### PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	Service Agreement of Andrei Kolin, agreement to assign all IP arising under agreement to DAA Trading Corp.

### **CONVEYING PARTY DATA**

Name	Execution Date
Andrei Kolin	10/10/2010

## **RECEIVING PARTY DATA**

Name:	DAA Trading Corp.
Street Address:	910 Park Ave
Internal Address:	Suite 14-S
City:	New York
State/Country:	NEW YORK
Postal Code:	10075

## PROPERTY NUMBERS Total: 1

Property Type	Number
PCT Number:	US2011052655

# **CORRESPONDENCE DATA**

**Fax Number**: 9735976369

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

**Phone**: 9735976368

Email: areinitz@lowenstein.com

Correspondent Name: Ariel Reinitz

Address Line 1: Patent Docket Admin. - Lowenstein Sandle

Address Line 2: 65 Livingston Avenue

Address Line 4: Roseland, NEW JERSEY 07068

ATTORNEY DOCKET NUMBER:	28044-2
NAME OF SUBMITTER:	ariel reinitz
Signature:	/ariel reinitz/

PATENT REEL: 030801 FRAME: 0396

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Date:	07/15/2013
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PATENT REEL: 030801 FRAME: 0397

# **SERVICE AGREEMENT**

THIS AGREEMENT (the "<u>Agreement</u>") is made and entered into as of October 10, 2010, by and between InferCell (concept name, the "<u>Company</u>"), a legal entity to be incorporated (represented in this Agreement by DAA Trading Corp., a Delaware corporation ("<u>DAA</u>") controlled by Mr. Dan Abramson), with addresses at 910 Park Avenue, Suite 14-S, New York, New York 10075 USA, and Mr. Andrei Kolin ("Andrei"), an individual, with addresses at 11 HaHaruv Street, Apartment 15, Atlit, Israel

REDACTED	

NOW THEREFORE, in consideration of mutual covenants herein contained, the Parties agree as follows:

REDACTED	

Mr

DAA Trading Corp.

PATENT

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REDACTED

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DAA Trading Corp.

**PATENT** 

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# **REDACTED**

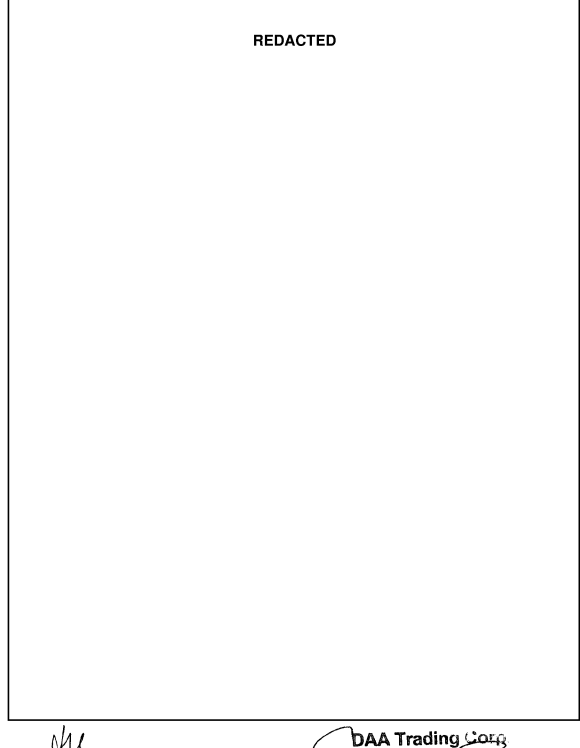
# 5. OWNERSHIP OF WORK PRODUCT

Andrei agrees that all inventions, data, works, discoveries, designs, technology and improvements (whether or not protectable by a patent or a copyright) related to the business of the Company and/or any of its subsidiaries, portfolio companies/projects or other business in which the Company and/or DAA is involved, which are conceived of, made, reduced to practice, created, written, designed or developed, authored or made by Andrei, alone or in combination with others, which (i) are created or generated during the Term, (ii) which arise under or relate to this Agreement or the Services, or (iii) which result from the Proprietary Information ("Inventions"), shall be the sole and exclusive property of the Company and/or DAA. The Inventions are to be promptly reported to the Company but otherwise maintained in confidence by Andrei. All works authored by Andrei under this Agreement shall be deemed "works made for hire". Andrei hereby assigns to the Company all Inventions and any and all related patents, copyrights, trademarks, trade names, and other industrial and intellectual property rights and applications therefor, and appoints any officer of the

Mr

DAA Trading Corp.
PATENT
REEL: 030801 FRAME: 0400

Company as his duly authorized agent to execute, file, prosecute and protect the same before any government agency, court or authority. Andrei agrees to cooperate fully with the Company and its nominees to obtain patents or register copyrights or trademarks in any and all countries for these Inventions, and to execute all papers for use in applying for and obtaining such protection thereon as the Company may desire, together with assignments thereof to confirm the Company's ownership thereof, all at the Company's expense. The Company will bear the abovementioned Service Fee for time invested by Andrei in this matter.



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REDACTED

### 10. **ENTIRE AGREEMENT; BINDING EFFECT**

This Agreement comprises the entire understanding of the parties hereto and as such supersedes any oral or written agreement previously executed by Andrei and the Company. Andrei may not assign or transfer, in whole or in part, this Agreement, or any of the rights, privileges or obligations specified herein. The Company may freely assign or transfer this Agreement, or any of the rights, privileges or obligations specified herein. Sections 4, 5 and 6 shall survive termination hereunder for any reason whatsoever.

### 11. SEVERABILITY.

The provisions of this Agreement are severable and if any one provision hereof shall be held invalid or unenforceable in whole or in part in any jurisdiction, such invalidity or unenforceability shall affect only such provision in such jurisdiction.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above-mentioned.

By: (Signature)

Title:

OAA Trading Corp.

(Signature)

Name: Dan Abramson
Title: MD

**PATENT** REEL: 030801 FRAME: 0402

RECORDED: 07/15/2013