LICENSE AGREEMENT

This LICENSE AGREEMENT (the "Agreeme	nt") is made as of	(the
"Effective Date") by and among the Medicines Pate	ent Pool, a non-profit found	dation registered
under the laws of Switzerland, and having a principal	place of business at Chem-	in Louis-Dunant
17, Geneva 1202, Switzerland ("Licensor"), and		a company
registered under the laws of	, and having a reg	sistered office at
		("Licensee")
. Each of Licensor and Licensee is referred to in	this Agreement as a Part	y. Licensor and
Licensee are collectively referred to in this Agreement	as the Parties .	

RECITALS

WHEREAS, the Licensor has been granted by AbbVie Inc. and AbbVie Deutschland GmbH & Co KG (collectively, "AbbVie") the right to sublicense certain patents and patent applications, which relate to the antiretroviral compounds known as lopinavir and ritonavir for pediatric use;

WHEREAS, the Licensor is a non-profit organization with a mission to improve the health of people living in the developing world by increasing access to quality, safe, efficacious and affordable medicines by facilitating access to intellectual property on these medicines;

WHEREAS, the Licensee desires to obtain a license from the Licensor to use the aforesaid patents and the Licensor is willing to grant to the Licensee such a license in accordance with the terms and subject to the conditions of this Agreement;

WHEREAS, the purpose of this Agreement is to foster the development of better-adapted pediatric formulations containing lopinavir and/or ritonavir;

WHEREAS, the intent of this Agreement is to provide access to AbbVie Patents, and not to create any non-patent-related barriers where AbbVie Patents do not exist;

NOW, THEREFORE, in consideration of the mutual covenants set forth herein and other good and valuable considerations, the receipt of which is hereby acknowledged, the parties hereto mutually agree as follows:

1. Definitions

- 1.1 **AbbVie-MPP Agreement** shall mean the License Agreement entered into between AbbVie and Licensor on November 24, 2014.
 - 1.2 **AbbVie Patents** shall mean Territory Patents and Non-Territory Patents.
- 1.3 **Affiliate** shall mean, in relation to a Party, any corporation, firm, partnership or other entity which is directly or indirectly controlled by, in control of, or under common control with such Party. For the purposes of this definition, "control" shall mean the ability of any corporation, firm, partnership or other entity, whether through ownership of shares or otherwise, to procure that the affairs of a Party hereto are conducted in accordance with the wishes of such corporation, firm, partnership or other entity.

- 1.4 **Agreement Quarter** shall mean any period of three months ending on the last day of March or June or September or December.
- 1.5 **Change of Control** shall mean (i) the acquisition, directly or indirectly, beneficially or of record, by any person or group (within the meaning of the Securities Exchange Act of 1934 and the rules of the Securities and Exchange Commission thereunder as in effect on the date hereof) consisting of or including a competitor, of equity interests representing a controlling stake of a party; or (ii) the acquisition of direct or indirect control of a party by any person or group consisting not previously in such control of a party.
- 1.6 **Commercialization** shall means any and all activities directed to the preparation for sale of, offering for sale of, or sale of a Licensed Product, including activities related to marketing, promoting, distributing, and importing such Licensed Product, and interacting with regulatory authorities regarding any of the foregoing. When used as a verb, "to **Commercialize**" and "**Commercializing**" means to engage in Commercialization, and "**Commercialized**" has a corresponding meaning.
- 1.7 **Development** shall means all activities related to research, pre-clinical and other non-clinical testing, test method development and stability testing, toxicology, formulation, process development, manufacturing scale-up, qualification and validation, quality assurance/quality control, clinical studies, including Manufacturing in support thereof, statistical analysis and report writing, the preparation and submission of applications to regulatory authorities, regulatory affairs with respect to the foregoing and all other activities necessary or reasonably useful or otherwise requested or required by a regulatory authority as a condition or in support of obtaining or maintaining a regulatory approval. When used as a verb, "**Develop**" means to engage in Development.
- 1.8 **Exploit** or **Exploitation** shall mean to make, have made, import, use, sell, or offer for sale, including to research, Develop, Commercialize, register, Manufacture, have Manufactured, hold, or keep (whether for disposal or otherwise), have used, export, transport, distribute, promote, market, or have sold or otherwise dispose of.
 - 1.9 **Field** shall mean the pediatric treatment or prevention of HIV.
- 1.10 **Licensed Compounds** shall mean the antiretroviral compounds known as lopinavir and ritonavir, individually or in combination, manufactured or sold for the sole purpose of use in Licensed Product solely for Exploitation in the Field in the Territory.
- 1.11 **Licensed Products** shall mean (i) pediatric non-tablet formulations for use in the Field containing ritonavir, or a combination of lopinavir and/or ritonavir with or without other active ingredients and (ii) pediatric tablet formulations for use in the Field containing 40mg lopinavir and 10mg ritonavir or less per tablet with or without other active ingredients.
- 1.12 **Manufacture** and **Manufacturing** shall mean all activities related to the production, manufacture, processing, filling, finishing, packaging, labeling, shipping, and holding of the Licensed Product, or any intermediate thereof, including process development, process qualification and validation, scale-up, pre-clinical, clinical and commercial manufacture and analytic development, product characterization, stability testing, quality assurance, and quality control.

- 1.13 **New Formulation** shall mean any Licensed Product that has not been approved for pediatric use as of the Effective Date.
- 1.14 **New Lopinavir/Ritonavir Formulation** shall mean those New Formulations containing only lopinavir and ritonavir, individually or in combination.
- 1.15 Non-Territory Eligible Purchasers shall mean: (a) the following organizations to the extent that they are not-for-profit organizations: (i) NGOs including without limitation those recognized by the applicable local government ministry; (ii) UN-related organizations working for or within the Territory, including but not limited to UNDP and UNICEF; (iii) Not-for-profit organizations including without limitation, Médecins Sans Frontières, Save-the-Children, OXFAM and the International Committee of the Red Cross (ICRC); and (iv) Funding mechanisms and programs funded by such mechanisms, including without limitation, UNITAID, PEPFAR, USAID, Global Fund, etc.; and agencies based outside the Territory to the extent that they are supporting implementation locally within the Territory, and (b) nominally for-profit procurement organizations but only to the extent that such procurements are supporting not-for-profit treatment programs as described in (a) of this provision.
- 1.16 **Non-Territory Patents** shall mean those patents and patent applications listed in Exhibit C, and any continuation, continuation-in-part divisional applications and foreign equivalents thereof.
- 1.17 **Sole License** shall mean a non-exclusive license granted solely to AbbVie and to no other third party.
 - 1.18 **Territory** shall mean those countries set forth in Exhibit A.
- 1.19 **Territory Patents** shall mean those patents and patent applications as set forth in Exhibit B, and any continuation, continuation-in-part, divisional applications and foreign equivalents thereof.
 - 1.20 **Third Party** means any individual or entity other than Licensor and Licensee.

2. License Grants

- 2.1 Subject to the other terms and conditions of this Agreement and the AbbVie-MPP Agreement, Licensor hereby grants to Licensee:
- (a) a non-exclusive, non-transferable license under the Territory Patents to Exploit the Licensed Products in the Field and in the Territory;
- (b) a non-exclusive, non-transferable license under the AbbVie Patents to Manufacture and Develop the Licensed Compounds and Licensed Products solely for the purpose of Commercialization of Licensed Products in the Field and in the Territory;
- (c) a non-exclusive, non-transferable license under the AbbVie Patents to sell, offer to sell, or otherwise distribute Licensed Products to Non-Territory Eligible Purchasers

solely for the purpose of Commercialization of Licensed Products in the Field and in the Territory; and

- (d) a non-exclusive, non-transferable license under the AbbVie Patents to sell, offer to sell, or otherwise distribute Licensed Compounds solely for the purpose of Commercialization of Licensed Products in the Field and in the Territory.
- 2.2 The licenses granted hereunder do not include any license or other right to use any AbbVie trademark, trade name, logo or service mark (each, an "AbbVie Mark") or any word, logo or any expression that is similar to or alludes to any AbbVie Mark.
- 2.3 Nothing in this Agreement shall be construed to prevent Licensee from engaging in any activities where such activities would not infringe AbbVie Patents granted and in force, including, without limitation, where a country has issued a compulsory license on AbbVie Patent(s).
- 2.4 Except as expressly set forth in this Agreement, (i) Licensor does not grant any license to Licensee under any of AbbVie intellectual property rights (including, without limitation, AbbVie Patents or rights to any AbbVie proprietary compounds or drug substances other than Licensed Compounds) and (ii) Licensee shall not further sublicense any of the rights set forth in this Agreement.
- 2.5 Notwithstanding anything to the contrary herein, Licensee acknowledges and agrees that the license granted under this Section 2 is granted solely under and with respect to AbbVie Patents Rights for the purposes of supplying Licensed Compounds and Licensed Products for ultimate use in Licensed Products used in the Field and in the Territory. Nothing in this Agreement will be construed as granting Licensee any rights under any patents, know-how or otherwise to use or sell the Licensed Product for ultimate use outside of the Field or outside of the Territory.

3. Development and Registration

- 3.1 As of the Effective Date and subject always to AbbVie's retained rights to AbbVie Patents, the Licensee shall have full control, responsibility (financial and otherwise) and authority over development, registration, importation, manufacture and commercialisation of the Licensed Products to be sold or supplied by the Licensee in the Territory under this Agreement.
- 3.2 Licensee will be solely responsible at its expense for making or having made all of its respective requirements for the Licensed Products in conformity with all applicable specifications in the Territory and will hold all relevant authorizations and permits required in this respect.
- 3.3 Licensee agrees that it will manufacture Licensed Compounds and Licensed Product in a manner consistent with (i) World Health Organization ("WHO") pre-qualification standards; or (ii) the standards of any Stringent Regulatory Authority ("Stringent Regulatory Authority"), defined as regulatory authorities which are members, observers or associates of the International Conference on Harmonization of Technical Requirements for Registration of Pharmaceuticals for Human Use, as may be updated from time to time. Where such approvals are not yet available, the Licensee will obtain temporary approval through a WHO Expert Review

Panel.

- 3.4 The Licensee will obtain from the relevant authorities in the Territory and maintain in force all health registrations, permissions, consents and regulatory authorisations relating to the importation, manufacture and sale of the Licensed Products which are necessary to enable the Licensed Products to be sold or supplied in the Territory in accordance with this Agreement. Licensee shall file for approval of a New Formulation before either the WHO prequalification programme or a Stringent Regulatory Authority not later than 20 months from the Effective Date in respect of the Licensed Compound and not later than 24 months from the Effective Date in respect to at least one New Formulation, and 42 months if human trials other than bioequivalence studies are required. Licensor and Licensee shall, as soon as practicable after the Effective Date, confer to agree upon reasonable milestones towards the development of a New Formulation in line with these registration timeframes. Licensee shall also, upon Licensor's reasonable request, file for regulatory approval before the Relevant Regulatory Authority for any subsequent New Formulations within a reasonable time. The Licensee agrees, where applicable and to the extent that it is able: (a) to not seek; and (b) to waive, regulatory exclusivity in the Territory in relation to any data relating to the Licensed Products.
- 3.5 Within 10 Business Days following the end of each Agreement Quarter, Licensee shall provide Licensor with a quarterly written report setting forth in relation to that Agreement Quarter (a) Licensed Products in its development pipeline, (b) status of development of each Licensed Product in development, (c) regulatory filing plan for each Licensed Product, and (d) a list of countries within the Territory for which such regulatory approvals or authorizations have been filed or obtained for any Licensed Product. The Parties agree to meet on a quarterly basis regarding such reports and also review development and filing status of Licensed Products. Licensor agrees that information contained in quarterly and other such reports shall be treated as Confidential Information; *provided*, *however*, that such information may be shared with AbbVie (with AbbVie treating such reports as Confidential Information); and that aggregated data may be publicly disclosed by Licensor.
- 3.6 The Licensee will manufacture and sell the Licensed Products and Licensed Compounds in accordance with all laws and regulations relevant to the manufacture and sale of the Licensed Products and Licensed Compounds and in accordance with good industry practice.

