900419809 09/01/2017

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM441788

SUBMISSION TYPE:	RESUBMISSION	
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST	
RESUBMIT DOCUMENT ID:	900419395	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Cowen Healthcare Royalty Partners II, L.P.		08/28/2017	Limited Partnership: DELAWARE

RECEIVING PARTY DATA

Name:	Stereotaxis, Inc.	
Street Address: 4320 Forest Park Avenue, Suite 100		
City:	St. Louis	
State/Country:	MISSOURI	
Postal Code:	63108	
Entity Type: Corporation: DELAWARE		

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Registration Number:	2779812	NIOBE
Registration Number:	3732775	STEREOTAXIS
Registration Number:	2803672	CARDIODRIVE
Registration Number:	3659324	
Serial Number:	78370676	NAVIGANT
Serial Number:	77107579	ODYSSEY
Serial Number:	77173325	ODYSSEY
Serial Number:	85181552	VDRIVE
Serial Number:	85268881	EPOCH

CORRESPONDENCE DATA

Fax Number: 3147267501

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: 314-726-7500 Email: bkwefile@hdp.com

Correspondent Name: Harness, Dickey & Pierce, P.L.C. Address Line 1: 7700 Bonhomme Ave., Suite 400

Address Line 4: St. Louis, MISSOURI 63105

TRADEMARK REEL: 006143 FRAME: 0393 900419809

ATTORNEY DOCKET NUMBER:	5236-500001
NAME OF SUBMITTER:	Bryan K. Wheelock
SIGNATURE:	/ Bryan K. Wheelock /
DATE SIGNED:	09/01/2017

Total Attachments: 9

source=Executed-Release-of-Security-Interest-Trademarks-Stereotaxis-Inc-to-Cowen-Healthcare-Royalty-Partners-I -L.F source=Executed-Release-of-Security-Interest-Trademarks-Stereotaxis-Inc-to-Cowen-Healthcare-Royalty-Partners-I -L.F

TRADEMARK REEL: 006143 FRAME: 0394 RELEASE OF SECURITY INTEREST

Whereas, on December 5, 2011, Stereotaxis, Inc., executed a Trademark Security

Agreement (attached as Exhibit A) in favor of Cowen Healthcare Royalty Partners II, L.P.

regarding certain U.S. and foreign trademarks, the applications and registrations thereon listed

in Schedule I of the attached Exhibit A, which Agreement has been recorded with the U.S.

Patent and Trademark Office at Reel: 004674, Frame 0284-0292;

Whereas, Stereotaxis, Inc. has satisfied the underlying obligation to Cowen Healthcare

Royalty Partners II, L.P. for which the security interest was granted;

Now, Therefore, in consideration of these premises, and other good and valuable

consideration the receipt and sufficiency of which is hereby acknowledged, Cowen Healthcare

Royalty Partners II, L.P., a Delaware limited partnership now known as Healthcare Royalty

Partners II, L.P. hereby releases the security interest granted to it by Stereotaxis, Inc., in each

and every of the U.S. and foreign trademarks, the applications and registrations thereon listed in

Schedule I of the attached Exhibit A.

Cowen Healthcare Royalty Partners II, L.P., Delaware limited partnership now known as

Healthcare Royalty Partners II, L.P.

By: HealthCare Royalty GP II, LLC Its General Partner

BV. Clarke B. Futch Name:

Title: Founding Managing Partner Date: August 29, 2017

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TRADEMARK REEL: 006143 FRAME: 0395

State of CONNECTICUT
1 85. N 1 MOL POLO 3
County of FAIRAGED
On this day of, 2017, before me personally appeared the foregoing individual, who executed the foregoing instrument and who acknowledged to me that he/she executed the same of his/her own free will for the purposes therein set forth.
, , , , , , , , , , , , , , , , , , ,
Notary Public, MICHELLE ROMANIELLO
(seal) Acting in the County Of FAIRFIELD
State Of CONVECTICUT
My Commission Expires June 30, 2018
62053125.1
MICHELE A. ROMANIELLO NOTARY PUBLIC State of Connecticut My Commission Expires June 30, 2018

Trademark Security Agreement

Trademark Security Agreement, dated as of December 5, 2011, by STEREOTAXIS, INC. (the "Pledgor") in favor of COWEN HEALTHCARE ROYALTY PARTNERS II, L.P., in its capacity as lender pursuant to the Loan Agreement (in such capacity, the "Lender").

WITNESSETH:

WHEREAS, the Pledgor is a party to a Security Agreement of even date herewith (as amended, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement") in favor of the Lender pursuant to which the Pledgor is required to execute and deliver this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and to induce the Lender to enter into the Loan Agreement, the Pledgor hereby agrees with the Lender as follows:

SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

SECTION 2. Grant of Security Interest in Trademark Collateral. The Pledgor hereby pledges and grants to the Lender for the benefit of the Secured Parties a lien on and security interest in and to all of its right, title and interest in, to and under all the following Pledged Collateral of the Pledgor:

- (a) Trademarks of the Pledgor listed on Schedule I attached hereto;
- (b) all Goodwill associated with such Trademarks; and
- (c) all Proceeds of any and all of the foregoing (other than Excluded Property).

