## Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT		
CONVEYING PARTY DATA			
	Name	Execution Date	
Dr. Wei-Guo Dai		08/13/2010	
Dr. Steven Bitler		08/13/2010	
Dr. Stelios Tzannis		08/13/2010	
Dr. David Taft		08/09/2010	
Dr. Qiang Zheng		08/13/2010	
Dr. Sandra Ottensmann		08/13/2010	
Dr. Damian Hajduk		08/13/2010	
Dr. Adam Bell		08/07/2010	
Dr. Natarajan Balachander		06/03/2010	
Name:     Landec Corpo       Street Address:     3603 Haven A			
City: Menlo Park			
tate/Country: CALIFORNIA			
Postal Code: 94025			
PROPERTY NUMBERS Total: 6			
Property Type		Number	
Application Number:	61131123		
Application Number: 61131716			
PCT Number:	US1037382		
PCT Number:	US0813335		
Application Number:	12746178		
Application Number: 12315876			

CORRESPONDENCE DATA

501315962

Phone: Email: Correspondent Name:	4157524085 abell@bell-ipla Adam Bell	<i>hen the fax attempt is unsuccessful.</i> w.com
Address Line 1: Address Line 4:	58 West Portal San Francisco,	AVe #121 CALIFORNIA 94127
ATTORNEY DOCKET NUMBER: LANDEC ASSIGNMENTS OCT 10		
NAME OF SUBMITTER: ADAM WARWICK BELL		ADAM WARWICK BELL
Total Attachments: 9         source=Landec_assignments_all_110CT2010#page1.tif         source=Landec_assignments_all_110CT2010#page2.tif         source=Landec_assignments_all_110CT2010#page3.tif         source=Landec_assignments_all_110CT2010#page4.tif         source=Landec_assignments_all_110CT2010#page5.tif         source=Landec_assignments_all_110CT2010#page6.tif         source=Landec_assignments_all_110CT2010#page7.tif         source=Landec_assignments_all_110CT2010#page8.tif         source=Landec_assignments_all_110CT2010#page8.tif		

Whereas I, **WEI-GUO DAI** of SUNNYVALE, CA hereafter referred to as "INVENTOR" have invented certain new and useful inventions as disclosed in the following patent applications:

Application No.	Filed	Title	Docket No.
61/131,123	4 June 2008	Delivery of Bioactive Materials	Landec-004 PRV
61/131,716	10 June 2008	Polymer Formulations for Delivery	
PCT/US08/13335	3 Dec. 2008	Systems and Methods for Delivery	
12/746,178	4 June 2010	Systems and Methods for Delivery	
12/315,876	4 Dec 2008	Systems and Methods for Delivery	

all of which inventions are herein referred to as "the INVENTION",

Whereas, Landec Corporation, whose mailing address is 3603 Haven Avenue, Menlo Park, CA 94025, USA, herein referred to as "ASSIGNEE" wishes to acquire the entire right, title and interest in the Inventions; now ASSIGNEE and INVENTOR have agreed as follows. 1. The INVENTOR, in consideration of the sum of \$1.00 and other good and valuable consideration, the receipt of which INVENTOR hereby acknowledges, does hereby assign to ASSIGNEE, its successors and assigns, and ASSIGNEE accepts, his entire right, title and interest in INVENTION, including, but not limited to, any and all applications, including but not limited to, continuation, continuation-in-part, divisional and reissue applications, for Letters Patent, Utility Models and other Proprietary Rights throughout the world for INVENTION, all Priority Rights for INVENTION derived from such applications under International Conventions or otherwise throughout the world, and any and all Letters Patent granted on said applications.

2. The INVENTOR covenants that he has the full right to convey the right, title and interest herein assigned, and has not executed, and will not execute, any agreement in conflict herewith.

3. The INVENTOR covenants that he will communicate to ASSIGNEE any facts known to him concerning INVENTION, and will, at the expense of ASSIGNEE, testify in any legal proceedings concerning INVENTION, sign any lawful paper, and generally do everything possible to assist ASSIGNEE in obtaining and enforcing Letters Patent, Utility Models, and other Proprietary Rights for INVENTION throughout the world.

