502544496 10/24/2013

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

EPAS ID: PAT2589988

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT		

CONVEYING PARTY DATA

Name	Execution Date
COLIN MARSHALL	10/05/2011
SCOTT CLUNAS	09/22/2011
JOHN MERVYN DAVID STOREY	09/13/2011
JAMES PETER SINCLAIR	09/22/2011
THOMAS CRAVEN BADDELEY	09/23/2011
AHTSHAM ISHAQ	09/22/2011
MICHAEL SIMPSON	09/22/2011
CRAIG WILLIAMSON	11/20/2011
BARRY ALAN WOOD	09/22/2011
CLAUDE MICHEL WISCHIK	09/13/2011
CHARLES ROBERT HARRINGTON	09/13/2011
JANET ELIZABETH RICHARD	09/19/2011
DAVID HORSLEY	09/19/2011
KARRAR AHMAD KHAN	07/27/2011
YIN SZE LOH	09/14/2011

RECEIVING PARTY DATA

Name:	WISTA LABORATORIES LTD.
Street Address:	51 AYER RAJAH CRESCENT
Internal Address:	#07-01/02
City:	SINGAPORE
State/Country:	SINGAPORE
Postal Code:	139948

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	13984841

CORRESPONDENCE DATA

PATENT REEL: 031470 FRAME: 0347

502544496

Fax Number: (202)672-5399 Phone: 2026725300

Email: MFRANCIS@FOLEY.COM

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

Correspondent Name: RICHARD C. PEET
Address Line 1: FOLEY & LARDNER LLP

Address Line 2: 3000 K STREET, NW, STE. 600

Address Line 4: WASHINGTON, DISTRICT OF COLUMBIA 20007

ATTORNEY DOCKET NUMBER:	088736-0141		
NAME OF SUBMITTER:	MICHELE FRANCIS FOR RICHARD C. PEET		
Signature:	/MICHELE FRANCIS/		
Date:	10/24/2013		

source=088736-0141#page2.tif source=088736-0141#page3.tif source=088736-0141#page4.tif source=088736-0141#page5.tif source=088736-0141#page6.tif source=088736-0141#page7.tif source=088736-0141#page8.tif source=088736-0141#page10.tif source=088736-0141#page11.tif source=088736-0141#page12.tif source=088736-0141#page13.tif source=088736-0141#page14.tif source=088736-0141#page15.tif source=088736-0141#page15.tif source=088736-0141#page15.tif

source=088736-0141#page17.tif source=088736-0141#page18.tif source=088736-0141#page19.tif source=088736-0141#page20.tif source=088736-0141#page21.tif source=088736-0141#page22.tif

Total Attachments: 22

source=088736-0141#page1.tif

ASSIGNMENT OF INVENTION AND RELATED INTELLECTUAL PROPERTY RIGHTS

Parties:

1 'The Inventors'

Colin MARSHALL

of WisTa Laboratories Ltd., Department of Chemistry, Meston Walk, Old Aberdeen, AB24 3UE, Scotland, United Kingdom

Scott CLUNAS

of WisTa Laboratories Ltd., Department of Chemistry, Meston Walk, Old Aberdeen, AB24 3UE, Scotland, United Kingdom

John Mervyn David STOREY

of WisTa Laboratories Ltd., Department of Chemistry, Meston Walk, Old Aberdeen, AB24 3UE, Scotland, United Kingdom

James Peter SINCLAIR

of WisTa Laboratories Ltd., Department of Chemistry, Meston Walk, Old Aberdeen, AB24 3UE, Scotland, United Kingdom

Thomas Craven BADDELEY

of WisTa Laboratories Ltd., Department of Chemistry, Meston Walk, Old Aberdeen, AB24 3UE, Scotland, United Kingdom

Ahtsham ISHAQ

of WisTa Laboratories Ltd., Department of Chemistry, Meston Walk, Old Aberdeen, AB24 3UE, Scotland, United Kingdom

Michael SIMPSON

of WisTa Laboratories Ltd., Department of Chemistry, Meston Walk, Old Aberdeen, AB24 3UE, Scotland, United Kingdom

Craig WILLIAMSON

of ID Business Solutions Ltd., 2 Occam Court, Surrey Research Park, Guildford, Surrey, GU2 7QB, United Kingdom

