

PATENT ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Deed of Acknowledgement of Vesting of Intellectual Property Rights
CONVEYING PARTY DATA	
Name	Execution Date
The Baker Medical Research Institute	12/24/2008
RECEIVING PARTY DATA	
Name:	Baker IDI Heart and Diabetes Inst. Holdings LTD
Street Address:	75 Commercial Road
City:	Melbourne, Victoria
State/Country:	AUSTRALIA
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	10513768
CORRESPONDENCE DATA	
Fax Number:	(248)594-0610
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>	
Phone:	248-594-0600
Email:	vll@raderfishman.com
Correspondent Name:	James F. Kamp
Address Line 1:	39533 Woodward Ave.
Address Line 4:	Bloomfield Hills, MICHIGAN 48304
NAME OF SUBMITTER:	James F. Kamp
Total Attachments: 27 source=r0638532#page1.tif source=r0638532#page2.tif source=r0638532#page3.tif source=r0638532#page4.tif source=r0638532#page5.tif source=r0638532#page6.tif source=r0638532#page7.tif source=r0638532#page8.tif	

CH \$40.00 10513768

source=r0638532#page9.tif
source=r0638532#page10.tif
source=r0638532#page11.tif
source=r0638532#page12.tif
source=r0638532#page13.tif
source=r0638532#page14.tif
source=r0638532#page15.tif
source=r0638532#page16.tif
source=r0638532#page17.tif
source=r0638532#page18.tif
source=r0638532#page19.tif
source=r0638532#page20.tif
source=r0638532#page21.tif
source=r0638532#page22.tif
source=r0638532#page23.tif
source=r0638532#page24.tif
source=r0638532#page25.tif
source=r0638532#page26.tif
source=r0638532#page27.tif



DAVIES COLLISON CAVE

**BAKER MEDICAL RESEARCH INSTITUTE
ABN 60 234 497 945**

AND

**BAKER IDI HEART AND DIABETES INSTITUTE HOLDINGS LTD
ACN 131 762 948**

**DEED OF ACKNOWLEDGEMENT OF VESTING OF INTELLECTUAL
PROPERTY RIGHTS**

\\fs1\Operations\Commercialisation\Projects\Baker Projects\2008 Projects\AG-B-2008-0170 - Assignments BMRU to BIDI Holdings Limited in relation to Griffith Hack\20081219_Assignment of Patents_BMRU to Holdings.DOC - 19/12/08

280451
P001.DOC

**PATENT
REEL: 022864 FRAME: 0563**

**DEED OF ACKNOWLEDGEMENT OF VESTING OF INTELLECTUAL
PROPERTY RIGHTS**

THIS DEED is made on the 24th day of December 2008

BETWEEN:

BAKER MEDICAL RESEARCH INSTITUTE, ABN 60 234 497 945, of 75 Commercial Road, Melbourne, in the State of Victoria, Australia
(*BMRI*)

AND:

BAKER IDI HEART AND DIABETES INSTITUTE HOLDINGS LTD, ACN 131 762 948, of 75 Commercial Road, Melbourne, in the State of Victoria, Australia
(*Baker IDI*)

RECITALS:

- A. BMRI was established as a body corporate under the Baker Medical Research Institute Act 1980 (Victoria) ("*the Baker Act*").
- B. By the enactment of the Medical Research Institutes Repeal Act 2008 (Victoria) ("*the Repeal Act*") which was assented to on 5 November 2008 and which comes into operation on 1 January 2009, a copy of which Act is attached as Attachment "A", the Parliament of the State of Victoria provided for the repeal the Baker Act and provided by section 5(2)(b) for all property, rights and liabilities, among other things, held by BMRI to be transferred to Baker IDI.
- C. The Parties now wish to confirm the vesting of all the right, title and interest of BMRI in Baker IDI of the Vested Rights defined below on 1 January 2009 in order to provide a written record for all purposes for which such acknowledgment may be required by Baker IDI.