Date:	Aug. 13th	20/0	•
Print Name:		JO DAI	_
Signature:	Merro	Dar	

Whereas I, **STEVEN BITLER** of MENLO PARK, CA hereafter referred to as "INVENTOR" have invented certain new and useful inventions as disclosed in the following patent applications:

<u>Application No.</u>	Filed	<u>Title</u> D	ocket No.
61/131,123 61/131,716 PCT/US08/13335 12/746,178 12/315,876 61/217,772	4 June 2008 10 June 2008 3 Dec. 2008 4 June 2010 4 Dec 2008 4 June 2009	Delivery of Bioactive Materials Polymer Formulations for Delivery Systems and Methods for Delivery Systems and Methods for Delivery Systems and Methods for Delivery Compositions and methods for	Landec-004 PRV Landec-004B PRV Landec-007 PCT Landec-007 371 US

all of which inventions are herein referred to as "the INVENTION",

Whereas, Landec Corporation, whose mailing address is 3603 Haven Avenue, Menlo Park, CA 94025, USA, herein referred to as "ASSIGNEE" wishes to acquire the entire right, title and interest in the Inventions; now ASSIGNEE and INVENTOR have agreed as follows. 1. The INVENTOR, in consideration of the sum of \$1.00 and other good and valuable consideration, the receipt of which INVENTOR hereby acknowledges, does hereby assign to ASSIGNEE, its successors and assigns, and ASSIGNEE accepts, his entire right, title and interest in INVENTION, including, but not limited to, any and all applications, including but not limited to, continuation-in-part, divisional and reissue applications, for Letters Patent, Utility Models and other Proprietary Rights throughout the world for INVENTION, all Priority Rights for INVENTION derived from such applications under International Conventions or otherwise throughout the world, and any and all Letters Patent granted on said applications. 2. The INVENTOR covenants that he has the full right to convey the right, title and interest herein assigned, and has not executed, and will not execute, any agreement in conflict herewith.

3. The INVENTOR covenants that he will communicate to ASSIGNEE any facts known to him concerning INVENTION, and will, at the expense of ASSIGNEE, testify in any legal proceedings concerning INVENTION, sign any lawful paper, and generally do everything possible to assist ASSIGNEE in obtaining and enforcing Letters Patent, Utility Models, and other Proprietary Rights for INVENTION throughout the world.

Date:	8/13/10		
-------	---------	--	--

Print Name: STEVEN BITLER

Signature: Aluco P. Bitter

Whereas I, **STELIOS TZANNIS** of NEWARK, CA hereafter referred to as "INVENTOR" have invented certain new and useful inventions as disclosed in the following patent applications:

Application No.	Filed	Title	ocket No.
DOTATION			
PCT/US08/13335	눈 같은 소설을 가지 못 한다. 귀엽 가지 않는	Systems and Methods for Delivery	Landec-007 PCT
12/746,178	4 June 2010	Systems and Methods for Delivery	Landec-007 371 US
12/315,876	4 Dec 2008	Systems and Methods for Delivery	Landec-008 US

all of which inventions are herein referred to as "the INVENTION",

Whereas, Landec Corporation, whose mailing address is 3603 Haven Avenue, Menlo Park, CA 94025, USA, herein referred to as "ASSIGNEE" wishes to acquire the entire right, title and interest in the Inventions; now ASSIGNEE and INVENTOR have agreed as follows. 1. The INVENTOR, in consideration of the sum of \$1.00 and other good and valuable consideration, the receipt of which INVENTOR hereby acknowledges, does hereby assign to ASSIGNEE, its successors and assigns, and ASSIGNEE accepts, his entire right, title and interest in INVENTION, including, but not limited to, any and all applications, including but not limited to, continuation, continuation-in-part, divisional and reissue applications, for Letters Patent, Utility Models and other Proprietary Rights throughout the world for INVENTION, all Priority Rights for INVENTION derived from such applications under International Conventions or otherwise throughout the world, and any and all Letters Patent granted on said applications.

2. The INVENTOR covenants that he has the full right to convey the right, title and interest herein assigned, and has not executed, and will not execute, any agreement in conflict herewith.

