Commissioner of Patents & Trader

08-25-2000

Washington, D.C. 20231

:	FORM PTO-1619A (Rev. 6-99) RE 1014	U.S. DEPARTMENT OF COMMERCE			
	To the Honorable Commissioner of Patents and Trademarks: Ple				
	Submission Type	Name of Conveying Party(ies):			
	X New	MILLOT, Philippe Pierre Marie			
	Resubmission (Non-Recordation)	LAMOISE, Michel			
	Document ID #				
	Correction of PTO Error Reel # Frame #				
	Corrective Document Reel # Frame #	Additional Name(s) of conveying party(s) attached? Yes X No			
	3. Name and Address of Receiving Party(ies):	4. Nature of conveyance:			
	Name: LABORATOIRES D'HYGIENE ET DE	X Assignment Merger			
	Street Address: 38 avenue Hoche	Security Agreement Change of Name			
	City: 75008 Paris State/Country: FRANCE Zip:	Other:			
	Additional name(s) & address(es) attached? Yes X No	Execution Date: 01062000			
	5. Application number(s) or patent number(s):				
	If this document is being filed together with a new applic	cation,			
	X the first execution date of the application is : 01062000)			
	X the filing date of the application is: 01242000				
	A. Patent Application No.(s) 09462505	B. Patent No.(s)			
	6 Name and address of party to whom correspondence concerning this matter should be mailed:	7. Number of applications and patents 1			
	CUSTOMER NUMBER 00136 or	8. Total fee (37 CFR 3.41) \$ 40.00			
	JACOBSON, PRICE, HOLMAN & STERN, PLLC 400 Seventh Street, N.W.	X Enclosed			
	Washington, DC 20004	X Any deficiencies in enclosed fees are authorized			
	Tel. 202-638-6666 Attorney Docket No. P64406US0	to be charged to deposit account 06-1358			
08/24/2000 MT					
01 FC:581	40.00 8P DO NOT USE TH	HIS SPACE			
	 Statement and Signature. To the best of my knowledge and belief, the foregoing is a true copy of the original document. 	·			
	Jonathan L. Scherer/29,851	2 2769 July 28, 2000			
	Name of Person Signing/ Reg. # Signal				
		nber of pages excluding cover sheet:			

