

Confidential

FULLMAKT POWER OF ATTORNEY

Härmed befullmäktigas Andrew B. Bullion vid Hausfeld & Co LLP eller den som ombudet sätter i sitt ställe att:

- mottaga delgivningar, dock icke stämningar;
- mottaga och kvittera medel, värdehandlingar och annan egendom;
- föra förhandlingar, innefattande förhandlingar via medlare, träffa avtal och utöva rösträtt;
- i alla övriga avseenden, inklusivt att anhängiggöra eller utföra talan inför domstol i någon jurisdiktion, företräda undertecknads intressen mot samtliga svarande eller andra berörda beträffande konkurrensrättsliga överträdelser på markanden för: citalopram/Cipromil/Seropram; aceon/Perindopril; Modafinil; cancer drugs chlorambucil / melphalan / mercaptopurine / busulfan / tioguanine; and Copaxone.

Talan inför domstol på uppdrag av undertecknad får endast föras av ovannämnda ombud eller den ombudet sätter i sitt ställe efter ytterligare och uttryckligt avtal om detta mellan parterna.

Messr. Andrew B. Bullion of Hausfeld & Co LLP or any other appointed by any of these attorneys is hereby authorized to:

- *accept service of notices and other communications, but not writs;*
- *receive and give receipts for payment, documents and other property;*
- *conduct negotiations, including via a mediator, enter into agreements and to vote;*
- *represent the interests of the undersigned in all other respects, including initiating or otherwise conducting any litigation in any jurisdiction, to any and all defendants or anybody else concerned regarding the competition infringements in the market for: citalopram/Cipromil/Seropram; aceon/Perindopril; Modafinil; cancer drugs chlorambucil / melphalan / mercaptopurine / busulfan / tioguanine; and Copaxone.*

Litigation on behalf of the undersigned may only be undertaken by the above attorney, or those appointed by him, upon further and express agreement between the parties hereto.

Genom denna fullmakt återkallas tidigare fullmakter i ärendet.

By this Power of Attorney any previous Powers of Attorney in this matter are revoked.

Datum/Date: 20220304

REGION ÖREBRO LÄN

Niklas Tiedemann

hausfeld.com

24 February 2022

Side letter to Fullmakt/PoA Dated 4/3 2022

12 Gough Square
London
EC4A3DW

T: 44 (0)20 7665 5024
F: 44 (0)20 7665 5001

E: abullion@hausfeld.com

Maria Palmetun Ekbäck, ÖI, PhD
Chef Läkemedelscentrum
Region Örebro län
S Grev Rosengatan
70185 Örebro

Dear Maria:

1. This side letter to our Fullmakt / Power of Attorney dated 4/3 2022 sets out the terms upon which Hausfeld & Co LLP ("Hausfeld") will receive compensation for legal services and funding, and recover costs paid out, in the event that Region Örebro ("RÖ" makes a damages recovery in pursuing damages arising from competition infringements in the pharmaceutical sector and markets for the drugs citalopram/Cipromil/Seropram, aceon/Perindopril, Modafinil, cancer drugs chlorambucil / melphalan / mercaptopurine / busulfan / tioguanine, and Copaxone (the "Claims", or any individually the "Claim").

Contingency Fee: Payable on Success

2. The contingency fee payable to Hausfeld in the event of a damages recovery by RÖ in the case of settlement shall be as a percentage of RÖ's total damages recovery from either a settling adverse party or a court judgment, in the amounts and under the conditions as stated in and under the conditions of the appendix hereto. ***The amount from which such Contingency Fee is calculated shall be RÖ's damages recovery amount, and not RÖ's claim valuation.***

Case Costs: Repayable on Success

3. The case costs paid out by Hausfeld and repayable to Hausfeld in the event of such recovery under any Claim of RÖ (subject to paragraph 6 herein) shall be those stated in, and under the conditions as set forth in the appendix hereto, not including "ATE" insurance (insurance secured where necessary to protect RÖ from risk of "adverse costs") which shall be payable directly from any such recovery before fees are deducted.

No Fees or Case Costs Payable Without Damages Recovery

4. If any Claim of RÖ's is unsuccessful and no damages are recovered, then RÖ shall not pay any Contingency Fee to Hausfeld for that Claim, nor repay any Case Costs attributable to that Claim.

Termination

hausfeld.com

Hausfeld & Co. LLP is a limited liability partnership registered in the State of New York. It is authorised and regulated by the Solicitors Authority in England & Wales with number 513826 with its principal business address at 12 Gough Square, London EC4A 3DW.