THE PARTIES AGREE:

1. DEFINITIONS AND INTERPRETATION

1.1. Definitions

In this Deed:

Applications means the patent applications listed in Part A of the Schedule.

Corresponding Application means an application for a patent made in respect of an invention described in an Application and includes an application for a patent which claims the same priority date as an Application or is a refiling of an Application, a divisional application, a continuation or a continuation in part or an application made under the Patent Cooperation Treaty, including any national or regional phase entry resulting from an Application.

Patents means a patent listed in Part B of Schedule 2 and any patent granted on an Application or a Corresponding Application in the future.

Vested Rights means any legal or equitable estate or interest (whether present or future and whether vested or contingent) in real or personal property and rights of any description as defined in the Repeal Act and includes, without limitation, the Applications and the Patents.

1.2. Interpretation

In this Deed, unless the context indicates to the contrary:

- (a) headings are for convenience only and do not affect interpretation;
- (b) the singular includes the plural and conversely;
- (c) the meaning of general words is not limited by specific examples introduced by *including*, or *for example*, or similar expressions;
- (d) if a word or phrase is defined, its other grammatical forms have a corresponding meaning;
- (e) a reference to an agreement or document (including a reference to this Deed) is to the agreement or document as amended, varied, supplemented, novated or replaced, except to the extent prohibited by this Deed or that other agreement or document;
- (f) the expression *person* includes a natural person, an institution, a body corporate, an agency or other body;
- (g) references to any party to this Deed will include the party's legal successors (including executors and administrators) and permitted assigns;

\\fs1\Operations\Commercialisation\Projects\Baker Projects\2008 Projects\AG-B-2008-0170 - Assignments BMRI to BIDI Holdings Limited in relation to Griffith Hack\20081219_Assignment of Patents_BMRI to Holdings.DOC - 19/12/08

- (h) references to any document or agreement will be taken to include references to such document or agreement as amended, novated, supplemented, varied or replaced from time to time; and
- (i) all *Schedules* of, and *Annexures* to, this Deed form part of this Deed.

2. VESTING IN ASSIGNEE

- 2.1. BMRI confirms that on 1 January 2009 the Vested Rights will vest in Baker IDI absolutely, by operation of the Repeal Act.
- 2.2. BMRI and Baker IDI acknowledge and agree that:
 - (a) the Applications;
 - (b) any Corresponding Applications;
 - (c) the Patents;
 - (d) the inventions respectively described in the Applications, Corresponding Applications and the Patents, and the right to apply for statutory protection of such inventions; and
 - (e) the right to sue for infringement of any Patent occurring prior to the date of this Deed and all remedies available thereon

("the *Intellectual Property Rights*") fall within the scope of clause 5(2)(b) of the Repeal Act and therefore vest in Baker IDI on 1 January 2009 pursuant to the Repeal Act.

- 2.3. For the avoidance of doubt, to the extent that there are any Intellectual Property Rights remaining in BMRI immediately after the vesting of rights pursuant to the Repeal Act despite the operation of that Act, BMRI assigns to Baker IDI on 1 January 2009 all right, title and interest whatsoever and wheresoever subsisting in the world in the Intellectual Property Rights absolutely and without any right of reassignment.

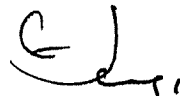
3. GENERAL

- 3.1. No variation of this Deed will be of any force or effect unless it is in writing and signed by the parties to this document.
- 3.2. This Deed is governed by the laws of the State of Victoria, Australia. The parties submit to the non-exclusive jurisdiction of its courts and courts of appeal from them. The parties will not object to the exercise of jurisdiction by those courts on any basis.
- 3.3. Each party will bear its own costs of and incidental to the preparation of this Deed and the matters referred to in the Recitals.

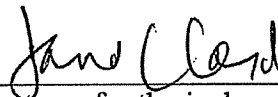
- 3.4. This Deed will be binding on, and enure for the benefit on each of the parties and their respective successors in title and permitted assigns.
- 3.5. This Deed may be executed in any number of counterparts. All counterparts together will be taken to constitute one instrument.

