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TION FORM COVER SHEET

U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

PATENTS ONLY OF RECO 101124963 Attorney's Docket No. 003 To the Honorable Commissioner of Patents and Trademarks. Please record the attached original documents or copy thereof. 1. Name of conveying party(ies): 2. Name and address of receiving party(ies): Medicarb AB Olle Larm Name: Marcus Back Tomas Bergström Address: <u>Annedalsvägen 37</u> Additional name(s) of conveying party(ies) attached? [] Yes [X] No S-168 65 Bromma, Sweden 3. Nature of conveyance: [X] Assignment Merger [] Security Agreement [] Change of Name Other: Additional name(s) & address(es) attached? [] Yes [X] No Execution Date: December 23, 1998 4. Application number(s) or patent number(s): If this document is being filed together with a new application, the execution date of the application is: <u>December 23, 1998</u> and entitled THE USE OF HEPARIN OR HEPARAN SULPHATE IN COMBINATION WITH CHITOSAN FOR THE PREVENTION OR TREATMENT OF INFECTIONS CAUSED BY HERPES VIRUS B. Patent No.(s) A. Patent Application No.(s) Additional numbers attached? [] Yes [X] No Name and address of party to whom correspondence concerning 6. Total number of applications and patents involved: 1 document should be mailed: Benton S. Duffett, Jr. Name: 7. Total fee (37 CFR 3.41): \$40.00 Address: Burns, Doane, Swecker & Mathis, L.L.P. [X] Enclosed P.O. Box 1404 [X] Authorized to be charged to deposit account, if necessary Alexandria, Virginia 22313-1404 8. Deposit account number: 02-4800 DO NOT USE THIS SPACE Statement and signature.

To the best of my knowledge and belief, the factorial and the statement and signature. and any attached copy is a true copy of the original document. egoing inform Benton S. Duffett, Jr. (22,030) January 19, 1999 Name of Person Signing

Mail documents to be recorded with required cover sheet information to:

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> **PATENT** (10/97)REEL: 010176 FRAME: 0200

Total number of pages including cover sheet, attachments, and document: 3

ASSIGNMENT

(JOINT)

							marcu	s васк	and	
		THIS ASSIGNI	MENT, by $\frac{0}{V}$	lle Larm	. Swede	, and _		Bergst	tröm	
(Starker)	residing at	, Sweden	Jweden, v				an			
60 EDICO				(he	reinafter re	eferred	to as	"the Assi	ignors"),	
	respective	ly, witnesseth:								
	THE USE	OF HEPARII WHEREAS, th					BINATI useful im			
	FOR THE	PREVENTION	OR TREATI	MENT OF	INFECTI	ONS C	CAUSED	BY HE	RPES VIRUS	
	[] which is a provisional application to be filed herewith; [] which is a non-provisional application									
	having an oath or declaration executed on even date herewith prior to filing of application;									
		Application No.							; and	
		WHEREAS,	MEDICAR	В АВ		_	,	a corporat	tion duly	
	organized	under and pursu	ant to the law	s of Swe	den	an	d having	its princia	pal place	
	of busines	s at Annedal:	svägen 37	, S -168	65 BROM	$\overline{\text{MA}}$	(h	ereinafter	referred	
	organized under and pursuant to the laws of <u>Sweden</u> and having its principal place of business at <u>Annedalsvägen 37</u> , S-168 65 BROMMA (hereinafter referred to as "the Assignee"), is desirous of acquiring the entire right, title, and interest in and to said									
	inventions, the right to file applications on said inventions and the entire right, title and interest in									
	and to any applications, including provisional applications for Letters Patent of the United States									
	or other countries claiming priority to said application, and in and to any Letters Patent or Patents,									
		ites or foreign, to				u to any	LETTEIS	i atent or	i atento,	
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NOW, THEREFORE, in consideration of One Dollar (\$1.00) and other good and sufficient consideration, the receipt of which is hereby acknowledged, the Assignors have sold, assigned, transferred, and set over, and by these presents do sell, assign, transfer, and set over, unto the Assignee, its successors, legal representatives, and assigns the entire right, title, and interest in and to the above-mentioned inventions, the right to file applications on said inventions and the entire right, title and interest in and to any applications for Letters Patent of the United States or other countries claiming priority to said application, and any and all Letters Patent or Patents of the United States of America and all foreign countries that may be granted therefor and thereon, and in and to any and all applications claiming priority to said applications, divisions, continuations, and continuations-in-part of said applications, and reissues and extensions of said Letters Patent or Patents, and all rights under the International Convention for the Protection of Industrial Property, the same to be held and enjoyed by the Assignee, for its own use and behalf and the use and behalf of its successors, legal representatives, and assigns, to the full end of the term or terms for which Letters Patent or Patents may be granted as fully and entirely as the same would have been held and enjoyed by the Assignors had this sale and assignment not been made;

AND for the same consideration, the Assignors hereby covenant and agree to and with the Assignee, its successors, legal representatives, and assigns, that, at the time of execution and delivery of these presents, the Assignors are the sole and lawful owners of the entire right, title, and interest in and to the inventions set forth in said applications and said applications, including provisions applications, above-mentioned, and that the same are unencumbered, and that the Assignors have good and full right and lawful authority to sell and convey the same in the manner herein set forth;

AND for the same consideration, the Assignors hereby covenant and agree to and with the Assignee, its successors, legal representatives, and assigns that the Assignors will, whenever counsel of the Assignee, or the counsel of its successors, legal representatives, and assigns, shall advise that any proceeding in connection with said inventions or said applications for Letters Patent or Patents, or any proceeding in connection with Letters Patent or Patents for said inventions in any

country, including interference proceedings, is lawful and desirable, or that any application claiming priority to said application, division, continuation, or continuation-in-part of any applications for Letters Patent or Patents, or any reissue or extension of any Letters Patent or Patents to be obtained thereon, is lawful and desirable, sign all papers and documents, take all lawful oaths, and do all acts necessary or required to be done for the procurement, maintenance, enforcement, and defense of Letters Patent or Patents for said inventions, without charge to the Assignee, its successors, legal representatives, and assigns, but at the cost and expense of the Assignee, its successors, legal representatives, and assigns;

AND the Assignors hereby request the Commissioner of Patents to issue any and all said Letters Patent of the United States to the Assignee as the Assignee of said inventions, the Letters Patent to be issued for the sole use and behalf of the Assignee, its successors, legal representatives, and assigns.

Date _	199812 2 3	_Signature of Assignor	Ollo Jarm
			Lucius Lail
Date _	19981223	. Signature of Assignor	Marcus Back Tomas Bergström
Date _		Signature of Assignor	
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