4. Pharmacovigilance

- 4.1 Licensee undertakes that it will maintain until the termination of this Agreement (or, as applicable, until the rights and obligations intended to survive termination of this Agreement have been fulfilled) pharmacovigilance and risk management systems, procedures and documentation needed to perform and comply with its regulatory obligations and its related obligations under this Agreement.
- 4.2 If Licensee becomes aware of any adverse reaction relating to the Licensed Products in connection with this Agreement, Licensee shall inform Licensor and AbbVie within 1 day of its becoming aware and cooperate with AbbVie in fulfilling AbbVie's reporting responsibilities under applicable laws and regulations.
- 4.3 Licensee undertakes that it will ensure that it will comply with all applicable laws and regulations regarding the Licensed Products in the Territory including without limitation

those laws and regulations relating to risk management, drug safety and pharmacovigilance.

4.4 Licensee will be responsible for fulfilling all pharmacovigilance activities as per the local regulations and requirements for the Licensed Products in the Territory and provide Licensor with a report containing information regarding all such activities. Such report shall be provided annually and otherwise on reasonable request by the Licensor.

5. AbbVie Commercialization Rights

- 5.1 New Lopinavir/Ritonavir Formulations. Licensee hereby grants to AbbVie an option and right of first refusal for:
- (a) (1) the sole right to purchase New Lopinavir/Ritonavir Formulations from Licensee for sale in the United States and the European Union under terms to be agreed upon by Licensee and AbbVie; or (2) a Sole License to any patents and know-how necessary or useful in exploiting such New Lopinavir/Ritonavir Formulations in the United States and the European Union under terms to be agreed upon by Sublicensee and AbbVie; *provided*, in the event that AbbVie chooses option (2), the term of such Sole License shall last until the termination or expiration of this Agreement, whereupon such Sole License will be converted into a license under royalty and terms to be agreed upon by Sublicensee and AbbVie, and AbbVie will pay Licensee a royalty of 4% of the Net Sales of the New Lopinavir/Ritonavir Formulation, payable at the end of each Agreement Quarter for such Sole License; and
- (b) a non-exclusive right to commercialize and otherwise exploit the New Lopinavir/Ritonavir Formulations outside the United States and the European Union and outside the Territory through purchase or non-exclusive, royalty-free license.
- (c) AbbVie will have ninety (90) days from the date of notification to AbbVie of a New Lopinavir/Ritonavir Formulation in which it may provide notice of its intent to exercise the option provided in this section, failing which the option(s) will have been deemed to be declined.
- 5.2 New Formulations Containing Other Compounds. Licensee hereby grants to AbbVie a right of first negotiation to obtain the sole rights to commercialize any New Formulation which is not a New Lopinavir/Ritonavir Formulation under the two options described in Section 5.1(a). In the event that such New Formulation contains compounds also under license to Licensee from a third party that contains non-exclusive grant-back obligations, the parties will confer regarding commercialization rights outside the Territory. Financial terms for the agreement(s) contemplated by this section will be on terms to be negotiated between Licensee and AbbVie. AbbVie will have ninety (90) days from the date of notification to AbbVie of a New Formulation containing other compounds in which it may provide notice of its intent to exercise the option provided in this section, failing which the option(s) will have been deemed to be declined.

6. Non-Diversion

6.1 Save as otherwise provided under this Agreement, Licensee shall not Exploit Licensed Product outside of the Field or outside of the Territory where such Exploitation would

infringe an AbbVie Patent granted and in force. Save as otherwise provided under this Agreement, Licensee shall not Exploit Licensed Compounds except in the course of activities supporting the Exploitation of Licensed Product where such Exploitation of Licensed Compounds would infringe an AbbVie Patent granted and in force.

6.2 The Licensee shall not, directly or indirectly, sell or supply:

- (a) Licensed Products or Licensed Compounds to any Third Party that the Licensee knows, believes or ought reasonably to suspect will Commercialize Licensed Products or Licensed Compounds outside the Territory where such Commercialization would infringe an AbbVie Patent granted and in force;
- (b) Licensed Products or Licensed Compounds to any Third Party that the Licensee knows, believes or ought reasonably to suspect will Commercialize Licensed Products or Licensed Compounds outside the Field where such Commercialization would infringe an AbbVie Patent granted and in force; nor
- (c) Licensed Compounds to any Third Party that the Licensee knows, believes or ought reasonably to suspect will Commercialize the Licensed Compounds other than in a Licensed Product, where such Commercialization would infringe an AbbVie Patent granted and in force.
- 6.3 <u>Product Labeling</u>. The labeling of all Licensed Products sold or offered for sale under this Agreement shall expressly state that the Licensed Product is manufactured under a license from the Medicines Patent Pool.
- Audit. Licensee shall permit Licensor and AbbVie, individually or together, to: (i) inspect and audit the performance of, and compliance with, this Agreement and the AbbVie-MPP Agreement and applicable laws; and (ii) inspect and audit all documents and other records relating to the performance of this Agreement and the Sublicenses. Licensee will cooperate with and provide all reasonable assistance to AbbVie or Licensor and their officers, employees, agents, advisors, representatives or contractors exercising the rights of AbbVie and Licensor under this Section 6.4. AbbVie or Licensor will provide Licensee with a commercially reasonable period of notice of the proposed audit; *provided*, *however*, dispute as to such notice shall not limit Licensee's obligations under this section. AbbVie and Licensor, each individually, agree that such audits will not be conducted more than once in any 12-month period, unless the prior audit has shown evidence of the failure of Licensee to perform in compliance with this Agreement, the AbbVie-MPP Agreement or applicable laws.

7. Representations, Warranties and Covenants

7.1 <u>Ability to Perform.</u> Each of the parties hereby represents and warrants that:

- (a) it is duly organized, validly existing and in good standing under the laws of the jurisdiction of their incorporation and has full corporate power and authority to enter into this Agreement and to carry out the provisions hereof;
- (b) this Agreement has been duly executed and delivered, and constitutes a legal, valid, binding obligation, enforceable against it in accordance with the terms hereof; and

(c) the execution, delivery and performance of this Agreement does not conflict with any agreement, instrument or understanding, oral or written, to which it is a party or by which it is bound, nor violate any law or regulation of any court, governmental body or administrative or other agency having jurisdiction over such party.

7.2 Law Compliance

- (a) General. Licensee covenants and agrees that it shall perform all activities under this Agreement in accordance with all applicable laws and regulations, including, without limitation, with respect to (i) recalls, safety and reporting requirements and shall obtain, have and maintain all necessary regulatory approvals (including in India), marketing authorizations, permits and licenses, at Licensee's expense for the manufacture and sale of the Licensed Compound or Licensed Product and any other Licensee activities contemplated hereby, and (ii) all applicable anti-bribery and corruption laws (including the U.S. Foreign Corrupt Practices Act and the UK Bribery Act 2010) and, in particular, Licensee will not, directly or indirectly, offer, promise or give any financial or other advantage and or pay money or anything of value to government officials, political parties, candidates and any other person for the purposes of corruptly obtaining or retaining business. Licensee will certify to Licensor in writing, at the frequency requested by Licensor (and at least once annually), compliance with their obligations under this Agreement (including compliance with the U.S. Foreign Corrupt Practices Act and the UK Bribery Act 2010).
- (b) <u>Conflicts</u>. None of the parties shall be required to take any action or perform any obligation under this Agreement to the extent that such action or obligation is in direct conflict with any applicable law, rule or regulation.
- 7.3 OFAC. The Licensee represents that neither the Licensee nor, to the knowledge of the Licensee, any director, officer, employee of the Licensee, is an individual or entity ("Person") that is, or is owned or controlled by Persons that are the target of any sanctions administered or enforced by the U.S. Department of the Treasury's Office of Foreign Assets Control ("Sanctions") or located, organized or resident in a country or territory that is the target of country-wide or territory-wide Sanctions (collectively, "Sanctions Target"). The Licensee represents and covenants that, prior to making the Patents or any Licensed Product available, directly or indirectly, to any Person that is a Sanctions Target, it will obtain a license or other authorization, either directly or through Licensor, from OFAC.
- 7.4 NOTWITHSTANDING ANY OTHER **PROVISION** OF THIS AGREEMENT, LICENSEE ACKNOWLEDGES AND AGREES THAT (I) THE ABBVIE PATENTS ARE LICENSED TO LICENSEE "AS IS" AND (II) NEITHER LICENSOR NOR ABBVIE MAKE ANY REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO THE LICENSED COMPOUNDS, LICENSED PRODUCTS, ABBVIE PATENTS OR ANY OTHER MATTER UNDER THIS AGREEMENT INCLUDING, WITHOUT LIMITATION, WARRANTIES OF NON-INFRINGEMENT. IN PARTICULAR. AND WITHOUT LIMITING THE FOREGOING, ABBVIE WILL HAVE NO LIABILITY IN THE EVENT THE EXERCISE BY LICENSEE OF ITS RIGHTS UNDER THIS AGREEMENT INFRINGES THE INTELLECTUAL PROPERTY RIGHTS OF ANY THIRD PARTY. Licensor also does not give any warranty, express or implied, with regard to the safety or efficacy of any Licensed Compound or Licensed Product and it shall be the sole responsibility of the Licensee to ensure such safety or efficacy.

8. Liability and Indemnity

- (a) Licensee Indemnity. Licensee shall jointly and severally indemnify, hold harmless and defend Licensor and AbbVie (together, the "Indemnitees"), from and against any and all losses, damages, expenses, cost of defense (including, without limitation, attorneys' fees, witness fees, damages, judgments, fines and amounts paid in settlement) and any amounts an Indemnitee becomes legally obligated to pay because of any claim against it (i) arising out of any breach by Licensee of the terms and conditions of this Agreement, or (ii) for any product liability, liability for death, illness, personal injury or improper business practice, or any other statutory liability or any other liability under any law or regulation, to the extent that such claim or claims are due to reasons caused by or on behalf of Licensee related to this Agreement or a Licensed Product (including, without limitation, their manufacture, use or sale). The indemnification obligations of Licensee stated in this Section 8(a) shall apply only in the event that Licensor or AbbVie, as applicable, provides Licensee with prompt written notice of such claims, grants Licensee the right to control the defense or negotiation of settlement, and makes available all reasonable assistance in defending the claims; provided, however, no settlement of such a claim shall be binding upon Licensor or AbbVie without their prior written consent.
- (b) <u>Product Liability</u>. Licensee shall be solely responsible for any product liability or any other statutory liability under any regulation, in respect of any Licensed Product or aspect thereof.
- (c) <u>Licensor Liability</u>. NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THIS AGREEMENT, IN NO EVENT SHALL LICENSOR BE LIABLE TO LICENSEE FOR ANY INDIRECT, SPECIAL, CONSEQUENTIAL, PUNITIVE, EXEMPLARY OR INCIDENTAL DAMAGES (INCLUDING BUT NOT LIMITED TO LOSS OF BUSINESS OR PROFITS) RELATED TO THIS AGREEMENT, AND SHALL NOT HAVE ANY RESPONSIBILITIES OR LIABILITIES WHATSOEVER WITH RESPECT TO LICENSED COMPOUNDS OR LICENSED PRODUCTS, EVEN IF, IN ANY SUCH CASE, ADVISED OF THE POSSIBILITY OF SUCH CLAIMS OR DEMANDS, REGARDLESS OF THE FORM OF ACTION OR LEGAL THEORY WHETHER UNDER CONTRACT LAW, TORT LAW (INCLUDING WITHOUT LIMITATION NEGLIGENCE), STRICT LIABILITY, STATUTE, WARRANTY OR OTHERWISE.

