FORM PTO-1619A Expires 06/30/99 OMB 0651-0027

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Second Party Name (line 1)	David E. Junker			Execution Date Month Day Ye
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PATENT

REEL: 011909 FRAME: 0516

FORM PTO-1619B Expires 06/30/99 OMB 0651-0027	P	age 2	U.S. Department of Commerce Patent and Trademark Office PATENT
Correspondent Name an	d Address Area Code	e and Telephone Number 908-2	298-2135
Name Pamela Salkeld			
Address (line 1) Patent Dept. K-6	5-1, 1990		
Address (line 2) Schering-Plough	1 Corporation		
Address (Ilne 3) 2000 Galloping	Hill Road		
Address (line 4) Kenilworth NJ	07033-0530		
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Application Number(s) or	, -	L	ional numbers attached
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Patent Application 09/113,750	Number(s)	Patent Nu	mber(s)
If this document is being filed togethe signed by the first named executing		enter the date the patent application w	as Month Day Year
Patent Cooperation Treat			
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only if a U.S. Application only if a U.S. Application of the been assigned in the control of the	ation Number PCT	PCT	PCT
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Fee Amount	Fee Amount for Propertie	es Listed (37 CFR 3.41): \$	40.00
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(Enter for payment by deposit account or If additional fees can be charged to the account.) Deposit Account Number: # 19-0365			
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To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Charges to deposit account are authorized, as indicated herein.			
Pamela Salkeld	Parme	Schuller Schuler St. 607	5 June 2001
Name of Person Sigr	ling	Signature(U) - No. 38,60 +	Date

PATENT REEL: 011909 FRAME: 0517 (Joint)

DΛ	TENT	CASE	QV04444
PΑ	IENI	CASE:	SY01114

ASSIGNMENT

For good and valuable conside	eration paid to us,			
(1) Mark D. Cochran	_(2) David E. J	unker (3)		
(4) and (5)	,	respectively resid	ing at	
(1) 4506 Horizon Drive, Carlsbad, Ca	alifornia , 92008 (2) 6	901 Galewood St	eet, San Diego, Califo	rnia, 92120
(3)	(4)	and (5)		
by SCHERING-PLOUGH VETERINAF	RY CORPORATION,	a corporation org	anized under the laws	of the State
of Nevada, United States of America, I	having its principal off	ice at 12125 Moy	a Boulevard, Reno, Ne	evada 89506,
United States of America, (hereinafter	called "ASSIGNEE"),	we each do here	by sell, assign and tra	nsfer to said
ASSIGNEE each of our entire right, titl	le and interest in all co	ountries of the wo	rld in and to any and a	ill of our
inventions and discoveries described in	in the patent application	on entitled Re	combinant Raccoonpo	x Virus and
Uses Thereof as a Vaccine in Mamma	ılian and Avian Specie	es		
and officially identified* by the United S	States Patent and Tra	demark Office as	Application Number	09/113,750
filed on July 10, 1998	, and/or b	y the World Intell	ectual Property Organ	ization as
International Patent Application Number	er fil	ed on	, 20,	in and to the
right to file patent applications in the na	ame of ASSIGNEE, it	s designee, or in	any or all of our names	s, at its
election, on the aforesaid inventions as	nd discoveries in all c	ountries of the wo	orld, together with all rig	ghts of
priority in the aforesaid countries deriv	ring from the above-id	entified patent ap	plication under the Inte	ernational
Convention for the Protection of Indust	trial Property, under t	he Inter-American	Convention relating to	o Inventions,
Patents, Designs and Industrial Model	ls and under any othe	r international arra	angement to which the	United
States now is or hereafter becomes a	signatory, in and to a	ny and all Letters	Patent that issue on a	ny of the
aforesaid patent applications, in and to	o any applications clai	ming priority bene	efits to a provisional pa	atent
application or other applications filed o	on said inventions, and	d in and to any co	ntinuations, divisions,	reissues,
renewals and extensions thereof of an	y of said Letters Pate	nt, the same to be	e held and enjoyed by	said
ASSIGNEE, its successors, assigns a	and other legal represe	entatives, to the fu	ıll ends of the terms fo	r which a
Letters Patent therefor may be granted	d, as fully and entirely	as the same wou	ıld have been held and	d enjoyed by
us if this assignment and sale had not	been made.			
				_

And we hereby covenant and agree that we will at any time, upon the request and at the expense of ASSIGNEE, execute and deliver any and all documents that may be necessary or desirable to perfect the title to the foregoing inventions and discoveries, patent applications, and Letters Patent and continuations, divisions, reissues, renewals and extensions thereof in ASSIGNEE, its successors, assigns or other legal representatives, including the execution and procurement of any and all further documents evidencing this assignment and sale as may be necessary or desirable for recording the same in the Patent Office of any country concerned, and that we will, at any time, upon the request and at the expense of ASSIGNEE, execute any additional or divisional applications for patents for said inventions and discoveries, or any part or parts thereof, and applications for patents of confirmation, registration and importation based on said Letters Patent and on Letters Patent issuing from said additional or divisional applications and reissues, renewals and extensions therefor, and will make all rightful oaths and declarations and do all lawful acts requisite for procuring the same or for aiding therein,

PATENT REEL: 011909 FRAME: 0518 without further compensation, but at the expense of **ASSIGNEE**, its successors, assigns or other legal representatives.

*We hereby authorize **ASSIGNEE** to insert in this instrument the Application Number and the filing date of said application for Letters Patent when officially notified thereof.

Executed this 🛂	_day of _May	, 20 <u>0 \</u>
Mulx	J Cal	_ L .S.
Executed this 31	day of May	, 20 <i>©/</i> _ L.S.
Executed this	day of	, 20
		_ L.S.
Executed this	_ day of	, 20
		_ L.S.

Executed this _____ day of ______, 20____.

RECORDED: 06/08/2001