EXECUTED as a DEED by the parties

Executed as a Deed for and on behalf of)
Baker Medical Research Institute (ABN 60)
 234 497 945) trading as Baker IDI Heart &)
 Diabetes Institute by its authorised)
 representatives:)

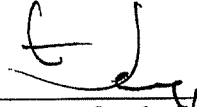

 _____)
 Signature of authorised person)

GARY JENNINGS DIRECTOR)
 _____)
 Name and title of authorised person (print))

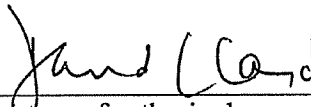

 _____)
 Signature of authorised person)

DAVID LLOYD DEPUTY DIRECTOR (ADMIN))
 _____)
 Name and title of authorised person (print))

Executed as a Deed for and on behalf of)
Baker IDI Heart And Diabetes Institute)
Holdings Ltd (ACN 131 762 948) by its)
 authorised representatives:)


 _____)
 Signature of authorised person)

GARY JENNINGS DIRECTOR)
 _____)
 Name and title of authorised person (print))


 _____)
 Signature of authorised person)

DAVID LLOYD DEPUTY DIRECTOR (ADMIN))
 _____)
 Name and title of authorised person (print))

SCHEDULE 1

PART A: Patent Applications

Patent Title	Priority Applications	Active Application / Patent #	Country
Amino Acid Analogues	US 60/379,305 (2002-09-09) US 60/379,556 (2002-09-09)	2008221638 10/513,768 EP1501781	Australia US Europe
Anticoagulation agent and uses thereof	AU 2005905522 (2005-10-06) AU 2005903570 (2005-07-05)	2006265782 565254 11/988,196 101237879A 94/DELPH/2008 2008-518572 10-2008-7003124 6752668.1 200800038-2 2,613,691	Australia New Zealand United States of America China India Japan Republic of Korea Europe Singapore Canada
Diagnosis and treatment of diseases involving platelet activation	US 61/008,990 (2007-12-20)	61/008,990	United States of America
Modulating glycosaminoglycans and uses thereof	AU 2008902527 (2008-05-22)	2008902527 2008906196	Australia
Therapeutic method	AU 2008901565 (2008-04-01)	AU2008901565	Australia
Treatment of HIV-1 Infected Individuals	US 60/734,272 (2005-11-08) US 60/721,116 (2005-09-28)	US11/528431	United States of America
Treatment of Obesity	US 60/920,822 (2007-03-30)	60/920,822 PCT/AU2008/000438	United States of America
Polylysine dendrimer contrast agent	AU 2006904385 (2006-08-11) AU 2007901752 (2007-04-02)	2007901752 PCT/AU2007/001122	Australia
Proteinaceous compounds and uses therefor	US 60/588,243 (2004-07-15)	5760750.9 11/623,238	Europe United States of America
Treating Valvular Insufficiency	US 20050631832 (2005-07-06) US 20040585784 (2004-07-06)	US2008288060 EP1781179	United States of America Europe
Treating Valvular Aortic	US 20050592839 (2005-03-09) AU 20040901357 (2004-03-15) US 20040559782 (2004-04-06)	US2008071364	United States of America
Monoclonal antibody against ABCA1	AU 20040902842 (2004-05-27)	US2007178086	United States of America
Leukocyte-binding Polypeptides and Uses Therefor	AU 2005905904 (2005-10-25)	12/091,708	United States of America
Methods and compositions for treating a diabetic complication	AU2008900271 (2008-01-21)	2,008,900,271	Australia

PART B: Patents

Patent Title	Priority Applications	Patent #	Country
Genetic Sequences Encoding Glucocorticoid Dehydrogenases and uses therefor	US 08/519,081(1995-08-24)	2156976 5,883,240 5,965,372	Canada United States of America United States of America