9. Insurance

Within 30 days prior to the first commercial launch by Licensee of a Licensed Product, and each year thereafter for so long as this Agreement is in effect, Licensee shall provide to Licensor certificates of insurance by insurers acceptable to Licensor evidencing comprehensive general liability coverage, including products liability, with a combined limit of no less than 10 million dollars (\$10,000,000.00) for bodily injury, including personal injury, and property damage. Licensee shall not cancel any such policy without at least 60 days prior written notice to Licensor, and agrees that such policy shall be maintained (or have an extended reporting period) of at least 7 years after the termination of this Agreement.

10. Statements and Remittances

10.1 At all times the Licensee shall keep, and shall require its Affiliates and any

third party manufacturers and third parties making sales on its behalf to keep, complete and accurate records for the previous two years (or for the period from the Effective Date to the then current date if such period is less than two years) of all quantities of Licensed Compounds and Licensed Products manufactured or sold under the licenses granted by this Agreement, together with that information contemplated by Section 10.2. The Licensor shall have the right (and the Licensee shall procure such right), at its expense, through a certified public accountant or like person appointed by it, to examine such records during regular business hours during the term of this Agreement and for six months after its termination or expiry; *provided*, *however*, that such examination shall not take place more often than twice in any calendar year and shall not cover such records for more than the preceding two calendar years and provided further that such accountant or like person shall report to Licensor only as to:

- (a) the accuracy of the manufacturing and sales statements of the Licensee (and its Affiliates and its third party manufacturers contemplated by this Agreement) in relation to such manufacture and sales
- (b) the appropriateness of quantities of Licensed Compounds and Licensed Products imported or manufactured pursuant to this Agreement by reference to what quantities of Licensed Compounds and Licensed Products would reasonably be required to meet demand for actual sales made and sales forecasted by the Licensee;
- (c) verification that all sales and other supplies of Licensed Compounds and Licensed Products made by the Licensee have been made in the Territory, except for Licensed Compounds and Licensed Products made outside the Territory as expressly provided for in this Agreement;
- (d) verification that all sales and other supplies of Licensed Compounds and Licensed Products made by Third Party manufacturers contemplated by this Agreement have been made to the Licensee in accordance with this Agreement.
- 10.2 Within 10 Business Days following the end of each Agreement Quarter, the Licensee shall deliver to Licensor a statement accounting for all Licensed Products (in terms of smallest units and patient packs for each formulation) sold or supplied by the Licensee under this Agreement during such Agreement Quarter in the Reporting Template as set forth in Exhibit D, as well as the amount of Licensed Compound manufactured under this Agreement for the purpose of making Licensed Products. Licensor agrees that information contained in quarterly and other such reports shall be treated as Confidential Information, *provided*, *however*, that such information may be shared with AbbVie (with AbbVie treating such reports as Confidential Information); and that aggregated data may be publicly disclosed by Licensor.

11. Term and Termination

- 11.1 <u>Term.</u> This Agreement shall enter into force upon the Effective Date and, unless earlier terminated as provided herein, shall continue until the expiration of the last-to-expire AbbVie Patent containing a valid claim covering the manufacture, use, import, offer for sale or sale of Licensed Compound or the Licensed Product in the Territory.
- 11.2 <u>Termination for Breach</u>. A Party ("non-breaching party") shall have the right to terminate this Agreement in the event the other Party ("breaching party") is in material breach

of any of its material obligations under this Agreement. The non-breaching party shall provide written notice to the breaching party. The breaching party shall have a period of 30 days after such written notice is provided to cure such breach. If such breach is not cured within the 30 day period, this Agreement shall effectively terminate.

- 11.3 <u>Licensor Right to Terminate.</u> Licensor shall have the right to immediately terminate this Agreement if:
- (a) upon a Change of Control of Licensee, Licensor reasonably determines, after conferring with Licensee, that the Change of Control is significant and adversely impacts the ability of the parties to achieve the objectives of this Agreement;
 - (b) Licensee breaches any of the anti-diversion provisions of Section 6;
- (c) Licensor reasonably determines that, due to material deficiencies in Licensee's compliance, or repeated failure to comply, with the quality requirements of Section 3.2, Licensee is unable to manufacture Licensed Compound or Licensed Product in accordance with such quality requirements;
- (d) Licensee repeatedly fails to meet the milestones as contemplated in Section 3.4 of this Agreement; or
- (e) Licensee repeatedly fails to comply with or to timely provide Licensor with the reports contemplated under Sections 3.5 and 10.2 of this Agreement;
- 11.4 Failure to Promote Access. If, in the reasonable opinion of the Licensor, the Licensee fails to promote access to the Licensed Products in the Territory in accordance with this Agreement, the Licensor shall give notice to the Licensee requiring it to cure such failure. If, in the reasonable opinion of the Licensor, the Licensee fails to present an acceptable plan within 60 days and report reasonable progress within 180 days after receiving written notice with respect to the default, the Licensor shall have the right to terminate this Agreement with immediate effect by giving written notice to the Licensee. In making such determination of reasonable progress, the Licensor shall take into account the period within which the relevant authorities provide the necessary approvals and normal development lead time for the Licensed Products, and progress reported by Licensee in its quarterly reports and meetings provided under Sections 3.5 and 10.2 of this Agreement.
- 11.5 <u>Conversion to Direct License with AbbVie.</u> In the event that the AbbVie-MPP Agreement is terminated or expires, this Agreement shall be converted into a direct license between AbbVie and the Licensee, provided that Licensee is not in breach of this Agreement and subject to AbbVie's rights pursuant to the AbbVie-MPP Agreement.
- 11.6 <u>Insolvency</u>. Either Party may terminate this Agreement in the event that the other Party becomes insolvent, makes an assignment to the benefit of creditors, or has a petition in bankruptcy filed for or against it.
- 11.7 <u>Waiver</u>. The waiver by any party of any breach of any term or condition of this Agreement shall not be deemed a waiver as to any subsequent or similar breach.

11.8 <u>Survival</u>. Sections 7.4, 8, 9, 10, 11.8, 12.1, 13.3 and 13.7 shall survive termination or expiry of this Agreement.

12. Confidentiality and Publications

- Confidential Information. All technology, know-how, business information, 12.1 quarterly reports or any other confidential information disclosed by one party (the "Disclosing Party") to the other party (the "Receiving Party") hereunder ("Confidential Information") shall be used solely and exclusively by Receiving Party in a manner consistent with the rights granted hereunder and the purposes of this Agreement as stated in the preamble and recitals hereto; maintained in confidence by the Receiving Party; and shall not be disclosed to any nonparty or used for any purpose except to exercise its rights and perform its obligations under this Agreement without the prior written consent of the Disclosing Party, except to the extent that the Receiving Party can demonstrate by competent written evidence that such information: (a) is known by the Receiving Party without obligations of confidentiality at the time of its receipt and, not through a prior disclosure by the Disclosing Party, as documented by the Receiving Party's business records; (b) is in the public domain other than as a result of any breach of this Agreement by the Receiving Party; (c) is subsequently disclosed to the Receiving Party on a nonconfidential basis by a third party who may lawfully do so; or (d) is independently discovered or developed by the Receiving Party without the use of Confidential Information provided by the Disclosing Party as documented by the Receiving Party's business records. Within 30 days after any expiration or termination of this Agreement, Receiving Party shall destroy (and certify to the Disclosing Party such destruction) or return all Confidential Information provided by the Disclosing Party except as otherwise set forth in this Agreement. One copy of the Confidential Information may be retained in the Receiving Party's files solely for archival purposes as a means of determining any continuing or surviving obligations under this Agreement. The confidentiality obligations under this Agreement shall survive this Agreement for a period of five (5) years.
- 12.2 <u>Publications</u>. Licensee agrees to provide Licensor and AbbVie with a manuscript of any scientific publication or medical communication regarding a New Formulation, including but not limited to manuscripts, abstracts, posters, slides or other materials used for presentations (collectively, "Scientific Publication(s)"), at least ninety (90) days prior to presentation or submission thereof for publication. Licensor and AbbVie reserve the right to review any such Scientific Publication and to require changes therein in order to protect their proprietary rights and interests in the Confidential Information. Licensee agrees that it shall not present, publish nor submit any Scientific Publication without the prior approval of Licensor and AbbVie, which approval shall not be unreasonably withheld.
- 12.3 <u>Press Release</u>. Each party may disclose to third parties or make public statements, by press release or otherwise, regarding the existence of this Agreement, the identity of the parties, the terms, conditions and subject matter of this Agreement, or otherwise in reference to this Agreement, provided such disclosures or statements are accurate and complete with respect to the subject matter thereof and the information disclosed therein.
- 12.4 <u>Other use of Names</u>. Except as otherwise set forth herein, including in Section 12.3, Licensee shall not use AbbVie's name, trademark, servicemark or logo in any publicity, advertising or announcement, without AbbVie's prior written consent.

13. Miscellaneous

- 13.1 <u>Agency</u>. Neither Party is, nor will be deemed to be, an employee, agent or representative of the other Party for any purpose. Each Party is an independent contractor, not an employee or partner of the other Party. Neither Party shall have the authority to speak for, represent or obligate the other party in any way without prior written authority from the other Party.
- 13.2 <u>Entire Understanding</u>. This Agreement embodies the entire understanding of the Parties with respect to the subject matter hereof and supersedes all previous communications, representations or understandings, and agreements, whether oral or written, between the parties relating to the subject matter hereof.
- 13.3 <u>Third Party Beneficiary</u>. The parties hereto acknowledge that AbbVie is intended to be and constitutes a third party beneficiary of the representation, warranties, covenants and agreements of Licensee and AbbVie is entitled to enforce the terms and provisions of this Agreement on its own behalf to the same extent as Licensor.
- 13.4 <u>Severability</u>. The Parties hereby expressly state that it is not their intention to violate any applicable rule, law or regulation. If any of the provisions of this Agreement are held to be void or unenforceable with regard to any particular country by a court of competent jurisdiction, then, to the extent possible, such void or unenforceable provision shall be replaced by a valid and enforceable provision which will achieve as far as possible the economic business intentions of the Parties. The provisions held to be void or unenforceable shall remain, however, in full force and effect with regard to all other countries. All other provisions of this Agreement shall remain in full force and effect.

13.5 Notices

(a) Any notice or other communication to be given under this Agreement, unless otherwise specified, shall be in writing and shall be deemed to have been provided when delivered to the addressee at the address listed below (i) on the date of delivery if delivered in person or by facsimile (receipt confirmed) or email (receipt confirmed) or (ii) three days after mailing by registered or certified mail, postage paid:

In the case of Licensor:

Medicines Patent Pool Chemin Louis-Dunant 17 Geneva 1202 Switzerland

Attention: General Counsel

E-mail: office@medicinespatentpool.org

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- (b) Either Party may change its address for communications by a notice in writing to the other Party in accordance with this Section.
- 13.6 <u>Language</u>; <u>Governing Law</u>. This Agreement is entered into and will be governed by and construed in accordance with the English language. This Agreement is made in accordance with and shall be governed and construed under the laws of England and Wales, without regard to its choice of law principles.
- 13.7 <u>Dispute Resolution.</u> The parties agree that in the event of a dispute they shall first attempt in good faith to resolve such dispute. In the even that such dispute is not resolved on an informal basis, either Party may refer the dispute to the Executive Director of the MPP, and to [Licensee DO] (together, the Designated Officers). If such dispute is not resolved by the Designated Officers within 30 days, the Parties shall submit such dispute to mediation in accordance with the WIPO Mediation Rules. In the event that the dispute remains outstanding after 60 days from the date when it was first discussed (in any manner) between the parties, either party may commence court proceedings. The foregoing however shall not prevent any person from seeking and obtaining injunctive relief at any time.
- 13.8 <u>Assignment</u>. Neither Party is entitled to transfer or assign this Agreement or the rights and obligations under this Agreement without the other Party's prior written consent.
- 13.9 <u>Amendment</u>. No amendment or modification hereof shall be valid or binding upon the Parties unless made in writing and signed by all of the Parties.

