

PATENT ASSIGNMENT

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
KOBENHAVNS AMTS SYGEHUS, HERLEV	12/27/2006
RECEIVING PARTY DATA	
Name:	REGION HOVEDSTADEN v/HERLEV HOSPITAL
Street Address:	Herlev Ringvej 75
City:	Herlev
State/Country:	DENMARK
Postal Code:	DK-2730
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	12482031
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ATTORNEY DOCKET NUMBER:	LINDENBERG=3A
NAME OF SUBMITTER:	Iver P. Cooper
<p>Total Attachments: 6 source=2009-09-09assign(2)LINDENBERG=3A#page1.tif source=2009-09-09assign(2)LINDENBERG=3A#page2.tif source=2009-09-09assign(2)LINDENBERG=3A#page3.tif</p>	

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ASSIGNMENT (BY INSTITUTION)

Agreement by and between Københavns Amts Sygehus, Herlev
(ASSIGNOR) of Herlev Ringvej 75, DK-2730 Herlev, Denmark

and

Region Hovedstaden v/Herlev Hospital (ASSIGNEE) of Herlev
Ringvej 75, DK-2730 Herlev, Denmark effective upon execution
by or on behalf of ASSIGNOR

1. **TERRITORY** means

- worldwide
 United States Only
 Europe (unless otherwise provided, "Europe" means
those countries which were parties to the European Patent
Convention at the time of execution of this Assignment).
 Other _____

2. **GRANT**

For good and valuable consideration, the full receipt and
sufficiency of which is hereby acknowledged, ASSIGNOR hereby
agrees to assign, all a _____ undivided share in its
right, title and interest in the ASSIGNED INVENTION(S) and
ASSIGNED PATENT RIGHTS as defined below.

3. **ASSIGNED PATENT RIGHTS; ASSIGNED INVENTIONS(S)**

3.1. The ASSIGNED PATENT RIGHTS are (1) those of SOURCE
PATENT RIGHTS which are enforceable in TERRITORY, to the
extent they apply to TERRITORY, (2) ASSIGNOR'S right of
benefit (including Paris convention priority), in said
TERRITORY, based on those of SOURCE PATENT APPLICATIONS from
which benefit can be claimed, and (3) ASSIGNOR'S right to seek
extension, reexamination, reissue or supplemental protection

in said TERRITORY, of those of SOURCE PATENTS for which such a right exists.

3.2. The ASSIGNED INVENTION(S) are the inventions disclosed in one or more of the applications or patents included in the ASSIGNED PATENT RIGHTS.

4. SOURCE PATENT RIGHTS

SOURCE PATENT RIGHTS means SOURCE PATENT APPLICATIONS (4.1) and/or SOURCE PATENTS (4.2), and any invention disclosed therein, any rights of benefit (including Paris Convention Priority) arising therefrom, and any right to seek extension, reexamination, reissue or supplemental protection arising therefrom.

4.1. SOURCE PATENT APPLICATIONS

SOURCE PATENT APPLICATIONS means

(a) the patent applications set forth below

COUNTRY	APPLICATION NO.	FILED	PATENT (IF ANY)
Denmark	2002 00924	June 17, 2002	
Denmark	2002 00925	June 17, 2002	
USA	60/407,686	September 4, 2002	
USA	60/407,685	September 4, 2002	
PCT	PCT/DK03/00401	June 17, 2003	
USA	10/518,055	December 16, 2004	

(b) any applications directly or indirectly filed or caused to be filed by ASSIGNOR or ASSIGNEE, or assigned to ASSIGNOR, which claims the benefit (including but not limited to Paris Convention Priority and domestic priority in the United States under 35 USC §119(e) or 120) of an application set forth in (a) above, including but not limited to any

continuation, division or continuation-in-part thereof,

(c) any application filed by or caused to be filed by ASSIGNEE or ASSIGNOR, or assigned to ASSIGNOR, which is substantially identical to an application identified in (a) or (b) above.

4.2. SOURCE PATENTS means any patent, U.S. or foreign, including but not limited to the Patents identified in 4.1.1(a) above, which issues on any of SOURCE PATENT APPLICATIONS, and including any extensions, renewals, reexaminations or reissues of same, or divisions of reissues thereof, and any supplemental protection certificates.

5. AUTHORITY TO IDENTIFY AND CORRECT

ASSIGNOR hereby grants Iver P. Cooper, Reg. No. 28,005, and other attorneys of Browdy and Neimark, P.L.L.C. (Customer No. 001444) a delegable power to correct typographical errors in this Assignment and to insert on this Assignment any further identification which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office or any foreign patent office for recordation of this document, or to make such further corrections on this Assignment as ASSIGNOR may authorize, or the ASSIGNEE may authorize, orally or in writing. Such authority specifically includes the right to add or correct serial numbers, filing dates, patent numbers, issue dates, assignor name(s) and address(es), assignee name(s) and address(es), and execution dates.

