

PATENT ASSIGNMENT

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
Joshua M. Hare	06/14/2012
RECEIVING PARTY DATA	
Name:	Vestion Inc.
Street Address:	41219 Fisher Island Drive
City:	Miami
State/Country:	FLORIDA
Postal Code:	33109
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	12751445
CORRESPONDENCE DATA	
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ATTORNEY DOCKET NUMBER:	140433.00101
NAME OF SUBMITTER:	N. Nicole Endejann
Total Attachments: 5 source=Assign_Hare_Vestion#page1.tif source=Assign_Hare_Vestion#page2.tif source=Assign_Hare_Vestion#page3.tif source=Assign_Hare_Vestion#page4.tif source=Assign_Hare_Vestion#page5.tif	

CH \$40.00 12751445

ASSIGNMENT OF PATENT RIGHTS

THIS ASSIGNMENT OF PATENT RIGHTS ("Assignment") is given as of June 14, 2012 by Joshua M. Hare, M.D., a Florida resident ("Assignor"), to Vestion Inc., a Delaware corporation ("Assignee").

WHEREAS, Assignor owns rights in and to the Patent Rights (as defined below);

WHEREAS, Assignee wishes to acquire and Assignor wishes to assign all right, title and interest in and to the Patent Rights;

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, it is agreed as follows:

1. Assignor hereby assigns and transfers to Assignee all of Assignor's right, title, and interest in and to (a) any inventions, devices, improvements, or technology (together, the "Inventions") disclosed in the U.S. patent applications set forth on attached Exhibit A (the "Patent Applications"); (b) all divisional or continuation, in whole or in part, applications based on any of the foregoing applications in (a) above; (c) any and all foreign applications corresponding to the Patent Applications described in (a) or (b) above; (d) any and all issued patents resulting from any of the applications described in (a), (b), or (c) above; (e) any and all reissues, reexaminations, renewals, substitutions or extensions that may be based on the Patent Applications; and (f) the Invention Disclosures set forth on attached Exhibit A (subsections (a) through (f) above are hereinafter collectively referred to as the "Patent Rights"). Assignor hereby authorizes and requests the Commissioner of Patents and Trademarks (and all such other patent authorities) to issue patents resulting from such Patent Rights, insofar as his interests are concerned, to Assignee.

2. Assignee is permitted to file any further applications within the Patent Rights in its own name (but naming the proper inventor(s) as such) in all countries of the world. For purposes of clarification, the rights assigned include, without limitation, all of Assignor's right to sue and recover for any past, present, and future infringement of any rights under the Patent Rights.

3. Assignor agrees to execute any further lawful documents and take any other actions that Assignee might consider necessary or appropriate to fully protect and vest in Assignee the assigned rights and interests in the Patent Rights and to assist Assignee in the maintenance, perfection, and enforcement of any of the Patent Rights (including, but not limited to, USPTO "assignment" filings).

4. Assignor hereby irrevocably appoints Assignee as its power-of-attorney, effective as of the date hereof, with full right of substitution, for the purpose of executing such documents and taking such other actions. This power of attorney shall be for the benefit of Assignee, its licensees, successors, and assigns, and is coupled with an interest.

5. Assignor has the right, power and authority to enter into this Assignment and is the exclusive owner of all right, title and interest in and to the Patent Rights. The Patent Rights are

EXECUTION VERSION

free of any liens, security interests, royalty obligations, other financial obligations, and/or encumbrances, except for Assignor's obligation to pay to The University of Miami one-sixth (1/6th) of all gross proceeds, royalties, and/or other compensation received by Assignor (and not by Assignee) in respect of the Patent Rights. Assignor has not previously licensed the Patent Rights to any third party. There are no claims, pending or threatened with respect to the Assignor's right to the Patent Rights. Assignee recognizes, however, that University of Miami reserved a fully paid-up, perpetual, royalty-free, non-exclusive license to use all intellectual property rights in U.S. Patent Application No. 12/751,455 for the University's nonprofit purposes.

IN WITNESS WHEREOF, this Assignment of Patent Rights has been executed as an instrument under seal as of the date first set forth above.