[signatures appear on following page]

IN WITNES	S WHEREOF,	the parties	hereto have	executed	this Licer	nse Agreemen	t as of the
Effective Date.		-				_	

LICENSOR:

Medicines Patent Pool

Ву
Name:
Title:
LICENSEE:
[Licensee]
Ву
Name:
Title:

Exhibit A Countries in the Territory

1.	Afghanistan	35.	Guinea Bissau	70.	Paraguay
2.	Algeria	36.	Guyana	71.	Peru
3.	Angola	37.	Haiti	72.	Philippines
4.	Armenia	38.	Honduras	73.	Rwanda
5.	Azerbaijan	39.	Indonesia	74.	Samoa
6.	Bangladesh	40.	Kenya	75.	São Tomé and Principe
7.	Benin	41.	Kiribati	76.	Senegal
8.	Bolivia	42.	Korea Dem. Rep.	77.	Seychelles
9.	Botswana	43.	Kyrgyzstan	78.	Sierra Leone
10.	Burkina Faso	44.	Laos	79.	Solomon Islands
11.	Burundi	45.	Lesotho	80.	Somalia
12.	Bhutan	46.	Liberia	81.	South Africa
13.	Cambodia	47.	Libya	82.	South Sudan
14.	Cameroon	48.	Madagascar	83.	Sri Lanka
15.	Cape Verde	49.	Malawi	84.	Sudan
16.	Central African	50.	Malaysia	85.	Swaziland
	Republic	51.	Maldives	86.	Syrian Arab Republic
17.	Chad	52.	Mali	87.	Tajikistan
18.	Comoros	53.	Marshall Islands	88.	Tanzania
19.	Congo Brazzaville	54.	Mauritania	89.	Thailand
20.	Côte d'Ivoire	55.	Mauritius	90.	Timor-Leste
21.	Dominican Republic	56.	Micronesia	91.	Togo
22.	DR Congo	57.	Moldova	92.	Tunisia
23.	Djibouti	58.	Mongolia	93.	Turkmenistan
24.	Egypt	59.	Morocco	94.	Tuvalu
25.	El Salvador	60.	Mozambique	95.	Uganda
26.	Equatorial Guinea	61.	Myanmar	96.	Uzbekistan
27.	Eritrea	62.	Namibia	97.	Vanuatu
28.	Ethiopia	63.	Nepal	98.	Vietnam
29.	Gabon	64.	Nicaragua	99.	West Bank and Gaza
30.	Gambia	65.	Niger	100.	Yemen
31.	Georgia	66.	Nigeria	101.	Zambia
32.	Guatemala	67.	Pakistan	102.	Zimbabwe
33.	Ghana	68.	Panama		
34.	Guinea	69.	Papua New Guinea		
J 1.	Guinea	0).	Tupuu Tiew Guinea		

Exhibit B Territory Patents

	Countries in the Territory	Application Number	Application Date	Status	Patent Number
NON-PEPTIDE RETROVIRAL PROTEASE INHIBITORS	Philippines	1-2002-00841	12/13/2002	Granted	1-2002-00841
	Philippines	1-2004-000034	01/29/2004	Granted	1-2004-000034
	Philippines	47529	12/22/1993	Granted	1-1993-47529
	Pakistan	1105/98	10/29/1998	Filed	
METHOD FOR IMPROVING PHARMACOKINETICS	Philippines	53535	06/27/1996	Granted	1-1996-53535
RETROVIRAL PROTEASE INHIBITING COMPOUNDS	Philippines	1-2001-00123	01/23/2001	Granted	1-2001-00123
	Philippines	1-2005-000384	08/01/2005	Granted	1-2005-000384
	Philippines	1-2007-000441	10/26/2007	Filed	
	Philippines	I-55031	12/12/1996	Granted	1-1996-55031
	Pakistan	1106/98	10/29/1998	Granted	140849
	Thailand	034617	12/04/1996	Granted	13302
	South Africa	9610475	12/12/1996	Granted	96/10475
PHARMACEUTICAL COMPOSITION	Malaysia	PI9902107	05/27/1999	Granted	MY-116032-A
	Philippines	1-2003-00471	10/03/2003	Granted	1-2003-00471
	Philippines	1/2002-000414	09/05/2003	Granted	1-2002-000414
	Philippines	I-58579	11/20/1997	Granted	1-1997-58579
	South Africa	9710071	11/07/1997	Granted	97/10071
POLYMORPH OF A PHARMACEUTICAL	Indonesia	W00200703601	10/30/2007	Granted	IDP0030607B
	Indonesia	W00200800567	02/18/2008	Granted	IDP0030609B
	Indonesia	W00200100165	07/19/1999	Granted	ID0021288
	Malaysia	PI20042546	07/16/1999	Granted	MY-145265-A
	Malaysia	PI99003007	07/16/1999	Granted	MY-121765-A
	Philippines	1-2004-000384	09/06/2004	Granted	1-2004-000384
	Philippines	1-2009-000354	11/12/2009	Filed	
	Philippines	1-1999-01795	07/19/1999	Granted	1-1999-01795
	Thailand	9901002650	07/19/1999	Filed	

IMPROVED PHARMACEUTICAL FORMULATIONS	Indonesia	W-00200102545	05/25/2000	Granted	ID0021296
T GRANGE THE RE	Indonesia	W-00200201861	12/01/2000	Granted	IDP002525796
	Malaysia	PI20002425	05/31/2000	Granted	MY-127908-A
	Philippines	1-2007-000165	04/25/2007	Granted	1-2007-000165
	Philippines	1-2000-01457	06/02/2000	Granted	1-2000-001457
	Thailand	0001001931	05/31/2000	Filed	
SOLID PHARMACEUTICAL DOSAGE FORM	Armenia	200600473	08/23/2004	Granted	011924
	Armenia	200701790	02/21/2006	Granted	014446
	Azerbaijan	200600473	08/23/2004	Granted	011924
	Azerbaijan	200701790	02/21/2006	Granted	014446
	Dominican Republic	P2006-0050	02/16/2006	Filed	
	Georgia	10274/01-07	02/21/2006	Granted	P5083
	Guatemala	PI-2006-0295-A	11/03/2009	Filed	
	Guatemala	PI-2006-0295	02/16/2006	Granted	5461
	Honduras	2010-001333	07/08/2010	Filed	
	Honduras	8070/2006	02/16/2006	Filed	
	Indonesia	W-00200600560	08/23/2004	Granted	P-ID0023461
	Indonesia	W-00200702744	02/21/2006	Filed	
	Kyrgyzstan	200600473	08/23/2004	Granted	011924
	Kyrgyzstan	200701790	02/21/2006	Granted	014446
	Sri Lanka	13996	08/23/2004	Granted	13996
	Sri Lanka	14598	02/21/2006	Filed	
	Moldova	200600473	08/23/2004	Granted	011924
	Moldova	200701790	02/21/2006	Granted	014446
	Malaysia	PI20060745	02/22/2006	Granted	MY-146247-A
	Nicaragua	2006-0051-1	09/16/2009	Filed	
	Nicaragua	2006-000051	08/23/2004	Filed	
	Nicaragua	2007-000219	02/21/2006	Filed	
	Panama	86648-01	02/23/2006	Granted	86648-01
	Peru	1179-2009	10/12/2009	Filed	
	Peru	216-2006	02/22/2006	Granted	5450
	Philippines	1-2011-500304	02/10/2011	Filed	
	Philippines	1-2012-501811	09/12/2012	Filed	
	Philippines	1-2007-501802	02/21/2006	Granted	1-2007-501802
	El Salvador	2011003914	05/20/2011	Filed	
	El Salvador	2006002427	02/23/2006	Filed	

	Thailand	0601000766	02/22/2006	Filed	
	Tajikistan	200600473	08/23/2004	Granted	011924
	Tajikistan	200701790	02/21/2006	Granted	014446
	Turkmenistan	200600473	08/23/2004	Granted	011924
	Turkmenistan	200701790	02/21/2006	Granted	014446
	Vietnam	1-2006-00476	08/23/2004	Granted	9900
	Vietnam	1-2007-01909	02/21/2006	Filed	
	South Africa	2008/01362	02/08/2008	Granted	2008/01362
	South Africa	2008/01361	08/23/2004	Filed	
	South Africa	2006/01718	08/23/2004	Granted	2006/01718
	South Africa	2007/07022	02/21/2006	Granted	2007/07022
PHARMACEUTICAL COMPOSITION	Philippines	49842	01/26/1995	Granted	1-1995-49842
PROCESS AND INTERMEDIATES FOR PREPARING RETROVIRAL PROTEASE INHIBITORS	Philippines	1-2003-500068	08/29/2001	Granted	1-2003-500068

Exhibit C Non-Territory Patents

Title	Non- Territory Countries	Application Number	Application Date	Status	Patent Number
NON-PEPTIDE RETROVIRAL PROTEASE INHIBITORS	Austria	SZ28/2001	09/19/2001	Filed	
	Belgium	2001C/038	09/20/2001	Granted	2001C/038
	Brazil	PP1100663-3	05/07/1997	Filed	
	Brazil	PP1100661-7	05/07/1997	Granted	PP1100661-7
	Switzerland	C00674513/01	06/08/2001	Granted	C00674513/01
	Germany	SPC10199053.7	09/19/2001	Granted	P10199053.7
	Ecuador	SP-94-1223	11/30/1994	Granted	PI-97-1142
	Spain	C200100031	09/20/2001	Granted	200100031
	Great Britain	SPC/GB01/044	09/19/2001	Granted	SPC/GB01/044
	Greece	20010800024	09/20/2001	Granted	8000096
	Italy	801346	09/20/2001	Granted	C-UB2001CCP751
	Korea South	96-703602	07/04/1996	Granted	333016
	Liechtenstein	02079949.0	04/16/2003	Granted	1302468
	Luxembourg	90839	09/19/2001	Granted	90839
	Mexico	MX/a/2008/000241	01/07/2008	Granted	276886
	Netherlands	300060	09/20/2001	Granted	300060
	Portugal	103H	09/20/2001	Granted	103
	United States	90/009811	08/25/2010	Filed	
	United States	90/009812	08/25/2010	Filed	
	United States	08/410162	03/24/1995	Granted	5837873
	United States	08/410623	03/24/1995	Granted	5648497
	United States	08/410260	03/24/1995	Granted	5616714
	United States	08/411140	03/27/1995	Granted	5696270
	United States	08/412244	03/28/1995	Granted	5679797
	United States	08/415827	04/03/1995	Granted	5625072
	United States	08/417295	04/05/1995	Granted	5659045
	United States	08/417165	04/05/1995	Granted	5659044
	United States	08/418031	04/06/1995	Granted	5892052
	United States	08/418056	04/06/1995	Granted	5616720
	United States	08/417879	04/06/1995	Granted	5635523
	United States	08/413136	03/29/1995	Granted	5674882
	United States	08/418978	04/07/1996	Granted	5554783
	United States	08/821609	03/20/1997	Granted	5846987
	United States	08/944351	10/06/1997	Granted	6017928
	United States	09/619785	07/20/2000	Granted	6531610

