PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT		
NATURE OF CONVEYANCE:		ASSIGNMENT		
CONVEYING PARTY DATA				
		Name	Execution Date	
Paul O. Zamora 04/02/2008			04/02/2008	
RECEIVING PARTY DATA				
Name:	BioSurface Engineering Technologies, Inc.			
Street Address:	9430 Key West Ave., Suite 220			
City:	Rockville			
State/Country:	MARYLAND			
Postal Code:	20850			
PROPERTY NUMBERS Total: 1				
Property Type		Number		
Application Number: 12		4484		
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Email: info@peacocklaw.com				
Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.				
Correspondent Name	Correspondent Name: Janeen Vilven-Doggett			
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ATTORNEY DOCKET NUMBER:		30817-1027		
NAME OF SUBMITTER:		Lori Hessinger		
Total Attachments: 2 source=ASSIGN-484Pena#page1.tif source=ASSIGN-484Pena#page2.tif				

ASSIGNMENT OF INVENTION AND PATENT RIGHTS

Inventor: Paul O. Zamora

Serial No.: 11/065,970

Filing Date: February 24, 2005

For valuable consideration received or to be received, and hereby acknowledged, Paul O. Zamora of 18321 Winter Park, Gaithersburg, Maryland 20879 (hereinafter referred to as "Inventor"), hereby sells, assigns and transfers unto BioSurface Engineering Technologies, Inc., 9430 KeyWest Avenue, Suite 220, Rockville, Maryland 20850, its successors and assigns (hereinafter referred to as "Assignee"), the entire interest for the United States of America and all foreign countries, including all rights of priorityunder the international conventions and treaties, in and to a certain invention orimprovement known as Dual Chain Synthetic Heparin-Binding Growth Factor Analogs, and described in an application filed in the United States Patent and Trademark Office on February 24, 2005, as Attorney Docket No.30817-8-3-UT, and given U.S. Patent Application Serial No. 11/065,970, and in all Letters Patent of the United States and all foreign countries which may or shall be granted on said invention, or any parts thereof, or on said application, or on any provisional, utility, divisional, continuing, continuation-in-part, reissue, reexamination or other applications based in whole or in part thereon. And Inventor agrees hereafter to execute all applications, amended specifications, deeds or other instruments, and to do all actsnecessary or proper in Assignee's sole discretion to secure to Assignee the grant of Letters Patent in the United States and/or in other countries as Assignee may determine in its sole discretion, with specifications and claims in such form as shall be approved by Assignee's counsel, and to vest and confirm in Assignee the legal and equitable title and full use and benefit of all such patents.

Inventor further agrees with Assignee that this Assignment covers all processes, specifications, procedures, techniques and other knowledge and information now or hereafter known to Inventor which are not in the public domain and which relate to the abovementioned invention or improvement, its manufacture, uses or embodiments, or other matters (the "Related KnowHow"). Inventor agrees to disclose or provide all Related Know-How to Assignee when discovered or upon request.

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1

Inventor further covenants that Inventor will promptly provide to Assignee, upon its request, with all pertinent facts and documents relating to said application, said invention and said Letters Patent and legal equivalents in foreign countries as maybe known and accessible to Inventor and will testifyas to the same in any interference or litigation related thereto and will promptly execute and deliver to Assignee or its legal representative any and all papers, instruments or affidavits required to apply for, obtain, maintain, issue and enforce said application, said invention and said Letters Patent and said equivalents thereof in any foreign country which may be necessary or desirable to carry out the purposes thereof.

Inventor's rights in the above-mentioned invention or improvement and Related Know-How and any patent application(s) and Letters Patent thereon have not been previouslyassigned, mortgaged or otherwise encumbered, and Inventor has full right, power and authority to assign all such rights to Assignee hereunder.

As used herein, the terms "Inventor" and "Assignee" shall include such parties and their heirs, administrators, estates, successors and assigns of everykind.

Inventor hereby authorizes and requests the Director of the United States Patent and Trademark Office, and all foreign countries' equivalent officials, to issue such Letters Patent as shall be granted on said application or applications based thereon to Assignee.

__day of DATED this 2008. Paul O. Zamora STATE OF MARYLAND SS. COUNTY OF NTOOM This instrument was acknowledged before me this $\dot{\phi}$ 2008. by Paul O. Zamora. My commission expires: Notary Public G:\A-CLIENTS\BioSET\ASSIGN\assign-970.doc 2

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REEL: 027391 FRAME: 0017

RECORDED: 12/15/2011