Barry Alan WOOD

of WisTa Laboratories Ltd., Department of Chemistry, Meston Walk, Old Aberdeen, AB24 3UE, Scotland, United Kingdom

Claude Michel WISCHIK

of WisTa Laboratories Ltd., Institute for Medical Sciences, Forresterhill, Aberdeen, AB25 2ZD, Scotland, United Kingdom

Charles Robert HARRINGTON

of WisTa Laboratories Ltd., Institute for Medical Sciences, Forresterhill, Aberdeen, AB25 2ZD, Scotland, United Kingdom

Page 1 of 11

Janet Elizabeth RICKARD

of WisTa Laboratories Ltd., Institute for Medical Sciences, Forresterhill, Aberdeen, AB25 2ZD, Scotland, United Kingdom

David HORSLEY

of WisTa Laboratories Ltd., Institute for Medical Sciences, Forresterhill, Aberdeen, AB25 2ZD, Scotland, United Kingdom

2 'The University'

The University Court of the University of Aberdeen

of University Office, Regent Walk, Aberdeen AB24 3FX, United Kingdom

3 'The Assignee'

WisTa Laboratories Ltd.

(a corporation organised under the laws of Singapore)
of 51 Ayer Rajah Crescent, #07-01/02, Singapore 139948, Republic of Singapore

Recitals:

- (A) The Inventors (together with Karrar Ahmad KHAN and Yin Sze LOH, who are not parties to this Assignment) are the joint inventors of the invention or inventions entitled PHENOTHIAZINE DIAMINIMUM SALTS AND THEIR USE ("the Invention") for which the patent applications identified in Parts 1 and 2 of the Schedule to this Assignment have been filed
- (B) The International and Argentine patent applications that are identified in Part 2 of the Schedule ("the Completion Applications") claim priority from the Singapore and United States patent applications that are identified in Part 1 of the Schedule ("the Priority Applications").
- (C) The Inventors were at all material times employed by the University to carry out the research from which the Invention arose.
- (D) The Inventors have agreed to execute this Assignment in order to confirm that, as between them and the University and by virtue of their employment by the University, the University was the first owner of their contributions to the Invention.
- (E) The Invention arose out of a research and development programme which is the subject of an Agreement between the University and the Assignee (and another) having an effective date of 1 January 2007 ("the RRDA").
- (F) Under clause 8.2 of the RRDA, all inventions and patent rights invented or created in the course of the said research and development programme on or after 1 January 2007 are owned solely and exclusively by the Assignee.

Page 2 of 11

- (G) In pursuance of the RRDA, the University and the Assignee have agreed to execute this Assignment in order to confirm and ensure that the Invention belongs to the Assignee.
- (H) The Completion Applications were filed in the name of the Inventors and Yin Sze LOH and the Assignee (with the exception of the designation of the United States of America in the International patent application, which was filed in the names of all of the inventors, as required by US law).
- (I) The Inventors and the University have agreed to execute this Assignment to the Assignee of all their respective rights title and interest in, to, under and arising from the Priority Applications and the Completion Applications for all designated states including (without limitation) Canada and the United States of America.

Operative provisions:

- In consideration for the payment of £1.00 by the University to each of the Inventors (the receipt and sufficiency of which are hereby acknowledged) the Inventors hereby sell and assign to the University absolutely and free from incumbrances all such rights title and interest as they may hold in Canada and the United States and all other countries of the world in to and under the Invention.
- In consideration for the payment of £1.00 by the Assignee to the University (the receipt and sufficiency of which are hereby acknowledged) the University hereby sells and assigns to the Assignee absolutely and free from incumbrances all such rights title and interest as it may hold in Canada and the United States and all other countries of the world in to and under the Invention.
- 3.1 In consideration for the payment of £1.00 by the Assignee to each of the Inventors and to the University (the receipt and sufficiency of which are hereby acknowledged) the Inventors and the University hereby sell and assign to the Assignee absolutely and free from incumbrances, and hereby agree to Yin Sze LOH's selling and assigning to the Assignee: all such rights title and interest as they each may hold in to under and arising from the Priority Applications and the Completion Applications and all national and regional phases thereof (including but not limited to any in Canada or the United States of America) including any and all divisionals, continuations and continuations-in-part of any of the aforesaid applications;

and the right to apply for prosecute and obtain patent and other industrial property protection throughout the world in respect of the Invention;