JPH&S 103-11/99

5)	insert Neme(s) of Inventors	(1) P	Philippe, Pierre, Marie MILLOT
•		•••	Michel LAMQISE
		(3)	***
		•••	
		<i>(5</i>).	
		t	In consideration of the sum of one dollar (\$1.00), and other good and valuable consideration of the undersigned, the receipt and sufficiency of which are hereby acknowledge undersigned hereby assigns, transfers and sets over to
	Insert <u>Name</u> of Assignee	(6) L	ABORATOIRES D'HYGIENE ET DE DIETETIQUE (L.H.D.)
	Insert <u>Address</u> of Assignee	(7) 0	38 avenue Hoche - 75008 PARIS - FRANCE
	insert Legal Entity and State or	(8) a	Large entity of FRANCE
	<u>Country</u> (e.g., a corporation or citizen of Japan)	r (I	hereinafter designated as the Assignee) the entire right, title and interest for the United State erritories, dependencies and possessions, in the invention known as
	Insert <u>Identification</u> of invention, such as Title, Case Number or Foreign Application Number		"Device for therapeutic treatment of wounds".
			or which the undersigned has (have) executed an application for patent in the United States of Ar
	insert <u>Date</u> of signing of Application, or filing date and	(10) S	Said application having been successful filed on January 24, 2000 (and ass
so cor ren	Serial No., if known 1) The undersigned agree(s) to execute separate assignments 2) The undersigned agree(s) to exentinuing or divisional applications thence. 3) The undersigned agree(s) to each of the international Union for Programment agrees and the international Union for Programment in the international Union for Prog	S ecute all pape in connection ecute all pape areof and to consecute all protection of in	on with such applications as the Assignee may deem necessary or expedient, ers necessary in connection with any interference which may be declared concerning this appli- cooperate with the Assignee in every way possible in obtaining evidence and going forward with sepers and documents and perform any act which may be necessary in connection with claims industrial Property or similar agreements.
State of the Part	Serial No., if known 1) The undersigned agree(s) to execute separate assignments 2) The undersigned agree(s) to execute separate assignments and agree(s) to execute a series of the international union for Proceedings of the undersigned agree(s) to peroceding the international union for Proceedings of the undersigned hereby authorized agrees of the international union for the proceedings of the international conflict herewith. 6) Assignor hereby further assigns are for, and collect damages for, and tollect damages for, and power to insert on this assignment and Trademark Office for received.	secute all paper in connection and paper areof and to contection of inform all affirm orize(s) and to convert to Assigned any and all acts) the law function of condition of	ers necessary in connection with this application and any continuing or divisional applications to on with such applications as the Assignee may deem necessary or expedient, are necessary in connection with any interference which may be declared concerning this applications with the Assignee in every way possible in obtaining evidence and going forward with repers and documents and perform any act which may be necessary in connection with claims industrial Property or similar agreements. Interpret which may be necessary to obtain a grant of a valid United States patent to the Assigneust(s) the Commissioner of Patents and Trademarks to issue arry and all Letters Patents through or divisional applications thereof to the said Assignee, as Assignee of the entire interest by the entire interest herein assigned, and that he has (they have) not executed, and will not expect a place of past and future infringement. Firm of Jacobson, Price, Holman & Stern, PLLC, 400 Seventh Street, N.W., Washington, Dear identification which may be necessary or desirable in order to comply with the rules of the Uthis document.
so content on:	Serial No., if known 1) The undersigned agree(s) to exert to execute separate assignments 2) The undersigned agree(s) to exertinuing or divisional applications the ince. 3) The undersigned agree(s) to exertinuing or divisional applications the international Union for Proceedings of the International Union for Proceedings of the undersigned agree(s) to perform the undersigned agree(s) to perform the undersigned hereby authorates resulting from the application wenants that he has (they have) full ternent in conflict herewith. 6) Assignor hereby further assigns are for, and collect damages for, at 7) The undersigned thereby grant appearance of the undersigned thereby grant at and Trademark Office for recynthesis whereof, executed by the	secute all paper in connectic ecute all paper ereof and to consecute all protection of inform all affirm prize (s) and a right to convers to Assigned any and all acts) the law furth cordation of a undersigne	ers necessary in connection with this application and any continuing or divisional applications to on with such applications as the Assignee may deem necessary or expedient, are necessary in connection with any interference which may be declared concerning this applications with the Assignee in every way possible in obtaining evidence and going forward with repers and documents and perform any act which may be necessary in connection with claims industrial Property or similar agreements. Inative acts which may be necessary to obtain a grant of a valid United States patent to the Assigneeust(s) the Commissioner of Patents and Trademarks to issue any and all Letters Patents intuing or divisional applications thereof to the said Assignee, as Assignee of the entire interest by the entire interest herein assigned, and that he has (they have) not executed, and will not expect the entire infringement. If it is a claims and causes of action for infringement of the patent rights assigned herein, including the claims and future infringement. If it is a claims and causes of action for infringement of the patent rights assigned herein, including the claims and future infringement. If it is a complete to comply with the rules of the United occurrent.