\\Fs1\Operations\Commercialisation\Projects\Baker Projects\2008 Projects\AG-B-2008-0170 - Assignments BMRJ to BIDI Holdings Limited in relation to Griffith Hack\20081219_Assignment of Patents_BMRJ to Holdings.DOC - 19/12/08

280451
P001.DOC

ATTACHMENT "A"

Medical Research Institutes Repeal Act 2008

No. 63 of 2008

TABLE OF PROVISIONS

<i>Section</i>	<i>Page</i>
PART 1—PRELIMINARY	3
1 Purposes	3
2 Commencement	3
PART 2—REPEAL OF THE BAKER MEDICAL RESEARCH INSTITUTE ACT 1980	4
3 Definitions	4
4 Repeal of Baker Medical Research Institute Act 1980	4
5 Abolition of former body	5
6 Accounts	6
7 Transfer of staff	6
8 Future terms and conditions of transferred employees	7
9 Students	7
10 Validity of things done under this Part	8
11 Savings and transitional regulations	9
PART 3—REPEAL OF THE PRINCE HENRY'S INSTITUTE OF MEDICAL RESEARCH ACT 1988	10
12 Definitions	10
13 Repeal of Prince Henry's Institute of Medical Research Act 1988	11
14 Abolition of former body	11
15 Financial statements	12
16 Transfer of staff	12
17 Future terms and conditions of transferred employees	13
18 Students	14
19 Validity of things done under this Part	14
20 Savings and transitional regulations	15

<i>Section</i>	<i>Page</i>
PART 4—CONSEQUENTIAL AMENDMENTS TO THE CANCER ACT 1958	16
21 Definitions	16
22 Constitution of medical and scientific committee	16
23 Amendment to Second Schedule	16
<hr/>	
ENDNOTES	17



Victoria

Medical Research Institutes Repeal Act 2008[†]

No. 63 of 2008

[Assented to 5 November 2008]

Preamble

A Deed dated 10 May 1926 made between Thomas Baker, Alice Baker and Eleanor Mary Shaw (the Settlers), Thomas Baker, John Fullarton Mackeddie and Henry Michael Collins (the Trustees) and the Alfred Hospital Melbourne established an Institute of Medical Research called "The Thomas Baker, Alice Baker, and Eleanor Shaw Medical Research Institute". Its objects were to carry out medical research work and to instruct medical and post-graduate students.

The Baker Medical Research Institute Act 1980 was enacted to establish a body corporate known as the Baker Medical Research Institute.

Medical Research Institutes Repeal Act 2008
No. 63 of 2008

Preamble

Part 1—Preliminary

In 2007, the Baker Medical Research Institute agreed with the International Diabetes Institute to merge for the purpose of combining their joint strengths and forming a national heart and diabetes institute.

The merged institute is to be known as the Baker IDI Heart and Diabetes Institute. Consistent with the objects of the Baker Medical Research Institute, the objects of the Baker IDI Heart and Diabetes Institute are to pursue strategies to reduce death and disability from cardiovascular disease, diabetes, and other related non-communicable diseases through research, clinical care, education and advocacy.

To enable the merged institute to conduct its affairs as agreed by the parties to the merger, it is expedient to repeal the Baker Medical Research Institute Act 1980 and to provide for the transfer of all property, rights and liabilities held, and staff employed, by the Baker Medical Research Institute to a company limited by guarantee and incorporated under the Corporations Act. The company is to be the successor in law of the Institute.

The Prince Henry's Institute of Medical Research Act 1988 was enacted to establish a body corporate known as the Prince Henry's Institute of Medical Research and came into operation on 1 January 1990.

The predecessor of the Prince Henry's Institute of Medical Research was the Prince Henry's Medical Research Centre which was established at Prince Henry's Hospital in Melbourne in 1960.

The Prince Henry's Institute of Medical Research Act 1988 provided for the transfer of all members, property, rights and liabilities held by the Prince Henry's Medical Research Centre to the Prince Henry's Institute of Medical Research.

