TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM658560

Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT NATURE OF CONVEYANCE: SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
CELL MEDICA, INC.		07/02/2021	Corporation: TEXAS

RECEIVING PARTY DATA

Name:	OAKTREE FUND ADMINISTRATION, LLC		
Street Address:	333 S. Grand Avenue, 28th Fl.		
Internal Address:	Attn: Oaktree Agency		
City:	Los Angeles		
State/Country:	CALIFORNIA		
Postal Code:	90071		
Entity Type:	Limited Liability Company: CALIFORNIA		

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	6316950	KUUR THERAPEUTICS
Registration Number:	6330037	KUUR THERAPEUTICS

CORRESPONDENCE DATA

Fax Number: 2122919868

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: (212) 558-4229

demarcor@sullcrom.com, nguyenb@sullcrom.com Email:

Correspondent Name: Raffaele A. DeMarco Address Line 1: 125 Broad Street

Address Line 2: Sullivan & Cromwell LLP

Address Line 4: New York, NEW YORK 10004-2498

ATTORNEY DOCKET NUMBER:	018392.00051 (RAD)	
NAME OF SUBMITTER:	RAFFAELE A. DEMARCO	
SIGNATURE: /RAFFAELE A. DEMARCO/		
DATE SIGNED:	07/07/2021	

Total Attachments: 5

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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT, dated as of July 2, 2021 ("*Trademark Security Agreement*"), made by each of the signatories hereto (the "*Trademark Grantors*"), is in favor of Oaktree Fund Administration, LLC, as administrative agent for the Secured Parties (in such capacity, together with its successors and assigns, the "*Administrative Agent*").

$\underline{W} \underline{I} \underline{T} \underline{N} \underline{E} \underline{S} \underline{S} \underline{E} \underline{T} \underline{H}$:

WHEREAS, the Trademark Grantors are party to a Security Agreement, dated as June 19, 2020 (the "Security Agreement") in favor of the Administrative Agent, pursuant to which the Trademark Grantors are required to execute and deliver this Trademark Security Agreement (capitalized terms used but not otherwise defined herein shall have the meanings given to them in the Security Agreement);

WHEREAS, pursuant to the terms of the Security Agreement, each Trademark Grantor has created in favor of the Administrative Agent a security interest in, and the Administrative Agent has become a secured creditor with respect to, the Trademark Collateral (as defined below);

NOW, THEREFORE, in consideration of the premises and to induce the Administrative Agent and the Lender to enter into the Credit Agreement and to induce the Lender to make their respective extensions of credit to the Borrower thereunder, each Trademark Grantor hereby grants to the Administrative Agent, for itself and on behalf of and for the ratable benefit of the other Secured Parties, a security interest in all of the following property now owned or at any time hereafter acquired by such Grantor or in which such Grantor now has or at any time in the future may acquire any right, title or interest (collectively, the "*Trademark Collateral*"), as collateral security for the complete payment and performance when due (whether at the stated maturity, by acceleration or otherwise) of all Secured Obligations:

- (a) all Trademarks of such Trademark Grantor, including, without limitation, the registered and applied-for Trademarks of such Grantor listed on **Schedule 1** attached hereto; provided, that no Lien or security interest is granted hereunder with respect to any United States "intent-to-use" trademark or service mark application filed pursuant to Section 1(b) of the Lanham Act, solely to the extent that, and only for so long as, the grant of a security interest therein would impair the validity or enforceability of, or render void or voidable or result in the cancellation of, any Grantor's right, title or interest therein;
 - (b) to the extent not covered by **clause** (a), all Proceeds of any of the foregoing;
- (c) to the extent not covered by **clause (a)**, the goodwill of the businesses with which the Trademarks are associated; and
- (d) to the extent not covered by **clause** (a), all causes of action arising prior to or after the date hereof for infringement of any of the Trademarks or unfair competition regarding the same.