5. In the event that RÖ terminates these Engagement Terms for any Claim prior to a judgment or settlement entitling Hausfeld to recover a Contingency Fee, and RÖ **does not continue to pursue that Claim** with regards to competition infringements in the Pharma sector above-described, Hausfeld shall **not** recover from RÖ, up until the date of such termination or discontinuance, any Contingency Fee for that Claim, although Hausfeld does reserve the right to repayment for Case Costs attributable to that Claim. But should RÖ terminate these Engagement Terms for any Claim **and continue to pursue that Claim**, and goes on to secure any successful outcome, whether by negotiated settlement or final judgment, Hausfeld reserves the right to receive from RÖ a Contingency Fee for that Claim calculated at the rates set out above and accruing to the date of termination, plus all Case Costs incurred or paid out or otherwise attributable to that Claim prior to termination.

Foreign Law Counsel

6. Hausfeld shall work where appropriate alongside foreign law counsel from the jurisdictions necessary to further RÖ's Claims. Such foreign law counsel are retained (and paid by Hausfeld as a cost of the case) to provide services including: advice on any necessary foreign law; interpretation of terms and conditions in agreements; liaising with clients and Hausfeld to provide explanations and other support to clients; assistance with gathering and examination of necessary data or documents; initiation of proceedings and attendance upon filings in foreign courts. Preferred foreign law counsel for Sweden is Advokatfirman Vinge.

If the above meets with your approval, please countersign below.

Thank you.

Andrew Bullion

Partner

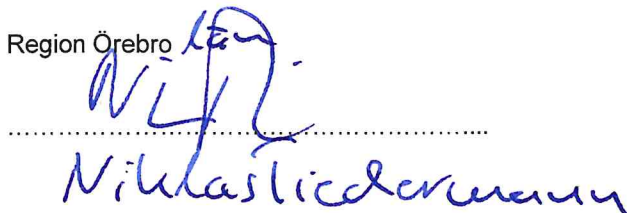


For and on behalf of Hausfeld & Co LLP

Datum/date

We agree to the terms of this side letter,

Region Örebro



.....
Niklas Linderer

Appendix to Sideletter

Fee Structure for Pharma Competition Violations Damages Recovery Project:

Upon a recovery for RÖ, Hausfeld: (1) is paid its fees as a percentage of the recovery amount; (2) is not additionally repaid its disbursements (utlägg); but (3) does receive any adverse costs recovered from defendants.

Stage	Stage of Claim Description	Fee
1	Settlement occurs before the claim being issued.	20% Hausfeld not additionally repaid disbursements (but receives any adverse costs obtained),
2	Settlement occurs after the claim is issued but before the date first ordered by the court for disclosure.	25% Hausfeld not additionally repaid disbursements (but receives any adverse costs obtained) Any ATE repaid
3	Settlement occurs after the date first ordered by the court for disclosure but before the 60 th day before: a) Trial; or b) the first date for the trial period to commence.	27.5% Hausfeld not additionally repaid disbursements (but receives any adverse costs obtained) Any ATE repaid
4	Settlement at any time after the conclusion of Stage 3 or final judgment in the claim.	33% Hausfeld not additionally repaid disbursements (but receives any adverse costs obtained) Any ATE repaid

Fee Reduction for Additional Claiming Regions/Arvodesreduktion om fler regioner ansluter sig

These fee percentages shall automatically reduce, only as follows: If Region Stockholm, Region Skåne and Region Östergötland join with VGR in bringing the Claims, then the above fee levels shall be reduced by 1%. If the action is joined by additional Swedish regions whose populations bring the total size of the Claim group to 75% of Sweden's population, then these fee levels shall be reduced by a further 1%. And if the action is joined by additional Swedish regions so that all Swedish regions join, then the fee levels shall be reduced by a further 1%. Such reductions shall accumulate up to a maximum 3% reduction for the equivalent of all regions representing 100% of the Swedish population participating in the Claims in which case the percentages in the table will be 17, 22, 24,5 and 30 respectively. **All regions joining shall receive the same fee percentages and terms as all others.** *De ovan angivna procentsatserna avseende arvode ska automatiskt reduceras enligt följande: Om Region Stockholm, Region Skåne och Region Östergötland ansluter sig till VGR för att driva Kraven, ska procentsatserna reduceras med 1%. Om ytterligare svenska regioner ansluter sig med så stort antal invånare att 75% av Sveriges befolkning omfattas, ska procentsatserna reduceras med ytterligare 1%. Om samtliga regioner i Sverige ansluter sig, ska procentsatserna reduceras med ytterligare 1%. Den sammanlagda reduktionen ska sålunda vara maximalt 3% om alla regioner representerande 100% av Sveriges befolkning ansluter sig till Kraven. I sådant fall blir procentsatserna i tabellen 17, 22, 24,5 respektive 30.*