PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: ASSIGNMENT

CONVEYING PARTY DATA

| Name | Execution Date |
|-----------------|----------------|
| Yale University | 05/10/2011 |

RECEIVING PARTY DATA

| Name: | Alessandro Gomez |
|-----------------|--------------------|
| Street Address: | 17 Green Hill Road |
| City: | Orange |
| State/Country: | CONNECTICUT |
| Postal Code: | 06477 |

PROPERTY NUMBERS Total: 1

| Property Type | Number |
|---------------------|----------|
| Application Number: | 11398867 |

CORRESPONDENCE DATA

Fax Number: (203)575-2600

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 2035752648

Email: Ifreed@carmodylaw.com
Correspondent Name: Jennifer A. Calcagni
Address Line 1: 50 Leavenworth Street

Address Line 2: P.O. Box 1110

Address Line 4: Waterbury, CONNECTICUT 06721-1110

ATTORNEY DOCKET NUMBER: 28719-01B

NAME OF SUBMITTER: Linda M. Freed

Total Attachments: 2

source=assignment_20110614160614#page1.tif source=assignment_20110614160614#page2.tif

CH \$40.00

PATENT REEL: 026443 FRAME: 0294

YALE UNIVERSITY

RELEASE TO INVENTOR AND ASSIGNMENT OF RIGHT TO ROYALTIES

WHEREAS, Alessandro Gomez, (the "INVENTOR"), disclosed an invention entitled "Method for Multiplexing the Electrospray from a Single Source" as disclosed to the Office of Cooperative Research on June 19th, 2004 (the "INVENTION"); and made the subject of provisional application serial No. 60/581,195, filed on June 19th, 2004; provisional application serial No. 60/691,915, filed on June 17th, 2005; and U.S. non-provisional application serial No. 11/398,867 filed on April 6th, 2006.

WHEREAS, the said INVENTION was conceived and first reduced to practice under the auspices of Yale University, a corporation organized and existing under and by virtue of a charter granted by the general assembly of the Colony and State of Connecticut and located in New Haven, Connecticut ("YALE"); and

WHEREAS, the rights of the INVENTOR and YALE in the invention are governed by the terms of the Yale University Patent Policy, as approved by the Yale Corporation in June of 1988 and revised in February of 1998; and

WHEREAS, pursuant to paragraph 3(a) of the Yale University Patent Policy, YALE has determined that it does not wish to participate in the licensing of the INVENTION, and that it is willing to release to the INVENTOR YALE'S interest therein, subject to YALE retaining a non-exclusive, royalty free license to use the INVENTION in its own research and subject to INVENTOR'S agreement to assign to YALE the right to receive 30 percent of net royalty or other income therefrom; and

NOW, THEREFORE, in consideration of the mutual provisions of the Yale University Patent Policy and this agreement, the parties hereto do agree as follows:

- 1. YALE hereby retains a paid-up, non-exclusive, irrevocable license to practice the INVENTION described in the claims of the "PATENTS" (defined below) in its own research and for educational purposes and/or for academic research or other not-for-profit scholarly purposes which are undertaken at an academic, non-profit, or governmental institution and that does not use the INVENTION in the production or manufacture of products for sale or the performance of services for a fee. YALE hereby releases and transfers to the INVENTOR, all of its remaining rights and interest in and to the INVENTION and in and to any and all patents, whether United States or foreign, which at any time may be granted therefor, including any and all renewals, reissues and prolongations thereof (the "PATENTS").
- 2. The INVENTOR hereby assigns YALE thirty percent (30%) of all the net income received from the INVENTION. For purposes of this agreement, the term "net income received from the INVENTION" shall mean any and all amounts due or received by the INVENTOR or his/her heirs, executors, administrators or assignees (other than assignees who pay the INVENTOR fair value for the assignment) for or in consideration of the use, license, sublicense, sale, assignment or transfer of the INVENTION or any of the PATENTS, less legal expenses reasonably incurred through outside counsel by the INVENTOR in obtaining the PATENTS and in licensing, sublicensing, selling, assigning or transferring the INVENTION or the PATENTS. The INVENTOR agrees, on behalf of himself and his heirs, executors, administrators and assigns, to provide to YALE an annual report concerning the patenting, use, licensing, sublicensing, sale, transfer or assignment of the INVENTION and the PATENTS, the terms thereof and the amounts due the

Page 1 of 2

INVENTOR and YALE therefrom, and such other information as YALE may reasonably request from time to time.

IN WITNESS WHEREOF, this release and assignment has been duly executed by YALE and the INVENTOR as of the date set forth below.

| Inventor Signature: | æi. | - ~ | ON: cn=Alessa email: alessan | ndro Gantes, a, ac. dra gamas Syste.edu, i 36, 18:54:31-0730 | |
|------------------------|--|--------------|---------------------------------|--|--|
| Typed Name | : <u>Alessandro</u> | <u>Gomez</u> | | | |
| Date: | en elektrik arraktika kerik Seriesa | <u> </u> | | ······ | |
| Yale Univers | sity | 7 | | | |
| Ву: | | | V///22 | <u> A</u> | |
| Typed Name | :: E. Jonatha | n Soderstro | | | |
| Title: <u>Man</u> | aging Direct | or, Office | of Cooperat | ive Research | |
| Date: | 1014 | 14420 | 4 | | |
| the best of American | Anna ann ann ann ann ann ann ann ann ann | 7 | | *************************************** | |

Page 2 of 2