The security interest granted pursuant to this Trademark Security Agreement is granted in

conjunction with the security interest granted to the Administrative Agent pursuant to the Security Agreement, and the Trademark Grantors hereby acknowledge and affirm that the rights and remedies of the Administrative Agent with respect to the security interest in the Trademarks made and granted hereby are more fully set forth in the Security Agreement. 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 govern.

Each Trademark Grantor hereby authorizes and requests that the Commissioner of Trademarks record this Trademark Security Agreement.

THIS TRADEMARK SECURITY AGREEMENT AND THE RIGHTS AND OBLIGATIONS OF THE PARTIES UNDER THIS TRADEMARK SECURITY AGREEMENT SHALL BE GOVERNED BY, AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH, THE LAW OF THE STATE OF NEW YORK.

This Trademark Security Agreement may be executed by one or more of the parties to this Trademark Security Agreement on any number of separate counterparts, and all of said counterparts taken together shall be deemed to constitute one and the same instrument. Delivery of an executed signature page of this Trademark Security Agreement by facsimile transmission or electronic transmission (in PDF format) shall be effective as delivery of a manually executed counterpart hereof.

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IN WITNESS WHEREOF, each Trademark Grantor has caused this TRADEMARK SECURITY AGREEMENT to be executed and delivered by its duly authorized officer as of the date first above written.

CELL MEDICA, INC.

By:

Name: Daniel Lang
Title: President

Address: c/o Athenex, Inc.

1001 Main Street

Suite 600

Buffalo, NY 14203 Attn: Teresa Bair Tel.: 716-427-2868 Fax: 716-800-6816

Email: tbair@athenex.com

Accepted and Agreed:

OAKTREE FUND ADMINISTRATION, LLC, as the Administrative Agent

By____

Name:

Jessica Dombroff

Title:

Vice President

Ву_______

Name: Brian Price
Title: Senior Vice

Senior Vice President

Address for notices:

Oaktree Fund Administration, LLC 333 S. Grand Avenue, 28th Fl. Los Angeles, CA 90071

Attn: Oaktree Agency

Email: Oaktreeagency@alterdomus.com

With a copy to:

Oaktree Capital Management, L.P.

333 S. Grand Avenue, 28th Fl. Los Angeles, CA 90071

Attn: Aman Kumar

Email: AmKımar@caktreecapital.com

[Signature Page to Trademark Security Agreement]

Schedule 1

TRADEMARKS

[See Attached]

RECORDED: 07/07/2021

Pentra/CN Pentra/RU Pentra/IL Pentra/JP Kuur (graphic) Kuur (graphic) Kuur (word) Pentra/US Pentra/KR Pentra/EM Pentra/AU Pentra/WO (uur (word) Pentra/WO1 Pentra/US1 Reference
Cytorex/EM1
Cytovir/EM1 Pentra/KR1
Pentra/SG1
Pentra/CN1
Pentra/RU1 Kuur (graphic) Pentra/JP1 Pentra/EM1 Pentra/AU1 Pentra/CH1 Kuur (graphic) Kuur (word) Kuur (word) Pentra/IL1 Cell Medica Inc.
Cell Medica Inc. Cell Medica Inc. Registered Owner
Cell Medica Inc. Country Name
European Trademark-CTM
European Trademark-CTM China Russian Federation Japan Israel Korea (South) European Trademark-CTM International Trademark-Madrid
United States of America International Trademark-Madrid International Trademark-Madrid Singapore Australia Switzerland Registration Date 2011-07-18 2011-04-26 1087884 2021-04-20 6,330,037 2012-07-02 1087884 2012-03-07 2011-07-18 2021-04-06 6,316,950 2012-02-27 2013-04-18 1087884 2012-10-12 2011-04-26 240515 2011-04-26 2011-04-26 1446877 2012-10-23 2011-04-14 1 614159 1087884 1087884 1087884 4228324 9734385 Registration No 1087884 9734401 1,551,601

Trademark Portfolio as of 25 10 18.xlsx

Cell Medica