Page 3 of 11

and the right to claim priority from the Priority Applications and the Completion Applications in any and all such applications;

and any and all patents that may be granted pursuant to any of the aforesaid applications for the full period thereof including any re-issues, re-examinations, renewals, extensions and Supplementary Protection Certificates, and including all rights and powers arising or accrued from any of the aforesaid patents and applications including the right to sue for damages and other remedies in respect of any infringement of any such rights before on or after the date of this Assignment and to retain any damages obtained as a result of such action; the said interest being the entire ownership of all said Letters Patent when granted, to be held and enjoyed by the Assignee or its successors or assigns to the full end of the terms for which the said Letters Patent may be granted, as fully and entirely as the same would have been held and enjoyed by the Inventors and/or by the University if this assignment had not been made.

- 3.2 For the consideration aforesaid, the Inventors and the University agree that they will, upon request, communicate to the Assignee or its representatives any facts known to them respecting the Invention or improvements thereto, and will, upon request, but without expense to the Inventors, testify in any legal proceedings, sign all lawful papers, execute all divisional, continuation, continuation-in-part, reissue, re-examination, renewal and extension applications, and generally do all other and further lawful acts deemed necessary or expedient by the Assignee or by counsel for the Assignee to assist or enable the Assignee to obtain and enforce full benefits from the rights and interests herein assigned.
- The Inventors and the University hereby GRANT the firm of Mewburn Ellis LLP the power to insert in Part 3 of the Schedule to this Assignment any further identification of any patent applications in Canada or the United States or any other countries or regions of the world which shall fall within the scope of clause 3 above, as may be necessary or desirable in order to comply with the rules of the United States Patent Office or the Canadian Patent Office or any other intellectual property office for recordation of this document. It is understood and agreed that the Assignee's attorneys Mewburn Ellis LLP have represented only the Assignee and will continue to represent only the Assignee with respect to this Assignment.
- The Inventors and the University hereby UNDERTAKE that at the request and cost of the Assignee or its successors or assigns they will at all times hereafter promptly do all such acts and execute all such documents (including but not limited to documents required to be signed by or on behalf of inventors in the course of any and all Canadian and United States patent applications which relate to the Invention and any and all divisionals, continuations and

Page 4 of 11

continuations-in-part of any such applications) as may be reasonably necessary or desirable to secure the vesting in the Assignee or its successors or assigns of all rights title and interest assigned to the Assignee hereunder and to confirm the title of the Assignee or its successors or assigns to all such rights title and interest and to assist in the resolution of any question concerning the Invention or any application for patent or other intellectual property protection for the Invention or any intellectual property protection granted pursuant to any such application.

- The Inventors and the University hereby authorize and request the US Commissioner of Patents and the relevant authorities in all countries of the world to issue any patents granted for the Invention in the name of the Assignee or its successors or assigns in accordance with this assignment.
- 7 This assignment and undertaking shall be binding upon the Inventors' and the University's heirs, executors, administrators, successors and/or assigns and shall enure to the benefit of any heirs, executors, administrators, successors and/or assigns of the Assignee.
- This agreement shall be governed by and interpreted in accordance with the laws of England, and the courts of England shall have exclusive jurisdiction to settle any disputes which may arise in connection with this agreement.

AS WITNESS the signatures of (or of duly authorised officers of) the parties hereto

Page 5 of 11

SCHEDULE

Part 1 - The Priority Applications

Singapore Patent Application No. SG 201101060-0 dated 11 February 2011 United States Patent Application No. US 61/485,880 dated 13 May 2011

Part 2 - The Completion Applications

International Patent Application No. PCT/GB2011/001221 filed on 15 August 2011 Argentina Patent Application No. P 2011 01 02969 filed on 16 August 2011

Part 3 - Identification of some, but not necessarily all, patent applications falling within the scope of clause 3 of this Assignment (See clause 4 above)

Country/region	Application No.	Application Date	Title	Signature for Mewburn Ellis LLP

SIGNED by)			
Colin MARSHALL)			
at MCLOSEN)	01	1 1 11	
on: 5th octoged 2011)	Signature: Clin	hishell	
in the presence of:)			
Witness Of W				
Signature:				
Name: CHARLES & HARRIN	1CD1)		
Address: 59 ARGYLL PLACE	2			
Maroner				
2825 2HM				
Swellers, UK	*			Pac

