## CH \$40.00 495

### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM735297

Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	TENTH AMENDED AND RESTATED INTELLECTUAL PROPERTY SECURITY AGREEMENT

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
AKEBIA THERAPEUTICS, INC.		06/15/2022	Corporation: DELAWARE
KERYX BIOPHARMACEUTICALS, INC.		06/15/2022	Corporation: DELAWARE

### **RECEIVING PARTY DATA**

Name:	BIOPHARMA CREDIT PLC
Street Address:	C/O BEAUFORT HOUSE, 51 NEW NORTH ROAD
City:	EXETER EX4 4EP
State/Country:	UNITED KINGDOM
Entity Type:	Private Limited Company: ENGLAND AND WALES

### **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Registration Number:	4956680	AURYXIA

### **CORRESPONDENCE DATA**

**Fax Number:** 2028874288

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:** 2028874000

Email: mbeyene@akingump.com, DC IPDocketing@AKINGUMP.com

Correspondent Name: Mussie B Beyene Address Line 1: 2001 K Street N.W.

Address Line 4: Washington DC, D.C. 20006

ATTORNEY DOCKET NUMBER:	687747.0050
NAME OF SUBMITTER:	Mussie B Beyene
SIGNATURE:	/Mussie B Beyene/
DATE SIGNED:	06/16/2022

### **Total Attachments: 9**

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This TENTH AMENDED AND RESTATED INTELLECTUAL PROPERTY SECURITY AGREEMENT, dated as of June 15, 2022, (this "Agreement") is made by AKEBIA THERAPEUTICS, INC. and KERYX BIOPHARMACEUTICALS, INC., (the "Grantors" and each a "Grantor"), in favor of BIOPHARMA CREDIT PLC (together with its successors and permitted assigns in such capacity, the "Collateral Agent") on behalf of Lenders and the other Secured Parties (as defined in the Loan Agreement referred to below).

### WITNESSETH:

WHEREAS, pursuant to the Loan Agreement, dated as of November 11, 2019 (as the same may be amended, amended and restated, supplemented or otherwise modified from time to time, the "Loan Agreement"), by and among AKEBIA THERAPEUTICS, INC. ("Borrower"), KERYX BIOPHARMACEUTICALS, INC. (as an additional Credit Party), BIOPHARMA CREDIT PLC (as the "Collateral Agent"), BPCR LIMITED PARTNERSHIP (as a "Lender") and BIOPHARMA CREDIT INVESTMENTS V (MASTER) LP (as a "Lender"), each Lender has agreed to make extensions of credit to Borrower upon the terms and subject to the conditions set forth therein;

WHEREAS, each Grantor has agreed, pursuant to a Guaranty and Security Agreement dated as of November 25, 2019 in favor of the Collateral Agent for the benefit of Lenders and the other Secured Parties (as such agreement may be amended, amended and restated, supplemented or otherwise modified from time to time, the "Guaranty and Security Agreement"), to guarantee the Obligations (as defined in the Loan Agreement) of Borrower; and

WHEREAS, each Grantor is party to the Guaranty and Security Agreement pursuant to which Grantor executed and delivered to the Collateral Agent a Ninth Amended and Restated Intellectual Property Security Agreement, dated as of March 8, 2022 (the "Existing Intellectual Property Security Agreement");

WHEREAS, events impacting certain of the Intellectual Property Collateral (defined below) have subsequently occurred and, pursuant to the Guaranty and Security Agreement, the Grantors are required to execute and deliver to the Collateral Agent this Agreement; and

WHEREAS, this Agreement amends and restates the Existing Intellectual Property Security Agreement in its entirety;

NOW, THEREFORE, in consideration of the mutual covenants, terms and conditions set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree, intending to be legally bound, as follows:

Section 1. <u>Defined Terms</u>. Capitalized terms used herein without definition are used as defined in the Guaranty and Security Agreement.

Section 2. <u>Grant of Security Interest in IP Collateral</u>. Each Grantor, as collateral security for the prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the Secured Obligations, hereby mortgages, pledges and hypothecates to the Collateral Agent, for the benefit of Lenders and the other Secured Parties, and grants to the Collateral Agent, for the benefit of Lenders and the other Secured Parties, a Lien on and security interest in, all of its right, title and interest in, to and under the following Collateral of such Grantor, in each case, solely to the extent constituting Collateral (and excluding any Excluded Property) (the "Intellectual Property Collateral"):