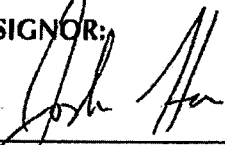
WITNESS:



ATTEST:

William E. Carlson, Secretary

ASSIGNOR:



Joshua M. Hare, M.D.
6010 Aqua Path
Miami, Florida 33141

Date: June 14, 2012

ASSIGNEE:

VESTION INC.

By: _____
Mark C. Rogers, M.D., Chief Executive Officer

Date: June __, 2012

EXECUTION VERSION

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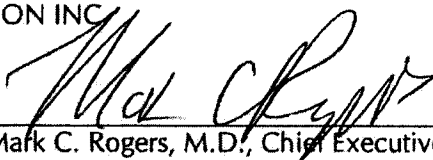
Date: June __, 2012

ATTEST:

ASSIGNEE:



William E. Carlson, Secretary

VESTION INC
By: 

Mark C. Rogers, M.D., Chief Executive Officer

Date: June 14, 2012

EXHIBIT A**Patent Applications and Invention Disclosures****A) PATENT APPLICATIONS**

The following Applications were assigned by the University of Miami to the Inventors:

1) PROVISIONAL APPLICATIONS**A METHOD TO AMPLIFY CARDIAC STEM CELLS IN VITRO AND IN VIVO**

United States Serial No.(U.S.S.N.)	UM Ref. No.	Filing Date	Status
60/976,663	UMH-131	October 1, 2007	Expired
61/183,316	UMH-131A*	June 2, 2009	Expired

* merged into US Application 12/751,445 (Continuation-In-Part)

2) PCT APPLICATION**A METHOD TO AMPLIFY CARDIAC STEM CELLS IN VITRO AND IN VIVO**

Application No.	UM Ref. No.	Filing Date	Status
PCT/US2008/078379	UMH-131	October 1, 2008	Expired

3) UNITED STATES APPLICATION**A METHOD TO AMPLIFY CARDIAC STEM CELLS IN VITRO AND IN VIVO**

U.S.S.N.	UM Ref. No.	International Filing Date	National Phase Entry Date	Status
12/751,445*†	UMH-131/131A	October 1, 2008	March 31, 2010	Active

* which is a by-pass continuation-in-part application claiming priority of PCT/US2008/078379, filed October 1, 2008, U.S. Provisional Application No. 60/976,663, filed October 1, 2007, and U.S. Provisional Application No. 61/183,316, filed June 2, 2009.

† included in US Patent Application No. 12/751,445 release, is the new matter which is directed to information obtained from the co-culturing of MSCs and CSCs as exemplified by Claim 18 of the patent application in its present form as of the filing date (Claim 18: A method of inducing and/or accelerating cardiac stem cell proliferation comprising: isolating mesenchymal stem cells; co-culturing mesenchymal stem cells and cardiac stem cells in a concentration sufficient to induce and/or accelerate cardiac stem cells proliferation "inducing and/or accelerating cardiac stem cell proliferation" requiring the co-culture of MSCs and CSCs in concentrations sufficient for inducing such an effect).

4) EUROPEAN APPLICATION**A METHOD TO AMPLIFY CARDIAC STEM CELLS IN VITRO AND IN VIVO**

Patent Application No.	Publication No.	UM Ref. No.	International Filing Date	National Phase Entry Date	Status
08835478.2	EP2205251	UMH-131/131A	October 1, 2008	April 28, 2010	Active

B) INVENTION DISCLOSURES

The following inventions associated with the below listed invention disclosures and identified by the University of Miami's reference number, were assigned to the inventors:

- I. UMK-166: "Ventricular Apical system for cardiac intervention"
- II. UMK-167: "Catheter or device with petals for controlled injection into tissue"
- III. UMK-168: "Catheter or device with pre-sprung needles for injection into tissue"
- IV. UMK-169: "Device for minimally invasive tissue injection"
- V. UMK-187 "Device for fluid management"

The University of Miami assigned its right, title, and interest in the inventions associated with the above referenced invention disclosures (i.e. UMK-166; UMK-167; UMK-168; UMK-169; UMK-187) in a letter dated November 10, 2011 from the University to Dr. Alan Heldman. By this release and assignment, it is to be understood that the University has no interest in owning or pursuing any intellectual property protection associated with the above-referenced disclosures.