Medical Research Institutes Repeal Act 2008
No. 63 of 2008

Part 1—Preliminary

s. 1

That Act is now to be repealed and provision made for the transfer of all property, rights and liabilities held, and staff employed, by the Prince Henry's Institute of Medical Research to a company limited by guarantee and incorporated under the Corporations Act. The company is to be the successor in law of the Prince Henry's Institute of Medical Research.

The Parliament of Victoria therefore enacts:

PART 1—PRELIMINARY

1 Purposes

The main purposes of this Act are—

- (a) to repeal the **Baker Medical Research Institute Act 1980**; and
- (b) to provide for the transfer to Baker IDI Heart and Diabetes Institute Holdings Limited ACN 131 762 948 of all property, rights, liabilities and staff of the Baker Medical Research Institute; and
- (c) to repeal the **Prince Henry's Institute of Medical Research Act 1988**; and
- (d) to provide for the transfer to Prince Henry's Institute of Medical Research ACN 132 025 024 of all property, rights, liabilities and staff of the Prince Henry's Institute of Medical Research.

2 Commencement

This Act comes into operation on 1 January 2009.

Medical Research Institutes Repeal Act 2008
No. 63 of 2008

s. 3

Part 2—Repeal of the Baker Medical Research Institute Act 1980

**PART 2—REPEAL OF THE BAKER MEDICAL RESEARCH
INSTITUTE ACT 1980**

3 Definitions

In this Part—

Board means the Board constituted under the
Baker Medical Research Institute Act
1980;

commencement day means 1 January 2009;

former body means Baker Medical Research
Institute established by the Baker Medical
Research Institute Act 1980;

liabilities means all liabilities, duties and
obligations, whether actual, contingent or
prospective;

new body means Baker IDI Heart and Diabetes
Institute Holdings Limited
ACN 131 762 948;

property means any legal or equitable estate or
interest (whether present or future and
whether vested or contingent) in real or
personal property of any description;

rights means all rights, powers, privileges and
immunities, whether actual, contingent or
prospective;

transferred employee means an employee
transferred to the new body by force of this
Part.

**4 Repeal of Baker Medical Research Institute Act
1980**

The Baker Medical Research Institute Act 1980
is repealed.

See:
Act No.
9411 and
amending Act
Nos 23/1994
and 74/2000.
LawToday:
www.legislation.vic.gov.au

Medical Research Institutes Repeal Act 2008
No. 63 of 2008

Part 2—Repeal of the Baker Medical Research Institute Act 1980

s. 5

5 Abolition of former body

(1) On the commencement day—

- (a) the former body is abolished; and
- (b) a person holding office as a member of the former body ceases to hold office; and
- (c) the Board is abolished; and
- (d) a person holding office as a member of the Board ceases to hold office; and
- (e) any committee appointed by the Board is abolished; and
- (f) any person holding office as a member of a committee ceases to hold office.

(2) On the commencement day—

- (a) the new body is the successor in law of the former body; and
- (b) all rights, property and assets that immediately before that day were vested in the former body (whether beneficially or as a trustee of any charitable trust or foundation) vest, by force of this section, in the new body; and
- (c) all debts, liabilities and obligations of the former body become, by force of this section, debts, liabilities and obligations of the new body; and
- (d) the new body is, by force of this section, substituted as a party to any proceedings pending in any court or tribunal to which the former body was a party immediately before that day; and
- (e) the new body is, by force of this section, substituted as a party to any arrangement or contract entered into by or on behalf of the

Medical Research Institutes Repeal Act 2008
No. 63 of 2008

Part 2—Repeal of the Baker Medical Research Institute Act 1980

former body as a party and in force immediately before that day, and

- (f) the new body is, by force of this section, substituted as the trustee of all trusts, funds and foundations of which the former body was trustee immediately before that day, and
- (g) any reference to the former body in any Act or in any proclamation, Order in Council, rule, regulation, order, agreement, instrument, deed, will or other document is, so far as it relates to any period after that day and if not inconsistent with the context or subject matter, construed as a reference to the new body.