Page 6 of 11

SIGNED by)	
Scott CLUNAS)	
on pt 92~ SEPTEMBER 2011)	.e.
aton: ABEROCEN)	Signature:
in the presence of:)	
Witness		
Signature:		
Name: CHARLES R HARRI	NGBA	ı
Address: SA ARGYLL PLACE	* 5	
ASERDEEN AS25	2 11 1	
301 and 1 vin		
SIGNED by)	
John Mervyn David STOREY)	
at: SINGAPERE)	
on: 13th September 2011)	Signature: JANO JOLG
in the presence of:)	
Witness (A)		
Signature:		
Name: CHALLES & MARR		<i>₩</i>
Address: Sa ARGYLL PLA		
ABEROAN AB25	2 HU	l e e e e e e e e e e e e e e e e e e e
CICNED L.	,	
SIGNED by)	
James Peter SINCLAIR)	
at: . <i>AB62066N</i> on: 22/09///)	Simply POS line
)	Signature: 4 QS in law
in the presence of:)	
Witness CM		
Signature: Name: CHARLES R HARR	al Core	M
	מא לו (פּ	•
Address: Sq ARGAIL PLACE	701.	X
ABERDGEN AS 25	, -171	^
Scotland, Uke		

SIGNED by)	
Thomas Craven BADDELEY at: ABERDEEN on: 231 September 2911))	Signature: "Baddley
in the presence of:)	
Witness Signature: Name: CHARLES R HARRI Address: ST ALOVERY ABZ SISTEM ABZ		
SIGNED by)	
Ahtsham ISHAQ)	
at: ASCUSEN)	10
on: Zznd September 2011)	Signature: A. H. W.
in the presence of:)	(
Witness Signature: Clay	. ~	
Name: CHARLES R HARRING	MEED	
Address: 59 AGGHL PLACE ASCAGEN AS252	411	
Sotland, UK	• • • • • • • • • • • • • • • • • • • •	
SIGNED by)	
Michael SIMPSON)	
at: ASCROEEN)	
on: 22rd Sephalber 2011)	Signature: Mulul Gy
in the presence of: /)	
Witness Signature:		
Name: CHALLES R HARRING	ew .	
Address: SS ARGYLL PLACE		
ABCADREN 1925 24	u	
Scotland, UK		

SIGNED by)	
Craig WILLIAMSON)	
at: IZEADNG, UIL)	
on: JOYN NOVEMDEN 2011.)	Signature:
in the presence of:)	
Witness		
Signature: Menue		
Name: FIONA - MAIREAD M	LKE	INNA
Address: 11 AMITY RD.,		
RG1 3LN		
SIGNED by)	
Barry Alan WOOD)	
at:)	
on:)	Signature:
in the presence of:)	
Witness		
Signature:	. ,	
Name:		
Address:		
SIGNED by)	
Claude Michel WISCHIK)	
at:)	
on:)	Signature:
in the presence of:)	
Witness		
Signature:		
Name:		
Address:		

SIGNED by)	
Craig WILLIAMSON)	
at:)	
on:)	Signature:
in the presence of:)	
Witness		
Signature:		
Name:		
Address:		
CIONED by	,	
SIGNED by Barry Alan WOOD)	
at: ASELDEEN	,	1 A
on: 12 ^{MS} September 2011)	Signature: Blan Wood
in the presence of:)	Olgitature:
Witness Witness	,	
Signature:		
Name: CHAPLES R HAP	e M	Tan
Address to An Pinc	• •	
Address: JE AROYLL PLACE ASELDEN ASZS	- 11 a	
usprofen us ss	2114	
SIGNED by)	
Claude Michel WISCHIK)	
at: SINGAPORE)	Signature Claude Celochili
on: 13th Schansen 2011)	Signature: Signature Curcles
in the presence of:)	
Witness M		
Signature:		
Name: CHARLES HARRIN		2
Address: ST ARGYLL PLACE	-	
ABELDEEN AS:	25 2	ધ્લળ.
Scatta 1 11K		