	United States	08/409391	03/23/1995	Granted	5545750
	United States	08/409380	03/23/1995	Granted	5541334
METHOD FOR IMPROVING PHARMACOKINETI CS	Austria	02079004.4	09/27/2002	Granted	E436940
	Austria	02079003.6	09/27/2002	Granted	1284140
	Austria	10185624.3	10/01/2010	Granted	2295052
	Austria	96922604.2	06/28/1996	Granted	0871465
	Australia	2000056443	09/04/2000	Granted	759386
	Australia	1996063420	06/28/1996	Granted	722812
	Belgium	02079004.4	09/27/2002	Granted	1293207
	Belgium	02079003.6	09/27/2002	Granted	1284140
	Belgium	10185624.3	10/01/2010	Granted	2295052
	Belgium	96922604.2	06/28/1996	Granted	0871465
	Canada	2224738	06/28/1996	Granted	2224738
	Switzerland	02079004.4	09/27/2002	Granted	1293207
	Switzerland	02079003.6	09/27/2002	Granted	1284140
	Switzerland	10185624.3	10/01/2010	Granted	2295052
	Switzerland	96922604.2	06/28/1996	Granted	0871465
	Germany	02079004.4	09/27/2002	Granted	69637976.7
	Germany	02079003.6	09/27/2002	Granted	69637511.7
	Germany	10185624.3	10/01/2010	Granted	69638638.0
	Germany	96922604.2	06/28/1996	Granted	69624136.6
	Denmark	02079004.4	09/27/2002	Granted	1293207
	Denmark	02079003.6	09/27/2002	Granted	1284140
	Denmark	10185624.3	10/01/2010	Granted	2295052
	Denmark	96922604.2	06/28/1996	Granted	0871465
	European Patent Convention	02079004.4	09/27/2002	Granted	1293207
	European Patent Convention	02079003.6	09/27/2002	Granted	1284140
	European Patent Convention	09166053.0	07/21/2009	Filed	
	European Patent Convention	10185624.3	10/01/2010	Granted	2295052
	European Patent Convention	96922604.2	06/28/1996	Granted	0871465
	Spain	02079004.4	09/27/2002	Granted	1293207
	Spain	02079003.6	09/27/2002	Granted	1284140

0	40405004.0	40/04/0040	0	0005050
Spain	10185624.3	10/01/2010	Granted	2295052
Spain	96922604.2	06/28/1996	Granted	0871465
Finland	02079004.4	09/27/2002	Granted	1293207
Finland	02079003.6	09/27/2002	Granted	1284140
Finland	10185624.3	10/01/2010	Granted	2295052
Finland	96922604.2	06/28/1996	Granted	0871465
France	02079004.4	09/27/2002	Granted	1293207
France	10185624.3	10/01/2010	Granted	2295052
France	96922604.2	06/28/1996	Granted	0871465
Great Britain	02079004.4	09/27/2002	Granted	1293207
Great Britain	02079003.6	09/27/2002	Granted	1284140
Great Britain	10185624.3	10/01/2010	Granted	2295052
Great Britain	96922604.2	06/28/1996	Granted	0871465
Greece	02079004.4	09/27/2002	Granted	1293207
Greece	02079003.6	09/27/2002	Granted	1284140
Greece	10185624.3	10/01/2010	Granted	2295052
Greece	96922604.2	06/28/1996	Granted	0871465
Hong Kong	03104298.8	04/07/1999	Granted	HK1053782
Hong Kong	03104299.7	04/07/1999	Granted	HK1053783
Hong Kong	10100569.9	01/20/2010	Filed	
Hong Kong	99101376.4	04/07/1999	Granted	HK1016088
Ireland	02079004.4	09/27/2002	Granted	1293207
Ireland	02079003.6	09/27/2002	Granted	1284140
Ireland	10185624.3	10/01/2010	Granted	2295052
Ireland	96922604.2	06/28/1996	Granted	0871465
Israel	122546	06/28/1996	Filed	
Italy	02079004.4	09/27/2002	Granted	1293207
Italy	02079003.6	09/27/2002	Granted	1284140
Italy	10185624.3	10/01/2010	Granted	2295052
Italy	96922604.2	06/28/1996	Granted	0871465
Japan	2007-173713	07/02/2007	Granted	5364871
Japan	2012-22128	07/02/2007	Filed	
Japan	504572/97	06/28/1996	Granted	4023823
Korea South	10-1997-0709723	06/28/1996	Granted	824547
Liechtenstein	02079004.4	09/27/2002	Granted	1293207
Liechtenstein	10185624.3	10/01/2010	Granted	2295052
Luxembourg	02079004.4	09/27/2002	Granted	1293207
Luxembourg	02079003.6	09/27/2002	Granted	1284140
Luxembourg	10185624.3	10/01/2010	Granted	2295052
Luxembourg	96922604.2	06/28/1996	Granted	0871465
Monaco	10185624.3	10/01/2010	Granted	2295052
 171011400	10100024.0	10/01/2010	Crantea	220002

	Mexico	PA/a/2003/011677	12/16/2003	Filed	
	Mexico	PA/a/2003/011678	12/16/2003	Filed	
	Netherlands	02079004.4	09/27/2002	Granted	1293207
	Netherlands	02079003.6	09/27/2002	Granted	1284140
	Netherlands	10185624.3	10/01/2010	Granted	2295052
	Netherlands	96922604.2	06/28/1996	Granted	0871465
	Portugal	02079004.4	09/27/2002	Granted	1293207
	Portugal	02079003.6	09/27/2002	Granted	1284140
	Portugal	10185624.3	10/01/2010	Granted	2295052
	Portugal	96922604.2	06/28/1996	Granted	0871465
	United States	95/000569	09/30/2010	Filed	
	United States	90/009810	08/25/2010	Granted	6037157C1
	Sweden	02079004.4	09/27/2002	Granted	1293207
	Sweden	02079003.6	09/27/2002	Granted	1284140
	Sweden	10185624.3	10/01/2010	Granted	2295052
	Sweden	96922604.2	06/28/1996	Granted	0871465
	United States	09/957171	09/20/2001	Granted	6703403
	United States	08/687774	06/26/1996	Granted	6037157
RETROVIRAL PROTEASE INHIBITING COMPOUNDS	Argentina	960105646	12/12/1996	Granted	AR005053B1
	Austria	96944941.2	12/06/1996	Granted	0882024
	Australia	2004201149	03/18/2004	Granted	2004201149
	Australia	2007231810	11/01/2007	Granted	2007231810
	Australia	1997013422	12/06/1996	Granted	725369
	Belgium	96944941.2	12/06/1996	Granted	0882024
	Brazil	PI1101190-4	08/31/1999	Filed	
	Brazil	PI1101201-3	12/30/2003	Filed	
	Brazil	PI1100397-9	04/30/1997	Granted	PI1100397-9
	Canada	2285119	12/06/1996	Granted	2285119
	Canada	2238978	12/06/1996	Granted	2238978
	Switzerland	96944941.2	12/06/1996	Granted	0882024
	China P.R.	96199904.7	12/06/1996	Granted	96199904.7
	Colombia	96-065.280B	08/10/2005	Granted	28.473
	Colombia	96-065.280	12/12/1996	Granted	28.401
	Czech Republic	PV2000-2210	12/06/1996	Granted	293650
	Czech Republic	PV2001-4528	12/14/2001	Granted	300131
	Czech Republic	PV2001-4529	12/14/2001	Granted	300127
	Czech	PV2004-762	06/24/2004	Granted	296915

Republic				
Czech Republic	PV1762-98	12/06/1996	Granted	294246
Germany	96944941.2	12/06/1996	Granted	69619140.7
Denmark	96944941.2	12/06/1996	Granted	0882024
European Patent Convention	01124290.6	10/18/2001	Filed	
Spain	96944941.2	12/06/1996	Granted	0882024
Finland	96944941.2	12/06/1996	Granted	0882024
France	96944941.2	12/06/1996	Granted	0882024
Great Britain	96944941.2	12/06/1996	Granted	0882024
Greece	96944941.2	12/06/1996	Granted	0882024
Hong Kong	02105035.4	04/09/1999	Filed	
Hong Kong	99101462.9	04/09/1999	Granted	HK1016585
Hungary	P0003305	08/15/2000	Granted	222731
Hungary	P9901079	12/06/1996	Granted	223782
Ireland	96944941.2	12/06/1996	Granted	0882024
Israel	136661	12/06/1996	Granted	136661
Israel	156236	12/06/1996	Granted	156236
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Israel	173966	02/27/2006	Granted	173966
Israel	124607	12/06/1996	Granted	124607
Italy	96944941.2	12/06/1996	Granted	0882024
Japan	2000-190510	06/26/2000	Granted	4181291
Japan	2007-327351	12/19/2007	Granted	5264160
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Japan	522278/97	12/06/1996	Granted	3170292
Korea South	00-7010425	09/20/2000	Granted	418316
Korea South	10-1998-0704560	12/06/1996	Granted	404993
Luxembourg	96944941.2	12/06/1996	Granted	0882024
Mexico	PA/A/2001/010644	10/19/2001	Granted	238296
Mexico	PA/a/2006/005517	05/16/2006	Granted	259345
Mexico	MX/a/2008/007767	05/16/2006	Granted	284550
Mexico	9804734	12/06/1996	Granted	205936
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New Zealand	338003	09/23/1999	Granted	338003
New Zealand	510328	03/05/2001	Granted	510328
New Zealand	510329	03/05/2001	Granted	510329
New Zealand	326132	12/06/1996	Granted	326132
Portugal	96944941.2	12/06/1996	Granted	0882024
Sweden	96944941.2	12/06/1996	Granted	0882024

	Taiwan	089115157	02/13/1997	Granted	I259178
	Taiwan	094141039	02/13/1997	Granted	1292752
	Taiwan	096136647	02/13/1997	Granted	1330638
	Taiwan	086101654	02/13/1997	Granted	NI-158811
	United States	11/679227	02/27/2007	Granted	7968707
	United States	09/207873	12/08/1998	Granted	6284767
	United States	09/511390	02/23/2000	Granted	6313296
	United States	09/837280	04/18/2001	Granted	6472529
	United States	10/280652	10/25/2002	Granted	7279582
	United States	08/753201	11/21/1996	Granted	5914332
	Uruguay	26.324	08/31/2000	Granted	26.324
PHARMACEUTICAL COMPOSITION	Argentina	P970105444	11/20/1997	Granted	AR010634B1
	Austria	97947510.0	11/12/1997	Granted	0942721
	Australia	2000039414	06/09/2000	Granted	757970
	Australia	1998052573	11/12/1997	Granted	717546
	Belgium	97947510.0	11/12/1997	Granted	0942721
	Brazil	PI9715203-0	04/05/2001	Granted	PI9715203-0
	Brazil	PI9714310-3	11/12/1997	Granted	PI9714310-3
	Canada	2271196	11/12/1997	Granted	2271196
	Switzerland	97947510.0	11/12/1997	Granted	0942721
	China P.R.	200510128757.X	11/12/1997	Granted	200510128757.X
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	Czech Republic	PV1602-99	11/12/1997	Granted	299728
	Germany	97947510.0	11/12/1997	Granted	69718668.7
	Denmark	97947510.0	11/12/1997	Granted	0942721
	European Patent Convention	97947510.0	11/12/1997	Granted	0942721
	Spain	97947510.0	11/12/1997	Granted	0942721
	Finland	97947510.0	11/12/1997	Granted	0942721
	France	97947510.0	11/12/1997	Granted	0942721
	Great Britain	97947510.0	11/12/1997	Granted	0942721
	Greece	97947510.0	11/12/1997	Granted	0942721
	Hong Kong	00101651.8	03/17/2000	Granted	HK1022441
	Hungary	P0002932	11/12/1997	Granted	224319
	Ireland	97947510.0	11/12/1997	Granted	0942721
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	Israel	129300	11/12/1997	Granted	129300
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	Israel	129300			