6 Accounts

On and from the commencement day, the new body must ensure that the accounts of the former body for the period starting on 1 July 2008 and ending on 31 December 2008 are kept and examined in accordance with section 15 of the **Baker Medical Research Institute Act 1980** as in force immediately before its repeal.

7 Transfer of staff

- (1) On and from the commencement day, a person employed by the former body immediately before that day, including a person holding office as a result of an appointment made by the Board under section 9(5) or 13(1) of the **Baker Medical Research Institute Act 1980** as in force immediately before its repeal, is to be taken as—
 - (a) having been employed by the new body; and
 - (b) having been so employed on the same terms and conditions as those that applied to the person immediately before the commencement day as an employee of the former body; and

Medical Research Institutes Repeal Act 2008
No. 63 of 2008

Part 2—Repeal of the Baker Medical Research Institute Act 1980

s. 8

(c) having accrued an entitlement to benefits, in connection with that employment with the new body, that is equivalent to the entitlement that the person had accrued, as an employee of the former body, immediately before the commencement day.

(2) The service of a transferred employee as an employee of the new body is to be taken for all purposes as having been continuous with the service of the transferred employee, immediately before the commencement day, as an employee of the former body.

8 Future terms and conditions of transferred employees

Nothing in section 7 prevents—

- (a) any of the terms and conditions of employment of a transferred employee from being altered by or under any law, award or agreement with effect from any time on or after the commencement day; or
- (b) a transferred employee from resigning, or the termination of a transferred employee's employment, at any time on or after the commencement day in accordance with the then existing terms and conditions of his or her employment by the new body.

9 Students

On and from the commencement day, a person who, immediately before that day, was undertaking studies at the former body may continue with those studies at the new body on and from that day on the same terms and conditions as those that applied to the person immediately before that day.

Medical Research Institutes Repeal Act 2008
No. 63 of 2008

s. 10

Part 2—Repeal of the Baker Medical Research Institute Act 1980

10 Validity of things done under this Part

- (1) Nothing effected by this Part or suffered under this Part—
- (a) is to be taken as placing any person in breach of contract or confidence or as otherwise exposing the person to civil liability; or
 - (b) is to be taken as placing any person in breach of or as constituting a default under, any Act or other law or any provision in any agreement, arrangement or understanding including, but not limited to, any provision prohibiting or restricting the assignment or transfer of any property or right or the disclosure of any information; or
 - (c) is to be taken as fulfilling any condition which allows a person to exercise a power, right or remedy in respect of, or to terminate, any agreement or obligation; or
 - (d) is to be taken as giving rise to any remedy for a party to a contract or an instrument or as causing or permitting the termination of any contract or instrument because of a change in the beneficial or legal ownership of any property, right or liability; or
 - (e) is to be taken as causing any contract or instrument to be void or otherwise unenforceable; or
 - (f) is to be taken as frustrating any contract; or
 - (g) releases any surety or other obligor wholly or in part from any obligation.
- (2) In this section *Act* does not include the Charter of Human Rights and Responsibilities Act 2006.

Medical Research Institutes Repeal Act 2008
No. 63 of 2008

Part 2—Repeal of the Baker Medical Research Institute Act 1980

s. 11

II Savings and transitional regulations

- (1) The Governor in Council may make regulations containing provisions of a savings or transitional nature consequent on the enactment of this Part.
 - (2) Regulations made under this section may have a retrospective effect to a day on or after the commencement day.
 - (3) This section expires on 1 January 2010.
-

Medical Research Institutes Repeal Act 2008
No. 63 of 2008

s. 12

Part 3—Repeal of the Prince Henry's Institute of Medical Research Act 1988

**PART 3—REPEAL OF THE PRINCE HENRY'S INSTITUTE
OF MEDICAL RESEARCH ACT 1988**

12 Definitions

In this Part—

Board means the governing body of the former body appointed by or under the **Prince Henry's Institute of Medical Research Act 1988**;

commencement day means 1 January 2009;

former body means Prince Henry's Institute of Medical Research established by the **Prince Henry's Institute of Medical Research Act 1988**;

liabilities means all liabilities, duties and obligations, whether actual, contingent or prospective;

new body means Prince Henry's Institute of Medical Research ACN 132 025 024;

property means any legal or equitable estate or interest (whether present or future and whether vested or contingent) in real or personal property of any description;

rights means all rights, powers, privileges and immunities, whether actual, contingent or prospective;

transferred employee means an employee transferred to the new body by force of this Part.