SIGNED by)	
Charles Robert HARRINGTON)	\wedge
at SINGAPORE)	OPUL 5
on: 13h SEPTEMBER 2011)	Signature:
in the presence of:)	
Witness Signature: Kattle Kar		
Name: KATHLEEN HARR	نما (-rial
Address: 59 ARGYLL PLACE MSERAECH AB2 Scotland, UK	-5 2	244
SIGNED by)	
Janet Elizabeth RICKARD)	
at: Abcideen)	
on: 19:41 September 2011)	Signature: J.E. Rickard
in the presence of:)	
Witness Signature:		
Name: CHALLES & HARKIN	10=	أمح
Address: Sq ARGYLL PLACE		24.6
ABERDEAN ABZ		
Sietland UK.	s 2	нц
SIGNED by)	
David HORSLEY)	. / 2
at: ABELOEEU)	Steff
on: 19th SEPTEMBER 2011)	Signature:
in the presence of:)	
Witness WILL		
Signature:		
Name: CHARLES OR HARR		
Address: 59 ARML PLACE		
ABENDEEN ABZS	2 H ı	A
Sistered, UK		

SIGNED for and on behalf of)	
The University Court of the)	
University of Aberdeen)	
at: ABERDEEN)	
on: 28. SEPTEMBER 2011)	Signature:
in the presence of:)	Name: Sous CANON
Witness		Position: Secretary
Signature Anger Condo		
Name: ANGELA MODAT		
Address: 14 SPLING GARDEN		
ADERDEEN		
AB25-10G-		
SIGNED for and on behalf of)	
WisTa Laboratories Ltd.)	~ Λ
at: SINGAPORE)	Clarical to
on: 13th FEFTEMBER 2011)	Signature Council Clickett
in the presence of:)	Name: CLAUDE WISCHIK
Witness		Position: CHAIRMAN.
Signature:		
Name: CHALLES R HARR	NEDN	
Address: Sq ARG-YL PLACE		
ASELDEEN AB2S	241	1
SCOTLAND UK		

TO BE SIGNED AFTER FIRST FILING

ASSIGNMENT OF INVENTION AND RELATED INTELLECTUAL PROPERTY RIGHTS

Parties:

1 "The Inventor"

Karrar Ahmad KHAN

176 Melton Road, West Bridgford, Nottingham, NG2 6FJ, United Kingdom

2 "The Contractor"

SHER LIMITED

a company incorporated in England

whose registered office address is

176 Melton Road, West Bridgford, Nottingham, NG2 6FJ, United Kingdom

3 "TTL"

TauRx THERAPEUTICS LTD

a company incorporated in Singapore

whose registered office address is

51 Ayer Rajah Crescent #07-01 Singapore 139948

4. "WL"

WisTa LABORATORIES LTD.

a company incorporated in Singapore

whose registered office address is

51 Ayer Rajah Crescent #07-01 Singapore 139948

Recitals:

- (A) The Inventor is one of the joint inventors of the invention or inventions entitled PHENOTHIAZINE DIAMINIUM SALTS AND THEIR USE ("the Invention") for which WL intends to file an international (PCT) patent application, a national Argentinian patent application and possibly other patent application(s) in various countries or regions (all together referred to herein as "the Future Applications") claiming priority from the patent applications set out in Part 1 of the Schedule hereto ("the Priority Applications").
- (B) The Inventor is a Director and shareholder of the Contractor, and made his contribution to the Invention in the course of the supply of services by the Contractor to TTL under Contracts for Services between the Contractor and TTL dated 12 June 2007 and 9 September 2010 ("the Contracts for Services"), both signed by the Inventor as representative of the Contractor.
- (C) It is a term of each of the Contracts for Services that all intellectual property rights arising during the performance of or in connection with the Contracts for Services shall be the property of TTL.
- (D) TTL and WL are associated companies (both being wholly owned subsidiaries of TauRx Pharmaceuticals Ltd.) and under the terms of a "General Assignment of Intellectual Property and Intellectual Property Rights" between them dated 21 December 2010 TTL assigned to WL all existing and future intellectual property rights relating to their field.
- (E) In order to ensure and to provide documentary evidence that WL is now the owner of both the legal title and the beneficial interest in the Inventor's contribution to the Invention, including any further contributions that the Inventor or the Contractor may make or acquire to the development or improvement of the Invention and any matter that shall be contained in the Future Applications, the Inventor, the Contractor and TTL have agreed to execute this formal Assignment to WL of all such rights title and interest in to under and arising from the Invention, the Priority Applications, the Future Applications, and all matter that shall be contained in the Future Applications, as they each may own.

