |
| Serial Number: | 85658563 | OPXBIO GOOD CHEMISTRY. |
| Serial Number: | 85981148 | OPXBIO GOOD CHEMISTRY. |

CORRESPONDENCE DATA

Fax Number: 6514046399

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 952-742-7575

Email: trademark_docketing@cargill.com

Correspondent Name: Carrie L. Johnson

Address Line 1: 15407 McGinty Road West

Address Line 2: **MS24**

Address Line 4: Wayzata, MINNESOTA 55391

| NAME OF SUBMITTER: | Erica Schmidt, Paralegal, Cargill | |
|--------------------|-----------------------------------|--|
| SIGNATURE: | /Erica Schmidt/ | |

TRADEMARK REEL: 005830 FRAME: 0415 900371020

| DATE SIGNED: | 07/12/2016 |
|------------------------------------|--------------|
| Total Attachments: 5 | |
| source=OPX Bio Trademark Assignmer | nt#page1.tif |
| source=OPX Bio Trademark Assignmer | rt#page2.tif |
| source=OPX Bio Trademark Assignmer | nt#page3.tif |
| source=OPX Bio Trademark Assignmer | t#page4.tif |
| source=OPX Bio Trademark Assignmen | rt#page5.tif |

TRADEMARK REEL: 005830 FRAME: 0416

TRADEMARK AND DOMAIN NAME ASSIGNMENT

This Trademark and Domain Name Assignment is delivered pursuant to the Closing under that certain Asset Purchase Agreement (the "Asset Purchase Agreement") dated as of April 27, 2015, entered into between OPX Biotechnologies, Inc., a Delaware corporation ("Assigner"), and Cargill, Incorporated, a Delaware corporation ("Assigner"). Capitalized terms used in this Trademark and Domain Name Assignment without definitions have the respective meanings given to them in the Asset Purchase Agreement.

Assignor has delivered this instrument signed by Assignor to enable Assignee to file it with any appropriate Governmental Authority to indicate ownership of the Intellectual Property described below and for the other purposes set forth in this instrument. This instrument supplements and is in addition to any and all other rights of Assignee under the Asset Purchase Agreement and other instruments of transfer delivered in connection with the Asset Purchase Agreement.

NOW, THEREFORE, for good and valuable consideration, receipt of which Assignor acknowledges, and by signing and delivering this instrument, Assignor sells, assigns, transfers, conveys, and delivers to Assignee all of Assignor's right, title, and interest in and to:

- (a) all registered and unregistered trademarks, service marks and trade names, trade dress, logos, insignias, designs and other source indicators specifically listed in Annex Δ to this Trademark and Domain Name Assignment, and all registrations, applications, and renewals for same in the United States and anywhere in the world specifically listed in Annex A to this Trademark and Domain Name Assignment (collectively, the "Marks"), and
- (b) all domain names, Internet addresses, uniform resource locators (URLs), and social media user names specifically listed in Annex B and all rights therein (the "Domain Names")
- (c) the following properties and rights with respect to all Marks and Domain Names as applicable:
 - (i) all goodwill associated with the business related to the Marks and Domain Names, together with all rights to use, license and otherwise exploit the Marks and Domain Names;
 - (ii) all income, royalties, damages, and payments hereafter due or payable to Assignor with respect to the Marks and Domain Names, including without limitation unpaid damages and payments for past, present, and future infringements of any Mark and Domain Name;
 - (iii) all rights in and under the Marks and Domain Names to the fullest extent allowed by law of any jurisdiction as fully as Assignor would have held the same in the absence of this assignment; and
 - (iv) all rights to sue and recover damages, payments, restitution and injunctive and other legal and equitable relief for past, present, and future infringements or dilution of any of the Marks and Domain Names, including the right to fully and entirely replace Assignor in all related matters.

The foregoing rights in and under the foregoing shall apply to the full end of their terms as fully as Assignor would have held the same in the absence of this assignment. As of the date set forth above, Assignee has succeeded to all right, title, interest and standing of Assignor to: (a) receive all rights and benefits pertaining to the Marks and Domain Names and related rights described above and (b) commence, prosecute, defend and settle all claims and take all actions that Assignee, in its sole discretion, may elect in relation to the Marks and Domain Names described above. This Trademark and Domain Name Assignment (a) is irrevocable and effective upon Assignor's signature to and delivery of a manually signed copy of this instrument or facsimile or email transmission of the signature to this instrument in connection with the Closing, if and only if the Closing is completed, (b) benefits and binds the parties to the Asset Purchase Agreement and their respective successors and assigns and (c) does not modify or affect, and is subject to, the provisions of the Asset Purchase Agreement.

The undersigned has signed this Trademark and Domain Name Assignment as of the date first above written.