3. The INVENTOR covenants that he will communicate to ASSIGNEE any facts known to him concerning INVENTION, and will, at the expense of ASSIGNEE, testify in any legal proceedings concerning INVENTION, sign any lawful paper, and generally do everything possible to assist ASSIGNEE in obtaining and enforcing Letters Patent, Utility Models, and other Proprietary Rights for INVENTION throughout the world.

Date: 08 AC	GUST 2010
Print Name: STELIOS TZAN	NNIS
Signature:	lin

Whereas I, **DAVID TAFT** of ATHERTON, CA hereafter referred to as "INVENTOR" have invented certain new and useful inventions as disclosed in the following patent applications:

61/131,71610 June 2008Polymer Formulations for DeliveryLanderPCT/US08/133353 Dec. 2008Systems and Methods for DeliveryLander12/746,1784 June 2010Systems and Methods for DeliveryLander12/315,8764 Dec 2008Systems and Methods for DeliveryLander	ec-004 PRV ec-004B PRV ec-007 PCT ec-007 371 US ec-008 US ec-012 PCT

all of which inventions are herein referred to as "the INVENTION",

Whereas, Landec Corporation, whose mailing address is 3603 Haven Avenue, Menlo Park, CA 94025, USA, herein referred to as "ASSIGNEE" wishes to acquire the entire right, title and interest in the Inventions; now ASSIGNEE and INVENTOR have agreed as follows. 1. The INVENTOR, in consideration of the sum of \$1.00 and other good and valuable consideration, the receipt of which INVENTOR hereby acknowledges, does hereby assign to ASSIGNEE, its successors and assigns, and ASSIGNEE accepts, his entire right, title and interest in INVENTION, including, but not limited to, any and all applications, including but not limited to, continuation, continuation-in-part, divisional and reissue applications, for Letters Patent, Utility Models and other Proprietary Rights throughout the world for INVENTION, all Priority Rights for INVENTION derived from such applications under International Conventions or otherwise throughout the world, and any and all Letters Patent granted on said applications.

2. The INVENTOR covenants that he has the full right to convey the right, title and interest herein assigned, and has not executed, and will not execute, any agreement in conflict herewith.

3. The INVENTOR covenants that he will communicate to ASSIGNEE any facts known to him concerning INVENTION, and will, at the expense of ASSIGNEE, testify in any legal proceedings concerning INVENTION, sign any lawful paper, and generally do everything possible to assist ASSIGNEE in obtaining and enforcing Letters Patent, Utility Models, and other Proprietary Rights for INVENTION throughout the world.

Date: (7uguest 9, 2010	······
Print Name: DAVID TAFT	
Signature: Son Signature.	

Whereas I, **QIANG ZHENG** of PALO ALTO, CA hereafter referred to as "INVENTOR" have invented certain new and useful inventions as disclosed in the following patent applications:

<u>Application No.</u>	Filed	Title	Docket No.
7, 7, 8, 12pct			
12/315,876	4 June 2010 4 Dec 2008	Systems and Methods for Delivery Systems and Methods for Delivery Systems and Methods for Delivery Compositions and methods for	Landec-007 371 US

all of which inventions are herein referred to as "the INVENTION",

Whereas, Landec Corporation, whose mailing address is 3603 Haven Avenue, Menlo Park, CA 94025, USA, herein referred to as "ASSIGNEE" wishes to acquire the entire right, title and interest in the Inventions; now ASSIGNEE and INVENTOR have agreed as follows. 1. The INVENTOR, in consideration of the sum of \$1.00 and other good and valuable consideration, the receipt of which INVENTOR hereby acknowledges, does hereby assign to ASSIGNEE, its successors and assigns, and ASSIGNEE accepts, his entire right, title and interest in INVENTION, including, but not limited to, any and all applications, including but not limited to, continuation, continuation-in-part, divisional and reissue applications, for Letters Patent, Utility Models and other Proprietary Rights throughout the world for INVENTION, all Priority Rights for INVENTION derived from such applications under International Conventions or otherwise throughout the world, and any and all Letters Patent granted on said applications.

2. The INVENTOR covenants that he has the full right to convey the right, title and interest herein assigned, and has not executed, and will not execute, any agreement in conflict herewith.