Operative provisions:

In consideration for the payment of £1.00 by WL to each of the Inventor, the Contractor and TTL, the receipt and sufficiency of which are hereby acknowledged by the Inventor, the Contractor and TTL:-

- 1 The Inventor, the Contractor and TTL HEREBY SELL ASSIGN AND TRANSFER to WL (which hereby ACCEPTS) absolutely and free from encumbrances, by way of current assignment of both existing and future rights and property:
- 1.1 all such legal and beneficial rights title and interest as they each may hold now or may acquire in the future in Argentina, Canada and the United States and all other countries of the world in to under and arising from the Invention and the Priority Applications and the Future Applications and all matter that shall be contained in the Future Applications, and all national and regional phases and any and all divisions, continuations and continuations-in-part of all of the aforesaid applications, and any and all patents that may be granted pursuant to any of them for the full period thereof, including any re-issues, re-examinations, renewals, extensions and Supplementary Protection Certificates, and including all rights and powers arising or accrued therefrom including the right to sue for damages and other remedies in respect of any infringement of any such rights before on or after the date hereof and to retain any damages obtained as a result of such action;
- 1.2 all such rights as they each may have to apply for prosecute and obtain patents and other intellectual property protection anywhere in the world in respect of the Invention and the invention(s) that shall be disclosed in and all matter that shall be contained in the Future Applications to the intent that any patents or other intellectual property protection for the Invention and for such invention(s) and matter may be applied for and shall be granted in the name of and shall vest in WL or its successors or assigns (either alone or jointly with any coapplicants);

1.3 all such rights as they each may have to claim priority from any or all of the Priority Applications and the Future Applications in any and all applications for patent protection for the Invention and the invention(s) that shall be disclosed in the Future Applications, such rights to be enjoyed by WL as from the date of filing of each patent application from which priority is claimed;

to the intent that WL shall have and hold the rights title and interest hereby assigned as fully and entirely as the same would have been held and enjoyed by the Inventor or the Contractor or TTL had this assignment not been made.

- The Inventor, the Contractor, TTL and WL HEREBY GRANT the firm of Mewburn Ellis LLP the power to insert in Part 2 of the Schedule to this Assignment any further identification of any existing or future patent applications in Argentina, Canada or the United States or any other countries or regions of the world which shall fall within the scope of clause 1 above, as may be necessary or desirable in order to comply with the rules of the Argentinian, Canadian or United States patent offices or any other patent office for recordation of this document. It is understood and agreed that TTL's and WL's attorneys Mewburn Ellis LLP have represented only TTL and WL and will continue to represent only TTL and WL and WL's successors and assigns with respect to this Assignment.
- The Inventor, the Contractor and TTL HEREBY UNDERTAKE that at the request and 3 cost of WL or its successors or assigns they will at all times hereafter promptly do all such acts and execute all such documents (including but not limited to documents required to be signed by or on behalf of inventors or assignors in the course of any and all Argentinian Canadian or United States or any other patent applications which relate to the Invention or to any invention(s) that shall be disclosed in the Future Applications and any and all divisionals, continuations and continuations-in-part of any such applications) as may be reasonably necessary or desirable to secure or to provide further evidence of the vesting in WL or its successors or assigns of all legal and beneficial rights title and interest intended to be assigned to WL hereunder and to confirm the title of WL or its successors or assigns to all such rights title and interest and to assist (in the course of litigation or interference or any other proceedings or otherwise) in the resolution of any question concerning the Invention or the invention(s) that shall be disclosed in the Future Applications or any application for patent or other intellectual property protection for any of the said inventions or any intellectual property protection granted pursuant to any such application.
- The Inventor, the Contractor and TTL HEREBY REQUEST the US Commissioner of Patents and the relevant authorities in Argentina and Canada and all countries of the world to issue any patents granted for the Invention or the invention(s) that shall be disclosed in the Future Applications in the name of WL or its successors or assigns (either alone or jointly with any co-applicants) in accordance with this assignment.
- 5 This assignment and undertaking shall be binding upon the heirs, executors, administrators, successors and/or assigns of the Inventor, the Contractor and TTL and shall enure to the benefit of any heirs, executors, administrators, successors and/or assigns of WL.
- This agreement shall be governed by and interpreted in accordance with the laws of England, and the courts of England shall have exclusive jurisdiction to settle any disputes which may arise in connection with this agreement.

AS WITNESS the signatures of the Inventor and of duly authorised officers of the Contractor, TTL and WL.