- (a) any and all United States Patents, Trademarks and other Intellectual Property and IP Licenses (including any IP Licenses under the Current Company IP Agreements to which a Grantor is a party and the rights of such Grantor thereunder, and all of a Grantor's right, title and interest in, to and under any Internet Domain Names and Software) owned by a Grantor, in each case, relating to the research, development, manufacture, production, use, commercialization, marketing, importing, storage, transport, offer for sale, distribution or sale of the Product in the Territory, including, without limitation, those referred to on Schedule 1 hereto; and
- (b) all proceeds, products, accessions, rents and profits of or in respect of any of the foregoing.
- Section 3. <u>Guaranty and Security Agreement.</u> The security interest granted pursuant to this Agreement is granted in conjunction with the security interest granted to the Collateral Agent for the benefit of Lenders and the other Secured Parties, pursuant to the Guaranty and Security Agreement and each Grantor hereby acknowledges and agrees that the obligations, rights and remedies of such Grantor and of the Collateral Agent on behalf of Lenders and the other Secured Parties with respect to the security interest in the Intellectual Property Collateral made and granted hereby are more fully set forth in the Guaranty and Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.
- Section 4. <u>Grantor Remains Liable</u>. Each Grantor hereby agrees that, anything herein to the contrary notwithstanding, such Grantor shall assume full and complete responsibility for the prosecution, defense, enforcement or any other reasonably necessary actions in connection with their Intellectual Property and IP Licenses subject to a security interest hereunder.
- Section 5. <u>Counterparts</u>. This Agreement may be executed in any number of counterparts and by different parties in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same agreement. Signature pages may be detached from multiple separate counterparts and attached to a single counterpart.
- Section 6. <u>Governing Law.</u> This Agreement and the rights and obligations of the parties hereto shall be governed by, and construed and interpreted in accordance with, the law of the State of New York without regard to any principle of conflicts of law that could require the application of the law of any other jurisdiction.

IN WITNESS WHEREOF, each Grantor has caused this Tenth Amended and Restated Intellectual Property Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

Very truly yours,

AKEBIA THERAPEUTICS, INC.

as Grantor

By:

Name: John P. Butler

Title:

President and Chief Executive Officer

KERYX BIOPHARMACEUTICALS, INC.

as Grantor

By:

Title:

Name: John P. Buttler Sole-Director

ACCEPTED AND AGREED as of the date first above written:

BIOPHARMA CREDIT PLC, as Collateral Agent

By: Pharmakon Advisors, LP, its Investment Manager

By: Pharmakon Management I, LI C,

its General Partner

Name: Pedro Gonzalez de Cosio

Title: Managing Member

# AMENDED AND RESTATED INTELLECTUAL PROPERTY SECURITY AGREEMENT SCHEDULE I TO

### Intellectual Property

# . REGISTERED PATENTS, PATENT APPLICATIONS AND PATENT LICENSES

	P20001US6		P20001US5			P20001US4				P20001US3				P20001US2				P20001US1		Patent ID	Patent:
,	14/011,357		14/011,325			14/011,291				13/672,900				12/711,679				11/206,981		Number	Application
	2/18/2004		2/18/2004			2/18/2004				2/18/2004				2/18/2004				2/18/2004		Filing Date	Effective
	8,846,976		8,901,349			8,754,258				8,609,896				8,338,642				7,767,851		Number	Patent
	9/30/2014		12/2/2014			6/17/2014				12/17/2013				12/25/2012				8/3/2010			Issue Date
	In Force		In Force			In Force				In Force				In Force				In Force	Level)	(High-	Status
Biotech Inc.	Panion & BF		Panion & BF Biotech Inc.		Biotech inc.	Panion & BF			Biotech Inc.	Panion & BF			Biotech Inc.	Panion & BF			Biotech Inc.	Panion & BF		Owner	All Assignees/
COMPOUNDS, USES THEREOF AND METHODS OF MAKING SAME	FERRIC ORGANIC	THEREOF AND METHODS	FERRIC ORGANIC COMPOUNDS, USES	OF MAKING SAME	THEREOF AND METHODS	FERRIC ORGANIC	OF MAKING SAME	THEREOF AND METHODS	COMPOUNDS, USES	FERRIC ORGANIC	OF MAKING SAME	THEREOF AND METHODS	COMPOUNDS, USES	FERRIC ORGANIC	OF MAKING SAME	THEREOF AND METHODS	COMPOUNDS, USES	FERRIC ORGANIC			Title

