PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		ASSIGNMENT			
CONVEYING PARTY	DATA				
		Name	Execution Date		
Jean-Louis Dasseux			04/30/2010		
Anna Shenderova Schwendeman			04/20/2010		
Lingyu Zhu			05/26/2010		
RECEIVING PARTY D	ATA				
Name:	Cerenis Therapeutics SA				
Street Address:	BP 87519, Rue d	e la Decouverte			
City:	LABEGE cedex				
State/Country:	FRANCE				
Postal Code:	31675				
PROPERTY NUMBER	S Total: 1				
Property Type		Number			
Application Number: 1270		05094			
CORRESPONDENCE	DATA				
Fax Number:(650)493-6811Correspondence will be sent via US Mail when the fax attempt is unsuccessful.					
Phone:650-493-9300Email:gcennerazzo@wsgr.com					
Correspondent Name: Gina R. Gencarelli					
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ATTORNEY DOCKET NUMBER:		37380-707.201			
NAME OF SUBMITTER:		Gina R. Gencarelli			
Total Attachments: 3 source=37380Assignm source=37380Assignm			PATENT		

PATENT REEL: 024441 FRAME: 0892

	PATENT ASSIGNMENT		Docket Number 37380-707.201
WHEREAS, the undersigned:			
 DASSEUX, Jean Louis Allées Charles Malpel Toulouse, FR But. B 406 	 SCHWENDHMAN, Anna Sherklerova 5310 Betheny Circle Superior Township, MI 48198 	 ZHU, Lingyo 168 Hong Qiao Rd, Boilding #6, Room 2703 Shanghai, CN 200030 	
(hereinafter "loventor(s))," have inver	iled certain new and useful improvements in		
	APOLIPOPROTEIN	A-I MIMICS	
for which Application P for which Application N for which Application N	Patent Application No. 12/705.094 was filed on Feb No. was filed on in the United States Patent Of Nowas filed on in the U.S. Receiving Office a Nowas filed on in thePatent Office; and/o o was filed oppon which a United States Patent issued a	fice: If the Patent Cooperation Treaty; 	Patent Office;
inventions disclosed therein, and in and inventor(s) (hereinafter collectively ref	"ICS SA, a company organized under the laws of Fru- einafter "Assignee"), is desirous of acquiring the enti 4 to all embodiments of the inventions, heretofore con- ferred to as "Inventions"), and in and to ony and all pr ted States, foreign countries, or under any internation	re right, title and interest in and to s ceived, made or discovered, wheth	aid Application(s) and the r jointly or severally, by said
NOW, THEREFORE, in co said Assignee:	onsideration of good and valuable consideration ac	knowledged by said Investor(s) to	have been received in full from
Patent(s), including those filed under the and all applications filed and any and all agreement, protocol, or treaty, including continuation, or continuation-in-part of 2. Said Inventor(s) he itle and interest herein conveyed in the by said Inventor(s) shall include prompt or other papers, and other assistance all berein conveyed; (b) for prosecuting any pplications covering said inventions; a metading without limitation reissness and clions and court actions; provided, how 3. The terms and cover	a hereby sell, assign, transfer and convey unto said A said Inventions; (b) in and to all rights to all United St le Paris Convention for the Protection of Industrial Pr Il Patent(s) granted on said Inventions in the United S g each and every application filed and any and all Patent any of said Application(s); and (d) in and to each and ereby covenant and agree to cooperate with said Assig United States, foreign countries, or under any interna- t production of pertinent facts and documents, giving to the extent deemed necessary or desirable by said A y applications covering said Inventions; (c) for filing d) for filing and proceedings involving said Inventions d reexaminations, opposition proceedings, cancellutio ever, that the expense incurred by said Inventor(s) in enants of this assignment shall inare to the benefit of i s). (bric proceedings here to the benefit of i	ates and corresponding non-United operty. The Patent Cooperation Tre- lates, in any foreign country, or uni- ent(s) granted on any application wi every reissue, reexamination, or ex- gnee to enable said Assigner to enjo- tional convention, agreement, proto- of testimony, execution of potitions sugnee (a) for perfecting in said A- and prosecuting substitute, division are of any said Patent(s); (e) for inter- and any applications therefor and is a proceedings, priority contexts, put providing such cooperation shall be	States patent applications and aty or otherwise; (c) in and to any ler any international convention, high is a divisional, substitution, densions of any of said Patent(s), by to the fullest extent the right, col, or treaty. Such cooperation , onthe, specifications, declarations ssignee the right, title and interest al, continuing or additional forence or other priority any Patent(s) granted thereon, blic use proceedings, infringement ; paid for by said Assignee.
• • • • • • • • • • • • • • • • • • • •	sounds of this assignment shart there to the benefit of a s), their respective heirs, legal representatives and as- reby worrant and represent that they have not entered	igns,	
5. Said Inventor(s) her recement, protocol, or treaty, be issued presentatives and assigns.	reby request that any Patent(s) issuing in the United S in the name of the Assignee, or its successors and ass id Inventor(s) have executed and delivered this instru UNITED ASSID	anes, foreign countries, or under an igns, for the sole use of said Assign	y incrnational convention, ec. its successors, legal
ate:Anna Shender	TOVA SCHWENDEMAN	Lingyu 240	3h
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	Page 1 of 1		