THIS ASSIGNMENT MAY BE EXECUTED IN COUNTERPARTS

SCHEDULE

Part 1 - the Priority Applications

Country/region	Application No.	Application Date	Title
Singapore	201101060-0	11 February 2011	
ÜŚ	61/485,880	13 May 2011	PHENOTHIAZINE DIAMINIUM SALTS AND THEIR USE

Part 2 – Identification of some, but not necessarily all, patent applications falling within the scope of clause 1 of this Assignment See clause 2

Country/region	Application No.	Application Date	Title	Signature for Mewburn Ellis LLP
ARGENTINA	20110102969	16 August 2011	PHENOTHIAZINE DIAMINIUM SALTS AND THEIR USE	Scile Hill for Mendanian Ellis LLP 6 Jan. 2012
INTERNATIONAL PCT	PCT/9B2011/ 001221	15 August 2011	PHENOTHIAZINE DIAMINIUM SALTS AND THEIR USE	Steile Hill for Mendan Ellis LLP 6 Jan . 2012

SIGNED by the said)	
Karrar Ahmad KHAN)
at ABERDEEN)	<u>.</u>
on: 27th July 2011	Signature: KAG-
in the presence of:	
Witness	
Signature:	
Name: CHARLES & HARRINGTO	24
Address: JA ALGYLL PLACE	
AREADAEN AB25 2H	u
SCISTLAND UK	

SIGNED for and on behalf of)	
SHER LIMITED at: ARCLOREN on: 27 July 2011 in the presence of: Witness Signature: Challed R HARRINGTON Address: 59 Alcyn LACE AGEROEN AS 25 2HU SCOTLWO UK.	Signature: K. A. IChan Name: K. A. K. H. T. Position: Managing Disceta Sha Ctd
SIGNED for and on behalf of TauRx THERAPEUTICS LTD at:	Signature: Chaude Celicled Name: Chaude M WISCHIK Position: CHARMAN
SIGNED for and on behalf of Wista LABORATORIES LTD. at: ALABORATORIES LTD. on: 29 It July 2011 in the presence of: Witness Signature: CHALLES R HAMLINGTON Address: Sch ARCYLL PLACE ABFLORE AB25 2HL SLOTLAND WE.	

ASSIGNMENT OF INVENTION AND RELATED INTELLECTUAL PROPERTY RIGHTS

Parties:

1 'The Inventor'

Yin Sze LOH of 47 Leedon Road, Singapore 267858, Republic of Singapore

2 'The Assignee'

WisTa Laboratories Ltd.

(a corporation organised under the laws of Singapore) of 51 Ayer Rajah Crescent, #07-01/02, Singapore 139948, Republic of Singapore

Recitals:

- (A) The Inventor is an inventor of the invention or inventions entitled PHENOTHIAZINE DIAMINIMUM SALTS AND THEIR USE ("the Invention") for which the patent applications identified in Parts 1 and 2 of the Schedule to this Assignment have been filed
- (B) The International and Argentine patent applications that are identified in Part 2 of the Schedule ("the Completion Applications") claim priority from the Singapore and United States patent applications that are identified in Part 1 of the Schedule ("the Priority Applications").
- (C) The Inventor has agreed to execute this Assignment to the Assignee of all her respective rights title and interest in, to, under and arising from the Priority Applications and the Completion Applications for all designated states including (without limitation) Canada and the United States of America.

Operative provisions:

In consideration for the payment of £1.00 by the Assignee to the Inventor (the receipt and sufficiency of which are hereby acknowledged) the Inventor hereby sells and assigns to the University absolutely and free from incumbrances all her rights title and interest in Canada and the United States and all other countries of the world in to and under the Invention.

Page 1 of 5

2.1 In consideration for the payment of £1.00 by the Assignee to the Inventor (the receipt and sufficiency of which are hereby acknowledged) the Inventor hereby sells and assigns to the Assignee absolutely and free from incumbrances, and hereby agrees to all of her co-applicants' selling and assigning to the Assignee:

all such rights title and interest as they each may hold in to under and arising from the Priority Applications and the Completion Applications and all national and regional phases thereof (including but not limited to any in Canada or the United States of America) including any and all divisionals, continuations and continuations-in-part of any of the aforesaid applications;

and the right to apply for prosecute and obtain patent and other industrial property protection throughout the world in respect of the Invention;

and the right to claim priority from the Priority Applications and the Completion Applications in any and all such applications;

and any and all patents that may be granted pursuant to any of the aforesaid applications for the full period thereof including any re-issues, re-examinations, renewals, extensions and Supplementary Protection Certificates, and including all rights and powers arising or accrued from any of the aforesaid patents and applications including the right to sue for damages and other remedies in respect of any infringement of any such rights before on or after the date of this Assignment and to retain any damages obtained as a result of such action; the said interest being the entire ownership of all said Letters Patent when granted, to be held and enjoyed by the Assignee or its successors or assigns to the full end of the terms for which the said Letters Patent may be granted, as fully and entirely as the same would have been held and enjoyed by the Inventor if this assignment had not been made.