3. The INVENTOR covenants that he will communicate to ASSIGNEE any facts known to him concerning INVENTION, and will, at the expense of ASSIGNEE, testify in any legal proceedings concerning INVENTION, sign any lawful paper, and generally do everything possible to assist ASSIGNEE in obtaining and enforcing Letters Patent, Utility Models, and other Proprietary Rights for INVENTION throughout the world.

Date: $\frac{8/13}{2}$	010
Print Name: QIANG ZHENG	Qing 3hr
Signature: Uiny	zhaz

Whereas I, **SANDRA N. OTTENSMANN** of MOUNTAIN VIEW, CA hereafter referred to as "INVENTOR" have invented certain new and useful inventions as disclosed in the following patent applications:

Application No.	Filed	Title	Docket No.
61/131,123 61/131,716 PCT/US08/13335 12/746,178 12/315,876	4 June 2008 10 June 2008 3 Dec. 2008 4 June 2010 4 Dec 2008	Systems and Methods for Delivery Systems and Methods for Delivery	Landec-004 PRV Landec-004B PRV Landec-007 PCT Landec-007 371 US Landec-008 US

all of which inventions are herein referred to as "the INVENTION",

Whereas, Landec Corporation, whose mailing address is 3603 Haven Avenue, Menlo Park, CA 94025, USA, herein referred to as "ASSIGNEE" wishes to acquire the entire right, title and interest in the Inventions; now ASSIGNEE and INVENTOR have agreed as follows. 1. The INVENTOR, in consideration of the sum of \$1.00 and other good and valuable consideration, the receipt of which INVENTOR hereby acknowledges, does hereby assign to ASSIGNEE, its successors and assigns, and ASSIGNEE accepts, his entire right, title and interest in INVENTION, including, but not limited to, any and all applications, including but not limited to, continuation, continuation-in-part, divisional and reissue applications, for Letters Patent, Utility Models and other Proprietary Rights throughout the world for INVENTION, all Priority Rights for INVENTION derived from such applications under International Conventions or otherwise throughout the world, and any and all Letters Patent granted on said applications.

2. The INVENTOR covenants that he has the full right to convey the right, title and interest herein assigned, and has not executed, and will not execute, any agreement in conflict herewith.

3. The INVENTOR covenants that he will communicate to ASSIGNEE any facts known to him concerning INVENTION, and will, at the expense of ASSIGNEE, testify in any legal proceedings concerning INVENTION, sign any lawful paper, and generally do everything possible to assist ASSIGNEE in obtaining and enforcing Letters Patent, Utility Models, and other Proprietary Rights for INVENTION throughout the world.

Date: 8/13/10 Print Name: <u>SANDRA N. OTTENSMANN</u>
Signature: *SMMMULTERS* 

Whereas I, **Damian A. Hajduk** of California hereafter referred to as "INVENTOR" have invented certain new and useful inventions as disclosed in the following patent applications:

Application No.	Filed	Title	Docket No.

PCT/US10/37382 4 June 2010 Compositions and methods for... Landec-012 PCT

all of which inventions are herein referred to as "the INVENTION",

Whereas, Landec Corporation, whose mailing address is 3603 Haven Avenue, Menlo Park, CA 94025, USA, herein referred to as "ASSIGNEE" wishes to acquire the entire right, title and interest in the Inventions; now ASSIGNEE and INVENTOR have agreed as follows. 1. The INVENTOR, in consideration of the sum of \$1.00 and other good and valuable consideration, the receipt of which INVENTOR hereby acknowledges, does hereby assign to ASSIGNEE, its successors and assigns, and ASSIGNEE accepts, his entire right, title and interest in INVENTION, including, but not limited to, any and all applications, including but not limited to, continuation, continuation-in-part, divisional and reissue applications, for Letters Patent, Utility Models and other Proprietary Rights throughout the world for INVENTION, all Priority Rights for INVENTION derived from such applications under International Conventions or otherwise throughout the world, and any and all Letters Patent granted on said applications.

2. The INVENTOR covenants that he has the full right to convey the right, title and interest herein assigned, and has not executed, and will not execute, any agreement in conflict herewith.

3. The INVENTOR covenants that he will communicate to ASSIGNEE any facts known to him concerning INVENTION, and will, at the expense of ASSIGNEE, testify in any legal proceedings concerning INVENTION, sign any lawful paper, and generally do everything possible to assist ASSIGNEE in obtaining and enforcing Letters Patent, Utility Models, and other Proprietary Rights for INVENTION throughout the world.