PATENT REEL: 024441 FRAME: 0893

Toulouse, FR Bat. B 406 Superior Township, MJ 48198 Building * Shanghai, ereinafter **Inventor(s)),* have invented certain new and useful improvements in APOLIPOPROTEIN A-1 MINUTC Comparison of the states and the s	
7 Alfees Charles Malpel Toulouse, FR Bat. B 406 5310 Betheny Circle 166 Hong Superior Township, MI 48198 ereinafter "Inventor(s))," have invented certain new and useful improvements in	
APOLIPORTOTINA -1 MUNICA for which Application Nows filed onin the United States Patent Office; for which Application Nows filed onin the United States Patent Office; for which Application Nows filed onin the U.S. Receiving Office of the Patent Coo for which Application Nows filed onin the U.S. Receiving Office of the Patent Coo for which Application Nows filed onin the U.S. Receiving Office; more restrict "Application (s)". HEREAS, CRRENIS THERAPEUTICS SA, a company organized under the laws of France, having a place off5 LABEGE codex, FRANCE (hereinafter "Assignee"). is desirous of acquiring the entire right, tile and ventions disclosed therein, and in and to all embodiments of the inventiors, heretofore conceved, made or ventros() (hereinafter collevely referred to as "Inventions"), and in and to all patents, inventor's atent(s)), including these filed under the Patent Collevel, offer and now, THEREPORE, in consideration of good and valuable consideration acknowledged by id Assignee: 1. Said Inventor(s) do hereby sell, assign, transfer and convey unto said Assignee the entir blading the right to claim priority to said Inventions; (b) in and to all rights to all United States, in any fore comment, protocol, or treaty, including each and yerry application filed and any and all Patent(s) granted all applications, including each and yerry application filed and any and all Patent(s) is add threations: (b) in add to all rights to all united States, in any fore comment, protocol, or treaty, including each and yerry application filed and any and all Patent(s) including these filed and any and all Patent(s) including these filed any of all order on any of aid Application(s); and (d) in and to each and every reises, r 1. Said Inventor(s) hereby covenant and agree to cooperate with said Assignee to enable and instructs beerin conveyed in the United States, foreign comments, giving of t	gyu 5-Qiao Rd. #6, Room 2703 , CN 200030
for which United States Patent Application No. 12/705,094 was filed on February 12, 2010 in for which Application No	
for which Application Nowas filed onin the United States Patent Office; for which Application Nowas filed onin the U.S. Receiving Office of the Patent Coo G for which Application Nowas filed upon which a United States Patent issued ons u.S. Patent Office; and/or G row which Application (s)". HEREAS, CREENIS THERAPEUTICS SA, a company organized under the laws of France, having a place for which Application (s)". HEREAS, CREENIS THERAPEUTICS SA, a company organized under the laws of France, having a place for St LABECE codex, FRANCE (hcreinafter "Assignee"), is desirous of acquiring the entire right, tile and rentors disclosed therein, and in and to all embodiments of the inventions, heretofore conceived, made or rentor(s) (hcreinafter collectively referred to as "Inventions"), and in and to any and all patents, inventor's inter(s)") thereon granted in the United States, foreign countries, or under any international convention, ag NOW, THEREFORE, in consideration of good and valuable consideration acknowledged by d Assignee: 1. Said Inventor(s) do hereby sell, assign, transfor and convey unto said Assignee the entir hading the right to claim priority to said Inventions; (b) in and to all rights to all United States, and orneap entent, protocol, or treaty, including each and every application filed and any and all Patent(s) granted (d) in and to each and overy resister, s e and interest herein convey of any of all Application(s); and (d) in and to cach and every resuse, s said Inventor(s) hereby covenant and agree to cooperate with said Assignee to enable as and interest herein conveyed in the United States, foreing southreas, or under any international convention said Inventor(s) hereby covenant and agree to cooperate with said Assignee to enable as and interest herein conveyed in the United States, foreing southorexolics, (c) for filing and prosecuting	S