	Korea South	10-2003-7006036	04/30/2003	Granted	516567
	Korea South	10-1999-7004469	11/12/1997	Granted	478075
	Luxembourg	97947510.0	11/12/1997	Granted	0942721
	Mexico	PA/A/1999/004688	11/12/1997	Granted	217158
	Netherlands	97947510.0	11/12/1997	Granted	0942721
	Norway	19992427	11/12/1997	Granted	326927
	New Zealand	335002	11/12/1997	Granted	335002
	Poland	P-336980	11/12/1997	Granted	190185
	Portugal	97947510.0	11/12/1997	Granted	0942721
	Sweden	97947510.0	11/12/1997	Granted	0942721
	Slovak Republic	PV0655-99	11/12/1997	Granted	285022
	Turkey	1999/01129	11/12/1997	Granted	TR199901129B
	Taiwan	090102569	11/17/1997	Filed	
	Taiwan	086117136	11/17/1997	Granted	NI-150106
	United States	09/347077	07/02/1999	Granted	6458818
	United States	09/393872	09/10/1999	Granted	6521651
	United States	08/966495	11/07/1997	Granted	6232333
POLYMORPH OF A PHARMACEUTICAL	Argentina	P040101329	04/20/2004	Filed	
	Argentina	P050102703	06/29/2005	Filed	
	Argentina	P070100929	03/06/2007	Filed	
	Argentina	P990103557	07/20/1999	Granted	AR019431B1
	Austria	03029709.7	12/23/2003	Granted	1418174
	Austria	08007622.7	04/18/2008	Granted	2017269
	Austria	99934143.1	07/19/1999	Granted	1097148
	Australia	2003254711	10/14/2003	Granted	2003254711
	Australia	2007202956	07/19/2008	Granted	2007202956
	Australia	1999050037	07/19/1999	Granted	768207
	Belgium	03029709.7	12/23/2003	Granted	1418174
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	Belgium	99934143.1	07/19/1999	Granted	1097148
	Bulgaria	109682	09/20/2006	Granted	109682
	Bulgaria	110080	03/12/2008	Granted	66140
	Bulgaria	105197	07/19/1999	Granted	65150
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	Canada	2337846	07/19/1999	Granted	2337846
	Switzerland	03029709.7	12/23/2003	Granted	1418174
	Switzerland	08007622.7	04/18/2008	Granted	2017269
	Switzerland	99934143.1	07/19/1999	Granted	1097148

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	hina P.R.	200310118172.0	07/19/1999	Filed	
	hina P.R.	201010166967.9	07/19/1999	Filed	
	hina P.R.	201110038922.8	07/19/1999	Filed	
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	yprus	03029709.7	12/23/2003	Granted	1418174
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C	zech epublic	PV2001-203	07/19/1999	Granted	298188
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Pa	uropean atent onvention	99934143.1	07/19/1999	Granted	1097148
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Sı	pain	08007622.7	04/18/2008	Granted	2017269
Sı	pain	99934143.1	07/19/1999	Granted	1097148
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Fı	rance	03029709.7	12/23/2003	Granted	1418174
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Fı	rance	99934143.1	07/19/1999	Granted	1097148
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G	reat Britain	99934143.1	07/19/1999	Granted	1097148
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G	reece	08007622.7	04/18/2008	Granted	2017269

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Greece	99934143.1	07/19/1999	Granted	1097148
Hong Kong	09100857.3	01/29/2009	Granted	HK1121155
Hong Kong	01107867.4	11/08/2001	Granted	1037918
Hong Kong	11108435.3	08/11/2011	Filed	
Hungary	P0800266	07/19/1999	Filed	
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Hungary	P0103823	07/19/1999	Granted	227540
Ireland	03029709.7	12/23/2003	Granted	1418174
Ireland	08007622.7	04/18/2008	Granted	2017269
Ireland	99934143.1	07/19/1999	Granted	1097148
Israel	187181	07/19/1999	Granted	187181
Israel	191582	07/19/1999	Filed	
Israel	140492	07/19/1999	Granted	140492
Italy	03029709.7	12/23/2003	Granted	1418174
Italy	08007622.7	04/18/2008	Granted	2017269
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Japan	2010-164769	07/22/2010	Filed	
Japan	2013-255680	12/11/2013	Filed	
Japan	2000-560122	07/19/1999	Granted	4815050
Korea South	10-2004-7011204	07/19/2004	Granted	740796
Korea South	10-2006-7022587	10/27/2006	Granted	853371
Korea South	10-2001-7000857	07/19/1999	Granted	793046
Liechtenstein	08007622.7	04/18/2008	Granted	2017269
Luxembourg	03029709.7	12/23/2003	Granted	1418174
Luxembourg	08007622.7	04/18/2008	Granted	2017269
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Monaco	03029709.7	12/23/2003	Granted	1418174
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Netherlands	03029709.7	12/23/2003	Granted	1418174
Netherlands	08007622.7	04/18/2008	Granted	2017269
Netherlands	99934143.1	07/19/1999	Granted	1097148
Norway	20042393	06/09/2004	Granted	20042393
Norway	20010298	07/19/1999	Granted	318385
New Zealand	522690	11/20/2002	Granted	522690
New Zealand	509125	07/19/1999	Granted	509125
Poland	P-381194	10/02/2006	Granted	213978
Poland	P-385007	04/04/2008	Filed	
Poland	P-348033	07/19/1999	Granted	194710
Portugal	03029709.7	12/23/2003	Granted	1418174
Portugal	08007622.7	04/18/2008	Granted	2017269

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	Romania	03029709.7	12/23/2003	Granted	1418174
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	Romania	99934143.1	07/19/1999	Granted	1097148
	United States	90/013213	04/11/2014	Filed	
	United States	95/000570	09/23/2010	Filed	
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	Sweden	03029709.7	12/23/2003	Granted	1418174
	Sweden	08007622.7	04/18/2008	Granted	2017269
	Sweden	99934143.1	07/19/1999	Granted	1097148
	Singapore	200007657-0	07/19/1999	Granted	78473
	Slovenia	03029709.7	12/23/2003	Granted	1418174
	Slovenia	08007622.7	04/18/2008	Granted	2017269
	Slovenia	99934143.1	07/19/1999	Granted	1097148
	Slovak Republic	PP5029-2008	03/20/2008	Granted	287381
	Slovak Republic	PP5028-2008	03/20/2008	Granted	287586
	Slovak Republic	PV0092-2001	07/19/1999	Granted	286388
	Turkey	2001/00171	07/19/1999	Granted	TR200100171B
	Taiwan	090127014	07/31/1999	Granted	I271400
	Taiwan	095132288	07/31/1999	Granted	1362382
	Taiwan	088112226	07/31/1999	Granted	1227713
	United States	11/524972	09/21/2006	Granted	7659405
	United States	12/644439	12/22/2009	Granted	8193367
	United States	13/480882	05/25/2012	Granted	8674112
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	United States	10/901818	07/29/2004	Granted	7183416
	United States	11/122300	05/04/2005	Granted	7148359
	United States	09/356736	07/19/1999	Granted	6894171
IMPROVED PHARMACEUTICAL FORMULATIONS	Austria	06114684.1	05/30/2006	Granted	1733725
	Austria	07121429.0	11/23/2007	Granted	1917958
	Austria	00937743.3	05/25/2000	Granted	1183026
	Austria	00982360.0	12/01/2000	Granted	1248600
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	Australia	2000052877	05/25/2000	Granted	778198
	Belgium	06114684.1	05/30/2006	Granted	1733725
	Belgium	07121429.0	11/23/2007	Granted	1917958
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Bulgaria	106239	05/25/2000	Granted	65445
Bulgaria	106976	12/01/2000	Granted	66112
Brazil	PI0007294-0	05/25/2000	Filed	
Brazil	PI0011864-8	12/01/2000	Filed	
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Switzerland	06114684.1	05/30/2006	Granted	1733725
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Chile	3491-2008	11/24/2008	Filed	
Chile	2000-1257	05/18/2000	Granted	44572
China P.R.	200810130174.4	05/25/2000	Granted	ZL200810130174.4
China P.R.	00808320.7	05/25/2000	Granted	ZL00808320.7
China P.R.	00818479.8	12/01/2000	Granted	ZL00818479.8
Colombia	00-040.645	05/31/2000	Filed	
Cyprus	06114684.1	05/30/2006	Granted	1733725
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Czech Republic	PV2001-4293	05/25/2000	Granted	301308
Czech Republic	PV2002-2663	12/01/2000	Granted	304118
Germany	06114684.1	05/30/2006	Granted	60042092.2
Germany	07121429.0	11/23/2007	Granted	60047283.3
Germany	00937743.3	05/25/2000	Granted	60029219.3
Germany	00982360.0	12/01/2000	Granted	60038899.9
Denmark	06114684.1	05/30/2006	Granted	1733725
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European Patent Convention	07121429.0	11/23/2007	Granted	1917958
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European	00937743.3	05/25/2000	Granted	1183026

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European Patent Convention	00982360.0	12/01/2000	Granted	1248600
Spain	06114684.1	05/30/2006	Granted	1733725
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Spain	00982360.0	12/01/2000	Granted	1248600
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Finland	07121429.0	11/23/2007	Granted	1917958
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Finland	00982360.0	12/01/2000	Granted	1248600
France	06114684.1	05/30/2006	Granted	1733725
France	07121429.0	11/23/2007	Granted	1917958
France	00937743.3	05/25/2000	Granted	1183026
France	00982360.0	12/01/2000	Granted	1248600
Great Britain	06114684.1	05/30/2006	Granted	1733725
Great Britain	07121429.0	11/23/2007	Granted	1917958
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Great Britain	00982360.0	12/01/2000	Granted	1248600
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Hong Kong	02105647.4	07/31/2002	Granted	HK1045804
Hong Kong	08112065.7	11/04/2008	Granted	1120213
Hong Kong	11105568.8	06/02/2011	Filed	
Hungary	P1200413	09/07/2012	Filed	
Hungary	P0201591	05/25/2000	Granted	229501
Hungary	P0302070	12/01/2000	Filed	
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Israel	216686	11/29/2011	Filed	
Israel	146025	05/25/2000	Granted	146025
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Japan	2001-552869	12/01/2000	Granted	4769400
Korea South	10-2001-7015577	05/25/2000	Granted	815412
Korea South	10-2002-7009316	12/01/2000	Granted	10-861885
Liechtenstein	07121429.0	11/23/2007	Granted	1917958
Luxembourg	06114684.1	05/30/2006	Granted	1733725
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Luxembourg	00982360.0	12/01/2000	Granted	1248600
Monaco	06114684.1	05/30/2006	Granted	1733725
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Mexico	MX/a/2007/013120	10/19/2007	Granted	273926
Mexico	PA/a/2001/012478	05/25/2000	Granted	250594
Mexico	PA/a/2002/007097	12/01/2000	Granted	236722
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Norway	20015670	05/25/2000	Granted	328968
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New Zealand	515016	05/25/2000	Granted	515016
New Zealand	519724	12/01/2000	Granted	519724
Poland	P-351943	05/25/2000	Granted	197671
Poland	P361396	12/01/2000	Granted	203441
Portugal	06114684.1	05/30/2006	Granted	1733725
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Saudi Arabia	00210237	07/17/2000	Granted	1541
Sweden	06114684.1	05/30/2006	Granted	1733725
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Singapore	200106732-1	05/25/2000	Granted	0084679
Singapore	200203673-9	12/01/2000	Granted	0089810
Slovenia	06114684.1	05/30/2006	Granted	1733725
Slovenia	07121429.0	11/23/2007	Granted	1917958