Medical Research Institutes Repeal Act 2008
No. 63 of 2008

Part 3—Repeal of the Prince Henry's Institute of Medical Research Act 1988

s. 13

13 Repeal of Prince Henry's Institute of Medical Research Act 1988

The Prince Henry's Institute of Medical Research Act 1988 is repealed.

See:
Act No.
43/1988.
Reprint No. 1
as at
5 September
1997.
LawToday:
www.
legislation.
vic.gov.au

14 Abolition of former body

(1) On the commencement day—

- (a) the former body is abolished; and
- (b) a person holding office as a member of the former body ceases to hold office; and
- (c) the Board is abolished; and
- (d) a person holding office as a member of the Board ceases to hold office; and
- (e) any sub-committee appointed by the Board is abolished; and
- (f) any person holding office as a member of a sub-committee ceases to hold office.

(2) On the commencement day—

- (a) the new body is the successor in law of the former body; and
- (b) all rights, property and assets that immediately before that day were vested in the former body (whether beneficially or as a trustee of any charitable trust or foundation) vest, by force of this section, in the new body; and
- (c) all debts, liabilities and obligations of the former body become, by force of this section, debts, liabilities and obligations of the new body; and

\\fs1\Operations\Commercialisation\Projects\Baker Projects\2008 Projects\AG-B-2008-0170 - Assignments BMRI to BIDI Holdings Limited in relation to Griffith Hack\20081219_Assignment of Patents_BMRI to Holdings.DOC - 19/12/08

280451
P001.DOC

PATENT
REEL: 022864 FRAME: 0582

Medical Research Institutes Repeal Act 2008
No. 63 of 2008

s. 15

Part 3—Repeal of the Prince Henry's Institute of Medical Research Act 1988

- (d) the new body is, by force of this section, substituted as a party to any proceedings pending in any court or tribunal to which the former body was a party immediately before that day, and
- (e) the new body is, by force of this section, substituted as a party to any arrangement or contract entered into by or on behalf of the former body as a party and in force immediately before that day, and
- (f) the new body is, by force of this section, substituted as the trustee of all trusts, funds and foundations of which the former body was trustee immediately before that day, and
- (g) any reference to the former body in any Act or in any proclamation, Order in Council, rule, regulation, order, agreement, instrument, deed, will or other document is, so far as it relates to any period after that day and if not inconsistent with the context or subject matter, construed as a reference to the new body.

15 Financial statements

On and from the commencement day, the new body must ensure that the financial statements of the former body for the period starting on 1 July 2008 and ending on 31 December 2008 are prepared in accordance with the **Financial Management Act 1994**.

16 Transfer of staff

- (1) On and from the commencement day, a person employed by the Board immediately before that day is to be taken as—
 - (a) having been employed by the new body, and

Medical Research Institutes Repeal Act 2008
No. 63 of 2008

Part 3—Repeal of the Prince Henry's Institute of Medical Research Act 1988

s. 17

- (b) having been so employed on the same terms and conditions as those that applied to the person immediately before the commencement day as an employee of the former body; and
 - (c) having accrued an entitlement to benefits, in connection with that employment with the new body, that is equivalent to the entitlement that the person had accrued, as an employee of the former body, immediately before the commencement day.
- (2) The service of a transferred employee as an employee of the new body is to be taken for all purposes as having been continuous with the service of the transferred employee, immediately before the commencement day, as an employee of the former body.