675 LABEGE codex, FRANCE (hereinafter "Assignee"), is desirous of acquiring the entire right, title and ventions disclosed therein, and in and to all embodiments of the inventions, heretofore conceived, made or ventor(s) (hereinafter collectively referred to as "Inventions"), and in and to any and all patents, inventor's attent(s)") thereon granted in the United States, foreign countries, or under any international convention, ag NOW, THEREFORE, in consideration of good and valuable consideration acknowledged by id Assignee: 1. Said Inventor(s) do hereby sell, assign, transfer and convey unto said Assignee the entir leading the right to claim priority to said Inventions; (b) in and to all rights to all United States and corresp tent(s), including those filed under the Paris Convention for the Protection of Industrial Property, The Pate a all applications filed and any and all Patent(s) granted on said Inventions in the United States, in any for ecement, protocol, or treaty, including each and every application filed and any and all Patent(s) granted or ntinuation, or continuation-in-part of any of said Application(s); and (d) in and to each and every reissue, r 2. Said Inventor(s) hereby covenant and agree to cooperate with said Assignee (a) for fein conveyed in the United States, foreign countries, or under any international conventio add Inventor(s) shall include prompt production of perituent facts and documents, giving of testmony, ex- other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for prosecuting any applications covering said Inventions; inproviding such 3. The terms and covenants of this assignment shall inventors in providing such 3. The terms and covenants of this assignment shall inventors in providing such 3. The terms and covenants of this assignment shall inventors in providing such 3. The terms and covenants of this assignment shall inventors in providing such 4. Said Inventor(s) hereby request that any Patent(operation Treaty;
d Assignee: Said Inventor(s) do hereby sell, assign, transfer and convey unto said Assignee the entire luding the right to claim priority to said Inventions; (b) in and to all rights to all United States and corresplent(s), including those filed under the Paris Convention for the Protection of Industrial Property. The Pate d all applications filed and any and all Patent(s) granted on said Inventions in the United States, in any fore reement, protocol, or treaty, including each and every application(s); and (d) in and to each and every reissue, r numeration, or continuation-in-part of any of said Application(s); and (d) in and to each and every reissue, r said Inventor(s) hereby covenant and agree to cooperate with said Assignee to enable as e and interest herein conveyed in the United States, foreign countries, or under any international conventio said Inventor(s) shall include prompt production of pertinent facts and documents, giving of testimony, ex other papers, and other assistance all to the extent deemed necessary or destrabile by said Assignee (a) for filing and prosecuting applications covering said Inventions; (d) for filing and prosecuting applications for reissuance of any sapplications covering said Inventions; and (f) for legal proceedings involving said Inventions; and (f) for legal proceedings involving said Inventions; and (f) for legal proceedings involving said Inventions; and if for its assignment shall inure to the benefit of said Assignee, if shall be binding upon said Inventor(s), their respective heirs, legal representatives and assigns. Said Inventor(s) hereby nequest that any Patent(s) issuing in the United States, foreign comment, protocol, or treaty, be issued in the name of the Assignee, or its successors and assigns, for the sol resentatives and assigns. 	l interest in and to said Application(s) and the discovered, whether jointly or severally, by said certificates and other forms of protection (herein
eleding the right to claim priority to said Inventions; (b) in and to all rights to all United States and correspitent(s), including those filed under the Paris Convention for the Protection of Industrial Property. The Patter all applications filed and any and all Patent(s) granted on said Inventions in the United States, in any for reement, protocol, or treaty, including each and every application filed and any and all Patent(s) granted on thinuation, or continuation-in-part of any of said Application(s); and (d) in and to each and every reissue, remement, protocol, or treaty, including each and every application filed and any and all Patent(s) granted on thinuation, or continuation-in-part of any of said Application(s); and (d) in and to each and every reissue, read interest herein conveyed in the United States, foreign countries, or under any international conventios said Inventor(s) shall include prompt production of pertinent facts and documents, giving of testimony, ex other papers, and other assistance all to the extent deemed necessary or destrable by said Assignee (a) for period covering said Inventions; (d) for filing and prosecuting applications for reissuance of any said Proceedings involving said Inventions; and (f) for legal proceedings involving said Inventions and any applic inding without limitation reissues and reexaminations, opposition proceedings, cancellation proceedings, it is said Inventor(s) hereby warrant and represent that they have not entered and will not ear filter herewith. 