SECTION 3. <u>Security Agreement</u>. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Lender pursuant to the Security Agreement and Pledgor hereby acknowledges and affirms that the rights and remedies of the Lender with respect to the security interest in the Trademarks made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control unless the Lender shall otherwise determine.

SECTION 4. <u>Termination</u>. Upon the payment in full of the Secured Obligations and termination of the Security Agreement, the Lender shall execute, acknowledge, and deliver to the Pledgor an instrument in writing in recordable form releasing the collateral pledge, grant,

 assignment, lien and security interest in the Trademarks under this Trademark Security Agreement.

SECTION 5. <u>Counterparts</u>. This Trademark Security Agreement may be executed in any number of counterparts, all of which shall constitute one and the same instrument, and any party hereto may execute this Trademark Security Agreement by signing and delivering one or more counterparts.

SECTION 6. Governing Law. This Trademark Security Agreement and the transactions contemplated hereby, and all disputes between the parties under or relating to this Trademark Security Agreement or the facts or circumstances leading to its execution, whether in contract, tort or otherwise, shall be construed in accordance with and governed by the laws (including statutes of limitation) of the State of New York, without regard to conflicts of law principles that would require the application of the laws of another jurisdiction.

[signature page follows]

IN WITNESS WHEREOF, the Pledgor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

Very truly yours,

STEREOTAXIS, INC.

By:

Name: Samuel W. Llucan II

Title: Chief Financial Officer

Accepted and Agreed:

COWEN HEALTHCARE ROYALTY PARTNERS II, L.P.,
as Lender

By: Cowen Healthcare Royalty GP II, LLC,
Its General Partner

By:

Name:
Title:

[Trademark Security Agreement]

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REEL: 984674 FRAME: 0288
REEL: 006143 FRAME: 0399

IN WITNESS WHEREOF, the Pledgor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

Very t	ruly yours,		
STER	EOTAXIS,	INC.	
Ву:	Name:		
	Title:		

Accepted and Agreed:

Its General Partner

COWEN HEALTHCARE ROYALTY PARTNERS II, L.P., as Lender

By: Cowen Healthcare Royalty GP II, LLC,

By

ide: Gargory 3. Brown, Milite: Manager Director

[Trademark Security Agreement]

TRADEMARK
REEL: ***PAGGE****FRANCE: 0289
REEL: 006143 FRAME: 0400

SCHEDULE I

TRADEMARK SECURITY AGREEMENT TRADEMARK REGISTRATIONS AND TRADEMARK APPLICATIONS

Trademarks

UNITED STATES REGISTERED TRADEMARKS:

OMITED STATES REGISTE		
Owner: Stereotaxis, Inc.		
RegNumber	Trademark Name	
2779812	NIOBE	
2773820	CRONUS	
	STEREOTAXIS,	
3732775	INC and Design	
2803672	CARDIODRIVE	
	MISCELLANEOUS	
3659324	DESIGN	
3269259	ASSERT	
3286831	TITAN	
3891511	GENTLETOUCH	
	GENTLE TOUCH	
3886520	ROBOTICS	

UNITED STATES TRADEMARK APPLICATIONS:

Owner: Stereotaxis, Inc.			
AppNumber	Trudemark Nume		
78/370676	NAVIGANT		
77/107579	ODYSSEY		
77/107622	MNS		
77/173325	ODYSSEY (Standard Characters)		
77/173365	ODYSSEY (Standard Characters)		
77/307688	SYNOPSIS		
77/462035	ODYSSEY CINEMA		

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TRADEMARK

REEL: 006143 FRAME: 0401

1	REDEFINING
	INTERVENTIONAL
77/517378	MEDICINE
77/849318	ISIS
85/181552	VDRIVE
	STEREOTAXIS
85/268787	EPOCH
	STEREOTAXIS
85/268830	EPOCH
	STEREOTAXIS
85/268844	ЕРОСН
0.7.07.00.7.4	
85/268856	EPOCH
85/268874	EPOCH
85/268881	EPOCH

OTHER TRADEMARKS:

Owner: Stereotaxis, Inc.		
Location	Reg Number	Irademark Name
European Community	002887388	STEREOTAXIS & Design
Japan	4723151	STEREOTAXIS & Design
European Community	002887511	NIOBE
Japan	4723152	NIOBE
European Community	002887396	CARDIODRIVE
Japan	4723153	CARDIODRIVE
European Community	002887412	NAVIGANT
Japan	4726971	NAVIGANT
European Community	005780416	GENTLETOUCH
European Community	005780382	GENTLE TOUCH ROBOTICS
European Community	005836366	PEGASUS

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TRADEMARK
REEL: 994674 FRANCE: 0291
REEL: 006143 FRAME: 0402

European Community	006198741	ODYSSEY
European Community	007354962	ODYSSEY CINEMA
China	8209150	ISIS
European Community	009031063	ISIS

RECORDED: 12/08/2011

RECORDED: 08/30/2017