so content on:	Serial No., if known 1) The undersigned agree(s) to execute separate assignments 2) The undersigned agree(s) to execute separate assignments 2) The undersigned agree(s) to execute a softh and the international Union for Property of the undersigned agree(s) to perform the undersigned agree(s) to perform the undersigned hereby authorates resulting from this application menants that he has (they have) full remember to conflict herewith. 6) Assignor hereby further assigns sue for, and collect damages for, at 7) The undersigned hereby grante a power to insert on this assignment and Trademark Office for recovery witness whereof, executed by the granter of the secuted by the secuted by the granter of the secuted by the secuted by the secuted by the sec	secute all paper in connection connection all paper ereof and to consecute all protection of inform all affirm rize(s) and a correction converse to Assignee any and all act(s) the law fent any furth condation of a undersigne arme of invention	ers necessary in connection with this application and any continuing or divisional applications to on with such applications as the Assignee may deem necessary or expedient. Ers necessary in connection with any interference which may be declared concerning this applications are necessary in connection with any interference which may be declared concerning this applications with the Assignee in every way possible in obtaining evidence and going forward with respers and documents and perform any act which may be necessary in connection with claims industrial Property or similar agreements. The action of a valid United States patent to the Assigneets of the Commissioner of Patents and Trademarks to issue any and all Letters Patents clausing or divisional applications thereof to the said Assignee, as Assignee of the entire interest by the entire interest herein assigned, and that he has (they have) not executed, and will not expect the entire interest herein assigned, and that he has (they have) not executed, and will not expect and future infringement. Firm of Jacobson, Price, Holman & Sterm, PLLC, 400 Seventh Street, N.W., Washington, Described in order to comply with the rules of the United Comment. Firm of Jacobson, Price, Holman & Sterm, PLLC, 400 Seventh Street, N.W., Washington, Described in order to comply with the rules of the United Comment. Firm of Jacobson, Price, Holman & Sterm, PLLC, 400 Seventh Street, N.W., Washington, Described on the date(s) opposite the undersigned name(s). Philippe, Pierre, Marie MILLOT Millor
State of the Pa	Serial No., if known 1) The undersigned agree(s) to execute separate assignments 2) The undersigned agree(s) to execute separate assignments 2) The undersigned agree(s) to execute a softh agree(s) to perform a separate and the separate agree(s) to perform a separate and collect damages for, and and trademark office for reconstruction and trademark office for reconstructions.	secute all paper in connectic ecute all paper ereof and to consecute all protection of inform all affirm prize (s) and a right to convers to Assigned any and all acts) the law furth cordation of a undersigne	ers necessary in connection with this application and any continuing or divisional applications to on with such applications as the Assignee may deem necessary or expedient. Bers necessary in connection with any interference which may be declared concerning this applications are necessary in connection with applications with the Assignee in every way possible in obtaining evidence and going forward with supers and documents and perform any act which may be necessary in connection with claims industrial Property or similar agreements. The acts which may be necessary to obtain a grant of a valid United States patent to the Assigneets which may be necessary to obtain a grant of a valid United States patent to the Assigneets of the Commissioner of Patents and Trademarks to issue any and all Letters Patents intuing or divisional applications thereof to the said Assignee, as Assignee of the entire interest by the entire interest herein assigned, and that he has (they have) not executed, and will not expect the entire interest herein assigned, and that he has (they have) not executed, and will not expect the entire infringement. Firm of Jacobson, Price, Holman & Stern, PLLC, 400 Seventh Street, N.W., Washington, Describing the date(s) opposite the undersigned name(s). The Amore Michell Lamoise in the date(s) opposite the undersigned name(s). Wichell Lamoise interest firms and connection with the rules of the United On the date(s) opposite the undersigned name(s). Michell Lamoise interest firms and connection with the rules of the United On the date(s) opposite the undersigned name(s). Michell Lamoise interest firms applications are declared concerning the second of the United On the date(s) opposite the undersigned name(s). Michell Lamoise interest and any interference which may be necessary or desirable in order to comply with the rules of the United On the date(s) opposite the undersigned name(s).
State of the Pa	Serial No., if known 1) The undersigned agree(s) to execute separate assignments 2) The undersigned agree(s) to execute separate assignments 3) The undersigned agree(s) to execute a softh enternational Union for Proceedings of the International Union for Procedure as a softh enternational Union for Procedure and enternational Union for Procedure assigned agree(s) to perocedure assigned hereby authorates resulting from this application exenants that he has (they have) full enternation conflict herewith. 6) Assignor hereby further assigns are for, and collect damages for, a power to insert on this assignment and Trademark Office for recontinuous whereast enternation of the session of the	secute all paper in connection connection all paper ereof and to consecute all protection of inform all affirm rize(s) and a correction converse to Assignee any and all act(s) the law fent any furth condation of a undersigne arme of invention	ers necessary in connection with this application and any continuing or divisional applications to on with such applications as the Assignee may deem necessary or expedient. ers necessary in connection with any interference which may be declared concerning this applications to coperate with the Assignee in every way possible in obtaining evidence and going forward with supers and documents and perform any act which may be necessary in connection with claims industrial Property or similar agreements. Interest the Assignee are requested, and the part of a valid United States patent to the Assignee and the Commissioner of Patents and Trademarks to issue arry and all Letters Patents through or divisional applications thereof to the said Assignee, as Assignee of the entire interest by the entire interest herein assigned, and that he has (they have) not executed, and will not expect the entire infringement. Firm of Jacobson, Price, Holman & Stern, PLLC, 400 Seventh Street, N.W., Washington, Decret in the document. In this document is the same properties and the same properties and the document is the same properties and the same properties and the same properties and the sam