5. Said Inventor(s) hereby request that any Patent(s) issuing in the United States, foreign comment, protocol, or treaty, be issued in the name of the Assignee, or its successors and assigns, for the sol resonand. protocol, or treaty, be issued in the name of the Assignee, or its successors and assigns, for the sol resonand. Protocol, or treaty, be issued in the name of the Assignee, or its successors and assigns, for the sol resonand. Protocol, or treaty, be issued in the name of the Assignee, or its	said Inventor(s) to have been received in full fro
said Inventor(s) shall include prompt production of pertinent facts and documents, giving of testimony, ex- other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for prosecuting any applications covering said Inventions; (c) for filing and prosecuting plications covering said Inventions; (d) for filing and prosecuting applications for reissuance of any said Piccedings involving said Inventions; and (f) for legal proceedings involving said Inventions; provided, however, that the expense incurred by said Inventor(s) in providing such 3. The terms and covenants of this assignment shall inure to the benefit of said Assignee, if shall be binding upon said Inventor(s), their respective heirs, legal representatives and assigns. 4. Said Inventor(s) hereby warrant and represent that they have not entered and will not entified herewith. 5. Said Inventor(s) hereby request that any Patent(s) issuing in the United States, foreign creatives and assigns. IN WITINESS WHEREOF, said Inventor(s) have executed and delivered this instrument to said Assignee if the sale statices and assigns.	conding non-United States patent applications and ant Cooperation Treaty or otherwise; (c) in and to eign country, or under any international convention in any application which is a divisional, substitution reexamination, or extensions of any of said Patent aid Assignee to enjoy to the fullest extent the right on, agreement, protocol, or treaty. Such cooperat
shall be binding upon said Inventor(s), their respective heirs, legal representatives and assigns. 4. Said Inventor(s) hereby warrant and represent that they have not entered and will not entitle therewith. 5. Said Inventor(s) hereby request that any Patent(s) issuing in the United States, foreign comment, protocol, or treaty, be issued in the name of the Assignee, or its successors and assigns, for the solic sentratives and assigns. IN WTINESS WHEREOF, said Inventor(s) have executed and delivered this instrument to said As y Jean-Louis DASSEUX	ccention of petitions, oaths, specifications, declara perfecting in said Assignee the right, tide and into substitute, divisional, continuing or additional atent(s); (e) for interference or other priority ations therefor and any Patent(s) granted thereon priority contests, public use proceedings, infringe
Sict herewith. S. Said Inventor(s) hereby request that any Patent(s) issuing in the United States, foreign or exement, protocol, or treaty, be issued in the name of the Assignee, or its successors and assigns, for the sol esentatives and assigns. IN WTINESS WHEREOF, said Inventor(s) have executed and delivered this instrument to said As The solution of the transmission of transmission of the transmission of transmission of the transmission of transmi	ts successors, assigns and other legal representati
eement, protocol, or treaty, be issued in the name of the Assignee, or its successors and assigns, for the sol resentatives and assigns. IN WITNESS WHEREOF, said Inventor(s) have executed and delivered this instrument to said As e:	ter into any assignment, contract, or understandir
e:Jean-Louis DASSEUX	ountries, or under any international convention, le use of said Assignee, its successors, legal
Jean-Louis DASSEUX	ssignce as of the dates written below:
April 20, 2010 A Johnsendeman Date:	· · · · · · · · · · · · · · · · · · ·
Anna Shenderova SCHWENDEMAN	··· · · · · · · · · · · · · · · · · ·
	Lingyu ZHU