Assignor

OPX Biotechnologies, Inc.

Name: Tîtle:

COUNTY OF A

(the undersigned notary). 0160 before me, Lasted Stalling Last personally known to me (or proved to me on the personally appeared basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her authorized capacity, and that by his/her signature on the instrument the person, or the entity upon behalf of which the payson acted, executed the instrument.

Witness my hand and official seal.

Notary Public

My commission expires

(Notary Seal)...

ROBB SPEARS Notary Public State of Colorado The undersigned has signed this Trademark and Domain Name Assignment as of the date first above written.

Assignee

Cargill, Incorporated

By: Name: 15 Title:

STATE OF MUNICIPAL COUNTY OF HEAVEPIN

Ja Just神気は (the undersigned notary), // 2010 before me, personally appeared JEFFEY J. SELTON personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her authorized capacity, and that by his/her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

Witness my hand and official seal.

My commission expires: <u>JAN · 31</u>, 2021

(Notary Seal)

AMY JO GUSTAFSON Notary Public State of Minnesota y Commission Expires Jenusiy 31, 2021

ANNEX A TO TRADEMARK ASSIGNMENT

Trademarks

| COUNTRY | THADEMARK | ITM IMAGE | | | | REG. NO. | REG. DATE |
|------------------------|--------------------------------------|----------------|------------|-------------------|------------|----------|------------|
| જ્યાન ક્રાપ્સાસ્ત્ર | lorxaio | | Pending | 540371292 | 12-19-2012 | | <u> </u> |
| CMML.A traell | Torkiso | | Pending | 840371306 | 12-19-2012 | | |
| kasil | TOPKINO | | Pending | 840371314 | 12-19-2012 | | L |
| anada | (OPX8K) | | Pending | 1007047 | 12-17-2012 | | L |
| 338 | TOPXBIO | | Neglstered | 11437695 | 13-18-5015 | 11437886 | bs-21-2013 |
| ndia | loexeto | | Pending | 2444513 | 12-18-2012 | | |
| Medico | lorxno | | Hegistered | 1335923 | 12-18-2012 | | 03-21-2013 |
| Mexico | OBRACI | | Replaced | | 12-18-2012 | | 12-2-2013 |
| Viexico | KOPKERO | | Negistered | 1335922 | 12-18-2012 | 1359600 | b4-8-2013 |
| 32 | TOGE | | Registered | 77694210 | 03-16-2009 | 4411289 | 10-1-2013 |
| US | O Dasign | 0 | Begistered | 85980458 | 56-21-2012 | 4467939 | 01-14-2014 |
| US | O Design | 0 | Pending | 888585 6 5 | 08-21-2012 | | 20 |
| 135 | loekalo | | Registered | 55880786 | 08 21 2012 | 4472044 | 01-21-2014 |
|) | бехаю | | Pending | 85658557 | 06-21-2012 | } | l |
| 08 | OPXBIO GOOD CHEMISTRY, (Stylized) | opxbio | Pending | 55658563 | 06-21-2012 | | |
| บร | OPKBIO GOOD CHEMISTRY, (Stylized) | op xbio | Registered | 85981148 | 06-21-2012 | 4508227 | 04-1-2014 |

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ANNEX B TO TRADEMARK AND DOMAIN NAME ASSIGNMENT

Domain Names

| Domain Nams | Expiration |
|-----------------------------|------------|
| GOODCHEMISTRY.CO | 2/8/17 |
| GOODCHEMISTRY.INFO | 2/8/17 |
| OPXBIO.CO | 2/8/17 |
| OPXBIO.COM | 2/8/17 |
| OPXBIO.INFO | 8/17/18 |
| OPXBIO.NET | 2/8/17 |
| OPXBIO.ORG | 8/17/17 |
| OPXBIOPRODUCTS.CO | 2/8/17 |
| OPXBIOPRODUCTS.COM | 2/8/17 |
| OPXBIOTECH.CO | 2/8/17 |
| OPXBIOTECH.COM | 2/8/17 |
| OPXBIOTECHNOLOGIES.BIZ | 2/8/17 |
| OPXBIOTECHNOLOGIES.CO | 2/8/17 |
| OPXBIOTECHNOLOGIES.COM | 2/8/17 |
| OFXBIOTECHNOLOGIES.INFO | 2/8/17 |
| OPXBIOTECHNOLOGIES.NET | 2/8/17 |
| OPXBIOTECHNOLOGIES.ORG | 2/8/17 |
| OPXTRAINING.COM | 2/8/17 |
| THEGOODCHEMISTRYCOMPANY,CO | 2/8/17 |
| THEGOODCHEMISTRYCOMPANY.COM | 2/8/17 |
| THEGOODCHEMISTRYCOMPANY.ORG | 2/8/17 |

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