S S R S R S R T T T T T T T T T	Slovenia Slovenia Slovak Republic Slovak Republic Slovak Republic Turkey Turkey Taiwan	00937743.3 00982360.0 PP5083-2007 PV1720-2001 PP1110-2002 07121429.0 2001/03488 00982360.0	05/25/2000 12/01/2000 05/25/2000 05/25/2000 12/01/2000 11/23/2007	Granted Granted Granted Granted Granted Granted	1183026 1248600 287185 286305 287143
S R S S R S S R T T T T T T T T	Slovak Republic Slovak Republic Slovak Republic Turkey Turkey Taiwan	PP5083-2007 PV1720-2001 PP1110-2002 07121429.0 2001/03488	05/25/2000 05/25/2000 12/01/2000 11/23/2007	Granted Granted Granted	287185 286305 287143
R S S R S S R T T T T T T T T T	Republic Slovak Republic Slovak Republic Turkey Turkey	PV1720-2001 PP1110-2002 07121429.0 2001/03488	05/25/2000 12/01/2000 11/23/2007	Granted Granted	286305 287143
R S R T T T T T T T T T	Republic Blovak Republic Turkey Turkey	PP1110-2002 07121429.0 2001/03488	12/01/2000	Granted	287143
R T T T	Republic Turkey Turkey Turkey Taiwan	07121429.0 2001/03488	11/23/2007		
T T	urkey urkey aiwan	2001/03488		Granted	
T.	urkey		05/25/2000		1917958
T	aiwan	00982360.0	05/25/2000	Granted	TR200103488B
		00002000.0	12/01/2000	Granted	TR200806003T4
U		089110863	06/03/2000	Granted	1244390
	Jnited States	11/546673	10/12/2006	Granted	7432294
U	Jnited States	12/183507	07/31/2008	Granted	7981911
U	Inited States	09/576097	05/22/2000	Granted	7141593
SOLID A PHARMACEUTICAL DOSAGE FORM	Albania	AL/P/2012/3804	08/23/2004	Granted	1663183
A	Argentina	P20100102529	07/13/2010	Filed	
A	Argentina	P060100645	02/22/2006	Filed	
A	Austria	10181250.1	09/28/2010	Granted	2258344
A	Austria	04816820.7	08/23/2004	Granted	1663183
A	Australia	2007249115	12/19/2007	Granted	2007249115
A	Australia	2010238573	11/01/2010	Granted	2010238573
A	Australia	2012202831	05/15/2012	Filed	
A	Australia	2013201423	03/12/2013	Filed	
A	Australia	2004283087	08/23/2004	Granted	2004283087
A	Australia	2006216856	02/21/2006	Granted	2006216856
	Bosnia- Herzegovina	BAP062383A	08/23/2004	Granted	BAP062383
В	Belgium	10181250.1	09/28/2010	Granted	2258344
В	Belgium	04816820.7	08/23/2004	Granted	1663183
В	Bulgaria	10181250.1	09/28/2010	Granted	2258344
В	Bulgaria	04816820.7	08/23/2004	Granted	1663183
В	Brazil	BR1220120028649	02/08/2012	Filed	
В	Brazil	BR1220120028622	02/08/2012	Filed	
В	Brazil	BR1220120311693	12/06/2012	Filed	
В	Brazil	PI0413882-1	08/23/2004	Filed	
В	Brazil	PI06091733	02/21/2006	Filed	
В	Belarus	200600473	08/23/2004	Granted	011924
В	Belarus	200701790	02/21/2006	Granted	014446
C	Canada	2689639	08/23/2004	Filed	
C	Canada	2821046	07/11/2013	Filed	

Canada	2536638	08/23/2004	Granted	2536638
Canada	2598827	02/21/2006	Granted	2598827
Switzerland	10181250.1	09/28/2010	Granted	2258344
Switzerland	04816820.7	08/23/2004	Granted	1663183
Chile	1844-2009	09/10/2009	Filed	
Chile	2013-03554	12/11/2013	Filed	
Chile	0393-2006	02/22/2006	Filed	
China P.R.	201010222734.6	08/23/2004	Granted	201010222734.6
China P.R.	201210259739.5	07/23/2012	Filed	
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China P.R.	200480024748.X	08/23/2004	Granted	ZL200480024748.X
China P.R.	200680013668.3	02/21/2006	Granted	200680013668.3
Colombia	06-019.306A	08/23/2004	Filed	
Colombia	06-019.306	08/23/2004	Filed	
Colombia	07-089.792	02/21/2006	Filed	
Costa Rica	2012-0662	12/21/2012	Filed	
Costa Rica	8256	08/23/2004	Filed	
Cyprus	10181250.1	09/28/2010	Granted	2258344
Cyprus	04816820.7	08/23/2004	Granted	1663183
Czech Republic	10181250.1	09/28/2010	Granted	2258344
Czech Republic	04816820.7	08/23/2004	Granted	1663183
Germany	10181250.1	09/28/2010	Granted	602004038694.4
Germany	04816820.7	08/23/2004	Granted	602004033500.2
Denmark	10181250.1	09/28/2010	Granted	2258344
Denmark	04816820.7	08/23/2004	Granted	1663183
Eurasian Patent Convention	200900292	03/06/2009	Filed	
Eurasian Patent Convention	201301045	10/16/2013	Filed	
Eurasian Patent Convention	200600473	08/23/2004	Granted	011924
Eurasian Patent Convention	200701790	02/21/2006	Granted	014446
Ecuador	SP-06-6397	08/23/2004	Filed	
Estonia	10181250.1	09/28/2010	Granted	2258344
Estonia	04816820.7	08/23/2004	Granted	1663183
European Patent Convention	10181250.1	08/23/2004	Granted	2258344
European	10181264.2	09/28/2010	Filed	

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	Convention				
	European	10181268.3	03/23/2006	Filed	
	Patent Convention				
	European	10159672.4	04/12/2010	Filed	
	Patent				
	Convention European	10184860.4	09/30/2010	Filed	
	Patent	10104000.4	09/30/2010	Fileu	
	Convention				
	European	04816820.7	08/23/2004	Granted	1663183
	Patent Convention				
	Spain	10181250.1	09/28/2010	Granted	2258344
	Spain	04816820.7	08/23/2004	Granted	1663183
	Finland	10181250.1	09/28/2010	Granted	2258344
	Finland	04816820.7	08/23/2004	Granted	1663183
	France	10181250.1	09/28/2010	Granted	2258344
	France	04816820.7	08/23/2004	Granted	1663183
	Great Britain	10181250.1	09/28/2010	Granted	2258344
	Great Britain	04816820.7	08/23/2004	Granted	1663183
	Greece	10181250.1	09/28/2010	Granted	2258344
	Greece	04816820.7	08/23/2004	Granted	1663183
	Hong Kong	06113444.9	08/23/2004	Granted	1094766
	Hong Kong	11100080.8	01/06/2011	Filed	
	Hong Kong	10112283.9	12/30/2010	Granted	1145969
	Hong Kong	10112284.8	12/30/2010	Filed	
	Hong Kong	10112282.0	12/30/2010	Filed	
	Hong Kong	11108523.6	08/15/2011	Filed	
	Croatia	04816820.7	08/23/2004	Granted	P20110555
	Hungary	10181250.1	09/28/2010	Granted	2258344
	Hungary	04816820.7	08/23/2004	Granted	1663183
	Ireland	10181250.1	09/28/2010	Granted	2258344
	Ireland	04816820.7	08/23/2004	Granted	1663183
	Israel	207260	07/27/2010	Filed	
	Israel	173939	08/23/2004	Filed	
	Israel	185390	02/21/2006	Filed	
	Italy	10181250.1	09/28/2010	Granted	2258344
	Italy	04816820.7	08/23/2004	Granted	1663183
	Japan	2011-32972	02/18/2011	Granted	5498411
	Japan	2011-149721	08/23/2004	Granted	5395125
	Japan	2013-168001	08/13/2013	Filed	
	Japan	2006-524782	08/23/2004	Granted	4815348
	Japan	2007-557087	02/21/2006	Granted	5087409
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Kosovo	087	08/23/2004	Granted	286
Korea South	10-2011-7025014	08/23/2004	Granted	10-1281994
Korea South	10-2012-7011945	08/23/2004	Filed	
Korea South	10-2014-7007592	03/21/2014	Filed	
Korea South	10-2006-7004057	08/23/2004	Granted	10-1132602
Korea South	10-2007-7021698	02/21/2006	Filed	
Kazakhstan	200600473	08/23/2004	Granted	011924
Kazakhstan	200701790	02/21/2006	Granted	014446
Liechtenstein	10181250.1	09/28/2010	Granted	2258344
Liechtenstein	04816820.7	08/23/2004	Granted	1663183
Lithuania	04816820.7	08/23/2004	Granted	1663183
Luxembourg	10181250.1	09/28/2010	Granted	2258344
Luxembourg	04816820.7	08/23/2004	Granted	1663183
Latvia	04816820.7	08/23/2004	Granted	1663183
Monaco	10181250.1	09/28/2010	Granted	2258344
Monaco	04816820.7	08/23/2004	Granted	1663183
Montenegro	P-176/08	08/23/2004	Granted	00130
Macedonia	P-2011/220	08/23/2004	Granted	904013
Mexico	MX/a/2010/013145	08/23/2004	Filed	
Mexico	PA/a/2006/002346	08/23/2004	Granted	283664
Mexico	MX/a/2007/010275	02/21/2006	Filed	
Netherlands	10181250.1	09/28/2010	Granted	2258344
Netherlands	04816820.7	08/23/2004	Granted	1663183
Norway	20100367	03/15/2010	Granted	334418
Norway	20131743	12/27/2013	Filed	
Norway	20061342	08/23/2004	Granted	330282
Norway	20074807	02/21/2006	Filed	
New Zealand	579622	08/23/2004	Granted	579622
New Zealand	599361	04/13/2012	Granted	599361
New Zealand	545499	08/23/2004	Granted	545499
New Zealand	560829	02/21/2006	Granted	560829
Poland	10181250.1	09/28/2010	Granted	2258344
Poland	04816820.7	08/23/2004	Granted	1663183
Portugal	10181250.1	09/28/2010	Granted	2258344
Portugal	04816820.7	08/23/2004	Granted	1663183
Romania	10181250.1	09/28/2010	Granted	2258344
Romania	04816820.7	08/23/2004	Granted	1663183
Serbia	P-140/06	08/23/2004	Granted	1663183
Russian	200600473	08/23/2004	Granted	011924
Federation	200000770	35/25/2004	Cianto	011024
Russian Federation	200701790	02/21/2006	Granted	014446

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	Sweden	04816820.7	08/23/2004	Granted	1663183
	Singapore	200805563-4	08/23/2004	Filed	
	Singapore	201202083-0	02/08/2012	Filed	
	Singapore	200601047-4	08/23/2004	Granted	119780
	Slovenia	10181250.1	09/28/2010	Granted	2258344
	Slovenia	04816820.7	08/23/2004	Granted	1663183
	Slovak Republic	10181250.1	09/28/2010	Granted	2258344
	Slovak Republic	04816820.7	08/23/2004	Granted	1663183
	Turkey	10181250.1	09/28/2010	Granted	2258344
	Turkey	04816820.7	08/23/2004	Granted	1663183
	Taiwan	093125927	08/27/2004	Granted	1342221
	Taiwan	095105975	02/22/2006	Granted	I381840
	Ukraine	200603276	08/23/2004	Granted	85564
	Ukraine	200710440	02/21/2006	Granted	89220
	United States	13/240119	09/22/2011	Granted	8399015
	United States	13/449958	04/18/2012	Granted	8268349
	United States	13/674799	11/12/2012	Granted	8691878
	United States	14/190618	02/26/2014	Filed	
	United States	13/608482	09/10/2012	Filed	
	United States	12/880766	09/13/2010	Granted	8333990
	United States	12/880781	09/13/2010	Granted	8309613
	United States	10/925442	08/25/2004	Granted	8025899
	United States	11/064467	02/23/2005	Granted	8377952
	Uruguay	32.116	09/14/2009	Filed	
	Uruguay	P29.391	02/23/2006	Filed	
	Venezuela	2006-000342	02/22/2006	Filed	
	Venezuela	2000-000342	02/22/2000	1 lied	
SELF- EMULSIFYING ACTIVE SUBSTANCE FORMULATION AND USE OF THIS FORMULATION	Austria	01957809.5	05/29/2001	Granted	1284716
	Belgium	01957809.5	05/29/2001	Granted	1284716
	Canada	2408915	05/29/2001	Granted	2408915
	Switzerland Cyprus	01957809.5 01957809.5	05/29/2001 05/29/2001	Granted Granted	1284716 1284716
	Germany	01957809.5	05/29/2001	Granted	50111376
	Denmark	01957809.5	05/29/2001	Granted	1284716
	European Patent Convention	01957809.5	05/29/2001	Granted	1284716