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Page 1 of 1

PATENT REEL: 024441 FRAME: 0894

SERVICE BURNERS

Docket Number 37380-707.201

WHEREAS, the undersigned:

1. DASSEUX, Jean-Louis 7 Allées Charles Malpel Toulouse, FR Bat. B 406

- 2. SCHWENDEMAN, Anna Shenderova 5310 Betheny Circle Superior Township, MI 48198
- 3. ZHU, Lingyu 168 Hong-Qiao Rd. Building #6, Room 2703 Shanghai, CN 200030

(hereinafter "Inventor(s))," have invented certain new and useful improvements in

APOLIPOPROTEIN A-I MIMICS

🗴 for which United States Patent Application No. 12/705,094 was filed on February 12, 2010 in the United States Patent Office;

for which Application No. ____ was filed on ____ in the United States Patent Office;

Ē for which Application No. ____ was filed on ____ in the U.S. Receiving Office of the Patent Cooperation Treaty; for which Application No. ____ was filed on ____ in the ___ Patent Office; and/or

for which an application was filed upon which a United States Patent issued on ___, as U.S. Patent No.

(hereinafter "Application(s)").

WHEREAS, CERENIS THERAPEUTICS SA, a company organized under the laws of France, having a place of business at BP 87519, Rue de la Découverte. 31675 LABEGE cedex, FRANCE (hereinafter "Assignee"), is desirous of acquiring the entire right, title and interest in and to said Application(s) and the inventions disclosed therein, and in and to all embodiments of the inventions, heretofore conceived, made or discovered, whether jointly or severally, by said Inventor(s) (hereinafter collectively referred to as "Inventions"), and in and to any and all patents, inventor's certificates and other forms of protection (hereinafter "Patent(s)") thereon granted in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty.

NOW. THEREFORE, in consideration of good and valuable consideration acknowledged by said Inventor(s) to have been received in full from said Assignee:

Said Inventor(s) do hereby sell, assign, transfer and convey unto said Assignee the entire right, title and interest (a) in and to said Inventions. including the right to claim priority to said Inventions; (b) in and to all rights to all United States and corresponding non-United States patent applications and Patent(s), including those filed under the Paris Convention for the Protection of Industrial Property, The Patent Cooperation Treaty or otherwise; (c) in and to any and all applications filed and any and all Patent(s) granted on said Inventions in the United States, in any foreign country, or under any international convention, agreement, protocol, or treaty, including each and every application filed and any and all Patent(s) granted on any application which is a divisional, substitution, continuation, or continuation-in-part of any of said Application(s); and (d) in and to each and every reissue, reexamination, or extensions of any of said Patent(s).

Said Inventor(s) bereby covenant and agree to cooperate with said Assignee to enable said Assignee to enjoy to the fullest extent the right. title and interest herein conveyed in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty. Such cooperation by said Inventor(s) shall include prompt production of pertinent facts and documents, giving of testimony, execution of petitions, oaths, specifications, declarations or other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting in said Assignee the right, title and interest herein conveyed; (b) for prosecuting any applications covering said Inventions; (c) for filing and prosecuting substitute, divisional, continuing or additional applications covering said Inventions; (d) for filing and prosecuting applications for reissuance of any said Patent(s); (e) for interference or other priority proceedings involving said Inventions; and (f) for legal proceedings involving said Inventions and any applications therefor and any Patent(s) granted thereon. including without limitation reissues and recxaminations, opposition proceedings, cancellation proceedings, priority contests, public use proceedings, infringement actions and court actions; provided, however, that the expense incurred by said Inventor(s) in providing such cooperation shall be paid for by said Assignee.

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 said Inventor(s), their respective heirs, legal representatives and assigns.

Said Inventor(s) hereby warrant and represent that they have not entered and will not enter into any assignment, contract, or understanding in 4. conflict herewith.

5. Said Inventor(s) hereby request that any Patent(s) issuing in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty, be issued in the name of the Assignee, or its successors and assigns, for the sole use of said Assignee, its successors, legal representatives and assigns.

IN WITNESS WHEREOF, said Inventor(s) have executed and delivered this instrument to said Assignce as of the dates written below:

Date:

Date: _

Jean-Louis DASSEUX

Date 2000-5-26

Anna Shenderova SCHWENDEMAN

Page 1 of 1

PATENT REEL: 024441 FRAME: 0895

RECORDED: 05/26/2010