Date: 13 AUGUST 2019	
Print Name: Damian A. Hajduk	

Whereas I, **ADAM W. BELL** of SAN FRANCISCO, CA hereafter referred to as "INVENTOR" have invented certain new and useful inventions as disclosed in the following patent applications:

Application No.	Filed	Title De	<u>ocket No.</u>
61/131,123	4 June 2008	Delivery of Bioactive Materials	Landec-004 PRV
61/131,716	10 June 2008	Polymer Formulations for Delivery	Landec-004B PRV
PCT/US08/13335	3 Dec. 2008	Systems and Methods for Delivery	Landec-007 PCT
12/746,178	4 June 2010	Systems and Methods for Delivery	Landec-007 371 US
12/315,876	4 Dec 2008	Systems and Methods for Delivery	Landec-008 US

all of which inventions are herein referred to as "the INVENTION",

Whereas, Landec Corporation, whose mailing address is 3603 Haven Avenue, Menlo Park, CA 94025, USA, herein referred to as "ASSIGNEE" wishes to acquire the entire right, title and interest in the Inventions; now ASSIGNEE and INVENTOR have agreed as follows. 1. The INVENTOR, in consideration of the sum of \$1.00 and other good and valuable consideration, the receipt of which INVENTOR hereby acknowledges, does hereby assign to ASSIGNEE, its successors and assigns, and ASSIGNEE accepts, his entire right, title and interest in INVENTION, including, but not limited to, any and all applications, including but not limited to, continuation, continuation-in-part, divisional and reissue applications, for Letters Patent, Utility Models and other Proprietary Rights throughout the world for INVENTION, all Priority Rights for INVENTION derived from such applications under International Conventions or otherwise throughout the world, and any and all Letters Patent granted on said applications.

2. The INVENTOR covenants that he has the full right to convey the right, title and interest herein assigned, and has not executed, and will not execute, any agreement in conflict herewith.

3. The INVENTOR covenants that he will communicate to ASSIGNEE any facts known to him concerning INVENTION, and will, at the expense of ASSIGNEE, testify in any legal proceedings concerning INVENTION, sign any lawful paper, and generally do everything possible to assist ASSIGNEE in obtaining and enforcing Letters Patent, Utility Models, and other Proprietary Rights for INVENTION throughout the world.

Date: 7 August 2010 \_\_\_\_\_

Print Name: ADAM W. BELL \_\_\_\_\_

(A. S.N

Signature:

Whereas I, NATARAJAN BALACHANDER of WEST LAFAYETTE, IN hereafter referred to as "applicant" have invented certain new and useful inventions as disclosed in the following patent applications:

<b>Application</b> No.	Filed	Title	Docket No.
	,		
12/455,650	4 June 2009	Systems and methods for delivery	Landec-011 US
61/217,772	4 June 2009	Compositions and methods for	Landec-012 PRV

all of which inventions are herein referred to as "the Inventions",

Whereas, Landec Corporation, whose mailing address is 3603 Haven Avenue, Menlo Park, CA 94025, USA, herein referred to as "assignee" wishes to acquire the entire right, title and interest in the Inventions; Now, therefore, for good and valuable consideration the receipt whereof is acknowledged, I the applicant by these presents does sell, assign and transfer unto said assignee the full and exclusive right to the said invention in all the countries of the world and the entire right, title and interest in and to any and all intellectual property and patent rights (including rights to the disclosed Inventions associated with any and all provisional, non-provisional, divisional, RCE, CPA, continuing applications, including continuations-in-part) which may be granted therefore in any country or region of the world, I hereby authorize and request the appropriate Patent Office of any country in which a Patent may issue, to issue said patent to said assignee of the entire right, title, and interest in and to the same, for the assignee's sole use and ownership; and for the use and ownership of the assignee's legal representatives, for the full term for which said Patent may be granted, as fully and entirely as the same would have been held by me had this assignment and sale not been made.

Date: 3 June 2010\_\_\_\_\_

Print Name:	NATARAJAN BALACHANDER
Signature:	OBrlanm

### PATENT REEL: 025117 FRAME: 0873

### **RECORDED: 10/11/2010**