17 Future terms and conditions of transferred employees

Nothing in section 16 prevents—

- (a) any of the terms and conditions of employment of a transferred employee from being altered by or under any law, award or agreement with effect from any time on or after the commencement day; or
- (b) a transferred employee from resigning, or the termination of a transferred employee's employment, at any time on or after the commencement day in accordance with the then existing terms and conditions of his or her employment by the new body.

Medical Research Institutes Repeal Act 2008
No. 63 of 2008

s. 18

Part 3—Repeal of the Prince Henry's Institute of Medical Research Act 1988

18 Students

On and from the commencement day, a person who, immediately before that day, was undertaking studies at the former body may continue with those studies at the new body on or from that day on the same terms and conditions as those that applied to the person immediately before that day.

19 Validity of things done under this Part

(1) Nothing effected by this Part or suffered under this Part—

- (a) is to be taken as placing any person in breach of contract or confidence or as otherwise exposing the person to civil liability; or
- (b) is to be taken as placing any person in breach of or as constituting a default under, any Act or other law or any provision in any agreement, arrangement or understanding including, but not limited to, any provision prohibiting or restricting the assignment or transfer of any property or right or the disclosure of any information; or
- (c) is to be taken as fulfilling any condition which allows a person to exercise a power, right or remedy in respect of, or to terminate, any agreement or obligation; or
- (d) is to be taken as giving rise to any remedy for a party to a contract or an instrument or as causing or permitting the termination of any contract or instrument because of a change in the beneficial or legal ownership of any property, right or liability; or
- (e) is to be taken as causing any contract or instrument to be void or otherwise unenforceable; or

Medical Research Institutes Repeal Act 2008
No. 63 of 2008

Part 3—Repeal of the Prince Henry's Institute of Medical Research Act 1988

s. 20

- (f) is to be taken as frustrating any contract; or
- (g) releases any surety or other obligor wholly or in part from any obligation.

(2) In this section *Act* does not include the Charter of Human Rights and Responsibilities Act 2006.

20 Savings and transitional regulations

- (1) The Governor in Council may make regulations containing provisions of a savings or transitional nature consequent on the enactment of this Part.
- (2) Regulations made under this section may have a retrospective effect to a day on or after the commencement day.
- (3) This section expires on 1 January 2010.

Medical Research Institutes Repeal Act 2008
No. 63 of 2008

s. 21

Part 4—Consequential Amendments to the Cancer Act 1958

**PART 4—CONSEQUENTIAL AMENDMENTS TO THE
CANCER ACT 1958**

21 Definitions

See:
Act No.
6213.
Reprint No. 7
as at
20 November
2003
and
amending
Act Nos
108/2004,
97/2005 and
19/2007 and
G.G. 26.8.04
p. 2363.
LawToday:
www.
legislation.
vic.gov.au

In section 3(1) of the Cancer Act 1958 insert the following definitions—

"Baker IDI Heart and Diabetes Institute means Baker IDI Heart and Diabetes Institute Holdings Limited ACN 131 762 948 (or any successor in law of that company);

Prince Henry's Institute of Medical Research means Prince Henry's Institute of Medical Research ACN 132 025 024 (or any successor in law of that company);".

22 Constitution of medical and scientific committee

For section 16(2)(d) of the Cancer Act 1958 substitute—

"(d) the institute director for the time being (by whatever name called) of Baker IDI Heart and Diabetes Institute or a nominee of the institute director;".

23 Amendment to Second Schedule

In the Second Schedule to the Cancer Act 1958, for "Baker Medical Research Institute" substitute "Baker IDI Heart and Diabetes Institute".

Medical Research Institutes Repeal Act 2008
No. 63 of 2008

Endnotes

ENDNOTES

^T *Minister's second reading speech—*

Legislative Assembly: 20 August 2008

Legislative Council: 12 September 2008

The long title for the Bill for this Act was "A Bill for an Act to repeal the Baker Medical Research Institute Act 1980, the Prince Henry's Institute of Medical Research Act 1988 and for other purposes."