PHARMACEUTICAL- GRADE FERRIC ORGANIC	Panion & BF Biotech Inc.	In Force	6/9/2015	9,050,316	8/18/2006	14/306,756	P20002US4
PHARMACEUTICAL- GRADE FERRIC ORGANIC COMPOUNDS, USES THEREOF AND METHODS OF MAKING SAME	Panion & BF Biotech Inc.	In Force	6/17/2014	8,754,257	8/18/2006	13/661,558	P20002US3
PHARMACEUTICAL- GRADE FERRIC ORGANIC COMPOUNDS, USES THEREOF AND METHODS OF MAKING SAME	Panion & BF Biotech Inc.	In Force	10/30/2012	8,299,298	8/18/2006	13/289,048	P20002US2
PHARMACEUTICAL- GRADE FERRIC ORGANIC COMPOUNDS, USES THEREOF AND METHODS OF MAKING SAME	Panion & BF Biotech Inc.	In Force	1/10/2012	8,093,423	8/18/2006	12/064,058	P20002US1
FERRIC ORGANIC COMPOUNDS, USES THEREOF AND METHODS OF MAKING SAME	Panion & BF Biotech Inc.	Pending			2/18/2004	17/703,665	P20001US14
FERRIC ORGANIC COMPOUNDS, USES THEREOF AND METHODS OF MAKING SAME	Panion & BF Biotech Inc.	Pending			2/18/2004	17/405,543	P20001US13
FERRIC ORGANIC COMPOUNDS, USES THEREOF AND METHODS OF MAKING SAME	Panion & BF Biotech Inc.	In Force	3/14/2018	9,913,821	2/18/2004	15/143,987	P20001US8
FERRIC ORGANIC COMPOUNDS, USES THEREOF AND METHODS OF MAKING SAME	Panion & BF Biotech Inc.	In Force	5/3/2016	9,328,133	2/18/2004	14/502,774	P20001US7

In Force Keryx Biopharmaceuticals, Inc.
Keryx Biopharmaceuticals, Inc.
Panion & BF Biotech Inc.

HIGH PURITY FERRIC CITRATE, METHODS OF MANUFACTURE AND USES FOR THE SAME	Keryx Biopharmaceuticals, Inc.	Pending	3/12/2014	17/507,172	P20011US10
USE OF FERRIC CITRATE IN THE TREATMENT OF IRON- DEFICIENCY ANEMIA	Keryx Biopharmaceutical s, Inc.	Pending	3/3/2016	17/743,196	P20010US3
USE OF FERRIC CITRATE IN THE TREATMENT OF IRON-DEFICIENCY ANEMIA	Keryx Biopharmaceuticals, Inc.	Pending	3/3/2016	17/490,195	P20010US2
USE OF FERRIC CITRATE IN THE TREATMENT OF AND THE REDUCTION OF MORTALITY AND MORBIDITY RELATED TO ADVERSE CARDIAC EVENTS IN CHRONIC KIDNEY DISEASE PATIENTS	Keryx Biopharmaceuticals, Inc.	Pending	11/3/2014	16/216,772	P20009US2
USE OF FERRIC CITRATE IN THE TREATMENT OF CHRONIC KIDNEY DISEASE PATIENTS	Keryx Biopharmaceuticals, Inc.	Pending	6/21/2013	16/154,268	P20008US5
FERRIC CITRATE DOSAGE FORMS	Keryx Biopharmaceuticals, Inc.	Pending	7/21/2010	16/894,121	P20007US5
METHOD OF TREATING CHRONIC KIDNEY DISEASE	Panion & BF Biotech Inc.	Pending	1/26/2007	17/690,563	P20006US5
FERRIC CITRATE DOSAGE FORMS	Keryx Biopharmaceuticals, Inc.	Pending	7/21/2010	16/376,907	P20007US4

										P20012USP1 63/193,938
			16/815,472				14/184,062			
			2/19/2014				2/19/2014   9,624,155   4/18/2017			5/27/2021
							9,624,155			
							4/18/2017			
			Pending				Issued			Pending
			Japan Tobacco, Inc.				Japan Tobacco, Inc.	Inc.	Biopharmaceuticals,	Keryx
OXIDE	BETA-IRON HYDROXIDE	SUBSTANTIALLY FREE OF	IRON (III) CITRATE,	OXIDE	BETA-IRON HYDROXIDE	SUBSTANTIALLY FREE OF	IRON (III) CITRATE,		CITRATE	PEDIATRIC FERRIC

## TRADEMARK REGISTRATIONS<sup>1</sup>

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### ယ IP LICENSES

- <u></u>р.
- Second Amended and Restated License Agreement between the Borrower and Panion & BF Biotech, Inc., dated April 17, 2019. Amended and Restated Sublicense Agreement between Keryx and Japan Tobacco and TORII Pharmaceutical Co., Ltd., dated June 8,
- First Amendment to Amended and Restated Sublicense Agreement between Keryx and Japan Tobacco and TORII Pharmaceutical Co., Ltd., dated June 12, 2013.

**TRADEMARK REEL: 007755 FRAME: 0480** 

**RECORDED: 06/16/2022** 

<sup>&</sup>lt;sup>1</sup> NTD: Any trademarks which are not part of the Collateral have been removed, but these are still referenced in the perfection certificate.