so correct State of S	Serial No., if known 1) The undersigned agree(s) to execute separate assignments 2) The undersigned agree(s) to execute separate assignments 3) The undersigned agree(s) to execute a softhe international Union for Proceeding 1. 4) The undersigned agree(s) to perform the undersigned agree(s) to perform the undersigned hereby authorates resulting from this application wereants that he has (they have) full rement in conflict herewith. 6) Assignor hereby further assigns sue for, and collect damages for, a 7) The undersigned hereby grante power to insert on this assignment and Trademark Office for required the series witness whereof, executed by the lower of the lo	scute all paper in connectic scute all paper reof and to consecute all protection of inform all affirm orize(s) and right to convers to Assigned any and all acts) the law fent any furth cordation of a undersigned in a of Inventions of Inventions of Inventions of Inventions and Inventions of Inve	ers necessary in connection with this application and any continuing or divisional applications it on with such applications as the Assignee may deem necessary or expedient. ers necessary in connection with any interference which may be declared concerning this applications are necessary in connection with any interference which may be declared concerning this applications with the Assignee in every way possible in obtaining evidence and going forward with respect to the Assignee and documents and perform any act which may be necessary in connection with claims industrial Property or similar agreements. In matter acts which may be necessary to obtain a grant of a valid United States patent to the Assignee acts which may be necessary to obtain a grant of a valid United States patent to the Assignee, as Assignee of the entire interest claiming or divisional applications thereof to the said Assignee, as Assignee of the entire interest by the entire interest herein assigned, and that he has (they have) not executed, and will not extend the entire interest herein assigned, and that he has (they have) not executed, and will not extend to past and future infringement. If it is a standard future infringement of the patent rights assigned herein, including the standard future infringement. If it is a standard future infringement of the patent rights assigned herein, including the standard future infringement. If it is a standard future infringement of the patent rights assigned h
so contract	Serial No., if known 1) The undersigned agree(s) to execute separate assignments 2) The undersigned agree(s) to execute separate assignments 3) The undersigned agree(s) to execute softhe international Union for Proceed agree(s) to execute softhe international Union for Proceed agree(s) to perform the undersigned agree(s) to perform the undersigned hereby authorates resulting from this application were strait in conflict herewith. 6) Assignor hereby further assigns see for, and collect damages for, and collect damages for, and collect damages for, and exposed the power to insert on this assignment at and Trademark Office for reconstructions. Naturally 6, 2000 Naturally	scute all paper in connectic ecute all paper in connectic ecute all paper in contection of inform all affirm or any conting in the conversion of the sundersigner in condition of a undersigner in conference of inventione in connectione in c	ers necessary in connection with this application and any continuing or divisional applications to on with such applications as the Assignee may deem necessary or expedient. ers necessary in connection with any interference which may be declared concerning this applications are necessary in connection with any interference which may be declared concerning this applications with the Assignee in every way possible in obtaining evidence and going forward with respect to the Assignee and documents and perform any act which may be necessary in connection with claims industrial Property or similar agreements. The property of similar agreements are greated to a valid United States patent to the Assignee as a valid United States patent to the Assignee as Assignee of the entire interest intuing or divisional applications thereof to the said Assignee, as Assignee of the entire interest interest herein assigned, and that he has (they have) not executed, and will not extend the entire interest herein assigned, and that he has (they have) not executed, and will not extend past and future infringement. Firm of Jacobson, Price, Holman & Stern, PLLC, 400 Seventh Street, N.W., Washington, Described the Interest of the United Comment. Firm of Jacobson, Price, Holman & Stern, PLLC, 400 Seventh Street, N.W., Washington, Described the Interest of the United Comment. Firm of Jacobson, Price, Holman & Stern, PLLC, 400 Seventh Street, N.W., Washington, Described the Interest of the United Comment. Firm of Jacobson, Price, Holman & Stern, PLLC, 400 Seventh Street, N.W., Washington, Described the Interest of the United Comment. Firm of Jacobson, Price, Holman & Stern, PLLC, 400 Seventh Street, N.W., Washington, Described the United Comment. Firm of Jacobson, Price, Holman & Stern, PLLC, 400 Seventh Street, N.W., Washington, Described the United States past and Firm of Jacobson, Price, Holman & Stern, PLLC, 400 Seventh Street, N.W., Washington, Described the United States past and Firm of Jacobson, Price, Holman & Stern, PLLC, 40

LAW OFFICES OF

Witness

Witness

JACOBSON, PRICE, HOLMAN & STERN

GRANCIE

PROFESSIONAL LIMITED LIABILITY COMPANY THE JENIFER BUILDING 400 SEVENTH STREET, N.W. WASHINGTON, D.C. 20004

JPH&S 7/98

Additional inventor's names and signatures

RECORDED: 07/28/2000

on a separate sheet.

PATENT REEL: 011013 FRAME: 0630