6. SUCCESSORS IN INTEREST

The terms and covenants of this assignment shall inure to the benefit of said ASSIGNEE, its successors, assigns and other legal representatives, and shall be binding upon ASSIGNOR's successors, legal representatives and assigns.

7. WARRANTY OF TITLE

ASSIGNOR covenants and warrants that (except as set forth in an attached written disclosure which is incorporated by reference herein) it has full right to convey the entire interest herein assigned, and that it has not executed, and will not execute, any agreement in conflict therewith.

ASSIGNOR covenants and warrants that it possesses some right, title and interest in the applications identified in 4.1(a), and in the applications identified in 4.1(b) which ASSIGNOR filed or caused to be filed, that it has fully disclosed to ASSIGNEE all encumbrances, clouds or limitations upon its right, title and interest, in the United States and any foreign country, and that it has likewise disclosed to ASSIGNEE the identity of all other persons, natural or juristic, possessing or claiming to possess some right, title or interest in the foregoing; copies of said disclosures are appended to this Assignment and incorporated by reference therein.

ASSIGNOR will comply and will cause its employees or agents to comply with the duty of disclosure with respect to ASSIGNED PATENT RIGHTS, without further compensation from ASSIGNEE.

8. COOPERATION WITH PROSECUTION

ASSIGNOR agrees to cause its employees and agents execute, whenever requested by ASSIGNEE, all patent applications, assignments, lawful declarations, and other papers which ASSIGNEE may deem necessary or desirable for securing or maintaining said ASSIGNED PATENT RIGHTS; to provide ASSIGNEE with all pertinent facts and documents relating to said application as may be known and accessible to it; and to cause its employees or agents testify as to the same in any legal proceeding related thereto; all without further compensation to it (except for compensation of reasonably incurred out-of-pocket expenses), and in an

expeditious and conscientious manner. This obligation specifically includes supplying to ASSIGNEE any information in ASSIGNOR'S possession or control which ASSIGNEE may deem necessary or desirable for supporting an application for patent term extension.

ASSIGNOR also agrees that it will not allow its employees or agents to testify in a legal proceeding relating to said patents or applications on behalf of another party, or otherwise assist another party in connection with such a legal proceeding or in connection with any evaluation of the patentability, validity or scope of said patents and applications, without the prior written consent of ASSIGNEE or its legal representatives, if such consent can be lawfully required by ASSIGNEE.

If the grant is of all ASSIGNOR'S rights in ASSIGNED PATENT RIGHTS, nothing herein should be construed to imply an obligation on ASSIGNOR'S part to satisfy expenses of prosecuting and maintaining any ASSIGNED PATENT RIGHTS.

9. REAL PARTY IN INTEREST

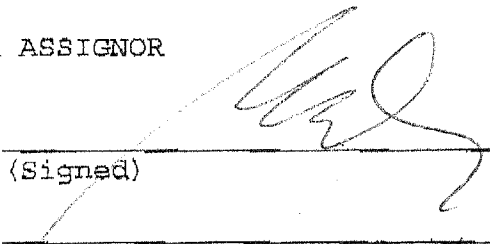
If this assignment is of ASSIGNOR'S entire interest in ASSIGNED PATENT RIGHTS, ASSIGNOR recognizes that this assignment of its rights in this application makes the ASSIGNEE the real party in interest with respect thereto and that the ASSIGNEE's interests will then be represented by the attorney(s) and/or agent(s) appointed by them to the exclusion of any of its personal interests which may conflict therewith. In the event of any dispute which ASSIGNOR has with ASSIGNEE over the subject matter of this assignment, ASSIGNOR acknowledge that it will have to retain independent legal counsel with respect thereto at its own expense.

10. BIOLOGICAL MATERIALS

ASSIGNOR likewise assigns to ASSIGNEE all or part, as designated in 2, of its right, title and interest in any

biological materials, which ASSIGNOR controls, which are referred to in ASSIGNED PATENT RIGHTS, or which may be necessary to enable one to make or use the invention disclosed and claimed in ASSIGNED PATENT RIGHTS, and if all, agrees that ASSIGNEE shall have control over any deposits which ASSIGNOR OR ASSIGNEE has caused to be made of such biological materials. If "part", then ASSIGNEE shall have access to such deposits.

FOR ASSIGNOR

By: 
(Signed)

(Typed)

Morten Christy
Vicedirektør

Title Dep. Director
Date Dec 27 2006

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