	Spain	01957809.5	05/29/2001	Granted	1284716
	Finland	01957809.5	05/29/2001	Granted	1284716
	France	01957809.5	05/29/2001	Granted	1284716
	Great Britain	01957809.5	05/29/2001	Granted	1284716
	Greece	01957809.5	05/29/2001	Granted	1284716
	Ireland	01957809.5	05/29/2001	Granted	1284716
	Italy	01957809.5	05/29/2001	Granted	1284716
	Japan	2001-587743	05/29/2001	Filed	
	Liechtenstein	01957809.5	05/29/2001	Granted	1284716
	Luxembourg	01957809.5	05/29/2001	Granted	1284716
	Monaco	01957809.5	05/29/2001	Granted	1284716
	Netherlands	01957809.5	05/29/2001	Granted	1284716
	Portugal	01957809.5	05/29/2001	Granted	1284716
	Romania	01957809.5	05/29/2001	Granted	1284716
	Romania	C/083	06/29/2007	Filed	
	Sweden	01957809.5	05/29/2001	Granted	1284716
	Slovenia	01957809.5	05/29/2001	Granted	1284716
	Turkey	01957809.5	05/29/2001	Granted	1284716
	United States	13/911817	06/06/2013	Filed	
	United States	10/296451	05/29/2001	Granted	8470347
PHARMACEUTICAL COMPOSITION	United States	08/402690	03/13/1995	Granted	5948436
PHARMACEUTICAL COMPOSITION	Austria	95906790.1	01/03/1995	Granted	0732923
	Australia	1995015248	01/03/1995	Granted	700942
	Belgium	95906790.1	01/03/1995	Granted	0732923
	Canada	2178632	01/03/1995	Granted	2178632
	Switzerland	95906790.1	01/03/1995	Granted	0732923
	Germany	95906790.1	01/03/1995	Granted	69524567.8
	Denmark	95906790.1	01/03/1995	Granted	0732923
	European Patent Convention	95906790.1	01/03/1995	Granted	0732923
	Spain	95906790.1	01/03/1995	Granted	0732923
	France	95906790.1	01/03/1995	Granted	0732923
	Great Britain	95906790.1	01/03/1995	Granted	0732923
	Greece	95906790.1	01/03/1995	Granted	0732923
	Hong Kong	98112594.8	11/30/1998	Granted	HK1011609
	Ireland	95906790.1	01/03/1995	Granted	0732923-IE
	Israel	111991	12/15/1994	Granted	111991
	Italy	95906790.1	01/03/1995	Granted	0732923
	Japan	520059/95	01/03/1995	Granted	4353542
	Korea South	96-704162	01/03/1995	Granted	360963
	Luxembourg	95906790.1	01/03/1995	Granted	0732923
	Mexico	962984	01/03/1995	Granted	192638
	Netherlands	95906790.1	01/03/1995	Granted	0732923
	Portugal	95906790.1	01/03/1995	Granted	0732923
	Sweden	95906790.1	01/03/1995	Granted	0732923
	United States	08/440277	05/12/1995	Granted	5484801
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SOLID DISPERSION PHARMACEUTICAL FORMULATION	Austria	00977140.3	11/10/2000	Granted	1227797
	Belgium	00977140.3	11/10/2000	Granted	1227797
	Canada	2390092	11/10/2000	Granted	2390092
	Switzerland	00977140.3	11/10/2000	Granted	1227797
	Cyprus	00977140.3	11/10/2000	Granted	1227797
	Germany	00977140.3	11/10/2000	Granted	60017444.1
	Denmark	00977140.3	11/10/2000	Granted	1227797
	European Patent Convention	00977140.3	11/10/2000	Granted	1227797
	Spain	00977140.3	11/10/2000	Granted	1227797
	Finland	00977140.3	11/10/2000	Granted	1227797
	France	00977140.3	11/10/2000	Granted	1227797
	Great Britain	00977140.3	11/10/2000	Granted	1227797
	Greece	00977140.3	11/10/2000	Granted	1227797
	Ireland	00977140.3	11/10/2000	Granted	1227797
	Italy	00977140.3	11/10/2000	Granted	1227797
	Japan	2001-536118	11/10/2000	Granted	4815085
	Luxembourg	00977140.3	11/10/2000	Granted	1227797
	Mexico	PA/a/2002/004739	11/10/2000	Granted	229533
	Netherlands	00977140.3	11/10/2000	Granted	1227797
	Portugal	00977140.3	11/10/2000	Granted	1227797
	United States	95/002020	06/24/2012	Filed	
	Sweden	00977140.3	11/10/2000	Granted	1227797
	Turkey	00977140.3	11/10/2000	Granted	1227797
	United States	09/709829	11/10/2000	Granted	7364752
FLAVORING SYSTEMS FOR PHARMACEUTICAL COMPOSITIONS AND METHODS OF MAKING SUCH COMPOSITIONS	United States	12/687479	01/14/2010	Granted	8501219
	United States	13/891890	05/10/2013	Filed	
	United States	09/946085	09/04/2001	Granted	6911214
PROCESS FOR THE PREPARATION OF A SUBSTITUTED 2,5-DIAMINO - 3HYDROXYHEXAN E	Canada	2174000	09/26/1994	Granted	2174000
	European Patent Convention	99101692.4	09/26/1994	Granted	0916646
	European Patent Convention	94929340.1	09/26/1994	Granted	0724563

	Japan	2006-52376	02/28/2006	Granted	4172717
	Japan	511829/95	09/26/1994	Granted	3822233
	United States	08/419327	04/10/1995	Granted	5543552
	United States	08/623066	03/28/1996	Granted	5786500
	United States	08/414876	03/31/1995	Granted	5508409
	United States	08/414974	03/31/1995		5565604
				Granted	
	United States	08/415403	04/03/1995	Granted	5543549
	United States	08/415385	04/03/1995	Granted	5541328
	United States	08/418727	04/07/1995	Granted	5569777
	United States	08/418705	04/07/1995	Granted	5616776
	United States	08/419168	04/10/1995	Granted	5625092
	United States	08/419301	04/10/1995	Granted	5543551
	United States	08/625783	03/29/1996	Granted	5654466
		0001==== 1	0=/40/4000		22222
PROCESS FOR THE PREPARATION OF AN HIV PROTEASE INHIBITING COMPOUND	Austria	96915755.1	05/13/1996	Granted	0830353
	Belgium	96915755.1	05/13/1996	Granted	0830353
	Canada	2219983	05/13/1996	Granted	2219983
	Switzerland	96915755.1	05/13/1996	Granted	0830353
	Germany	96915755.1	05/13/1996	Granted	69620882.2
	Denmark	96915755.1	05/13/1996	Granted	0830353
	European Patent Convention	96915755.1	05/13/1996	Granted	0830353
	Spain	96915755.1	05/13/1996	Granted	0830353
	Finland	96915755.1	05/13/1996	Granted	0830353
	France	96915755.1	05/13/1996	Granted	0830353
	Great Britain	96915755.1	05/13/1996	Granted	0830353
	Greece	96915755.1	05/13/1996	Granted	0830353
	Ireland	96915755.1	05/13/1996	Granted	0830353
	Italy	96915755.1	05/13/1996	Granted	0830353
	Japan	2010-150808	07/01/2010	Granted	5390477
	Japan	500554/97	05/13/1996	Granted	4580044
	Luxembourg	96915755.1	05/13/1996	Granted	0830353
	Mexico	9709454	05/13/1996	Granted	246775
	Netherlands	96915755.1	05/13/1996	Granted	0830353
	Portugal	96915755.1	05/13/1996	Granted	0830353
	Sweden	96915755.1	05/13/1996	Granted	0830353
	United States	08/469965	06/06/1995	Granted	5567823
PROCESS FOR THE PREPARATION OF AN ACTIVATED AMINO ACID	United States	08/671893	06/28/1996	Granted	6022989
PROCESS FOR THE	United States	08/673445	06/28/1996	Granted	6160122

PREPARATION OF A DISUBSTITUTED THIAZOLE					
PROCESS FOR THE PREPARATION OF A SUBSTITUTED KETO-ENAMINES	United States	08/862951	05/30/1997	Granted	5932766
PROCESS FOR THE PREPARATION OF 5- HYDROXYMETHYL THIAZOLES	United States	08/921399	08/29/1997	Granted	5959118
PROCESS FOR THE PREPARATION OF DISUBSITITUTED CARBONATES	United States	08/942828	10/02/1997	Granted	5773625
PROCESSES AND INTERMEDIATES FOR PREPARING RETROVIRAL PROTEASE INHIBITORS	Austria	01966367.3	08/29/2001	Granted	E361913
	Belgium	01966367.3	08/29/2001	Granted	1313712
	Brazil	PI0108146-2	08/29/2001	Filed	
	Canada	2731273	08/29/2001	Granted	2731273
	Canada	2416955	08/29/2001	Granted	2416955
	Switzerland	01966367.3	08/29/2001	Granted	1313712
	China P.R.	01814864.6	08/29/2001	Granted	01814864.6
	Cyprus	01966367.3	08/29/2001	Granted	1313712
	Germany	01966367.3	08/29/2001	Granted	60128367.8
	Denmark	01966367.3	08/29/2001	Granted	1313712
	European Patent Convention	01966367.3	08/29/2001	Granted	1313712
	Spain	01966367.3	08/29/2001	Granted	1313712
	Finland	01966367.3	08/29/2001	Granted	1313712
	France	01966367.3	08/29/2001	Granted	1313712
	Great Britain	01966367.3	08/29/2001	Granted	1313712
	Greece	01966367.3	08/29/2001	Granted	1313712
	Hong Kong	03107574.6	10/17/2003	Granted	HK1057040
	Ireland	01966367.3	08/29/2001	Granted	1313712
	Israel	153436	08/29/2001	Granted	153436
	Italy	01966367.3	08/29/2001	Granted	1313712
	Japan	2002-523467	08/29/2001	Granted	5021141
	Korea South	10-2003-7002869	08/29/2001	Granted	806533

Luxembourg	01966367.3	08/29/2001	Granted	1313712
Mexico	PA/a/2006/001217	01/30/2006	Granted	246074
Mexico	PA/a/2006/001216	01/30/2006	Granted	247042
Mexico	PA/a/2003/001751	08/29/2001	Granted	246075
Netherlands	01966367.3	08/29/2001	Granted	1313712
Portugal	01966367.3	08/29/2001	Granted	1313712
Sweden	01966367.3	08/29/2001	Granted	1313712
Turkey	01966367.3	08/29/2001	Granted	1313712
United States	09/942344	08/29/2001	Granted	6372905

Exhibit D Quarterly Reporting Template

Country	Product	Strength	Formulatio n (Tablet/gra nules/liquid /powder for suspension)	Pack Size	Quantity (number of packs)	Total Value in USD (FOB)*	Country of Origin

^{*} Please mention FOB (Free on Board) price basis country of origin

Note: this format is to be filled and sent to Licensor on a quarterly basis, 10 Business days from end of each calendar quarter.