- 2.2 For the consideration aforesaid, the Inventor agrees that she will, upon request, communicate to the Assignee or its representatives any facts known to her respecting the Invention or improvements thereto, and will, upon request, but without expense to the Inventor, testify in any legal proceedings, sign all lawful papers, execute all divisional, continuation, continuation-in-part, reissue, re-examination, renewal and extension applications, and generally do all other and further lawful acts deemed necessary or expedient by the Assignee or by counsel for the Assignee to assist or enable the Assignee to obtain and enforce full benefits from the rights and interests herein assigned.
- 3 The Inventor GRANTS the firm of Mewburn Ellis LLP the power to insert in Part 3 of the Schedule to this Assignment any further identification of any patent applications in Canada or the United States or any other countries or regions of the world which shall fall within the scope of clause 2 above, as may be necessary or desirable in order to comply with the rules of the

Page 2 of 5

United States Patent Office or the Canadian Patent Office or any other intellectual property office for recordation of this document. It is understood and agreed that the Assignee's attorneys Mewburn Ellis LLP have represented only the Assignee and will continue to represent only the Assignee with respect to this Assignment.

- The Inventor hereby UNDERTAKES that at the request and cost of the Assignee or its successors or assigns they will at all times hereafter promptly do all such acts and execute all such documents (including but not limited to documents required to be signed by or on behalf of inventors in the course of any and all Canadian and United States patent applications which relate to the Invention and any and all divisionals, continuations and continuations-in-part of any such applications) as may be reasonably necessary or desirable to secure the vesting in the Assignee or its successors or assigns of all rights title and interest assigned to the Assignee hereunder and to confirm the title of the Assignee or its successors or assigns to all such rights title and interest and to assist in the resolution of any question concerning the Invention or any application for patent or other intellectual property protection for the Invention or any intellectual property protection granted pursuant to any such application.
- 5 The Inventor hereby authorizes and requests the US Commissioner of Patents and the relevant authorities in all countries of the world to issue any patents granted for the Invention in the name of the Assignee or its successors or assigns in accordance with this assignment.
- This assignment and undertaking shall be binding upon the Inventor's heirs, executors, administrators, successors and/or assigns and shall enure to the benefit of any heirs, executors, administrators, successors and/or assigns of the Assignee.
- 7 This agreement shall be governed by and interpreted in accordance with the laws of England, and the courts of England shall have exclusive jurisdiction to settle any disputes which may arise in connection with this agreement.

AS WITNESS the signatures of (or of duly authorised officers of) the parties hereto

Page 3 of 5

SCHEDULE

Part 1 - The Priority Applications

Singapore Patent Application No. SG 201101060-0 dated 11 February 2011 United States Patent Application No. US 61/485,880 dated 13 May 2011

Part 2 - The Completion Applications

International Patent Application No. PCT/GB2011/001221 filed on 15 August 2011 Argentina Patent Application No. P 2011 01 02969 filed on 16 August 2011

Part 3 - Identification of some, but not necessarily all, patent applications falling within the scope of clause 2 of this Assignment (See clause 3 above)

Country/region	Application No.	Application Date	Title	Signature for Mewburn Ellis LLP

SIGNED by)				
Yin Sze LOH SINCAPORE)		h	114	
on: 13th SEPTEMBER 2011)	Signature:		1/	14 Stpt 2011.
in the presence of:)			V	14 Stpt 2"11.
Witness ODU					
Signature:		•			
Name: CHARLES R HARR	N 67	M			
Address: Sa ARMU PIAC	Œ				
ABFROREN ABZS	2H	ч			
late corrected to 14th South L	ı.				

Page 4 of 5

SIGNED for and on behalf of)
WisTa Laboratories Ltd.)
at: SINGAPORE	
on: 13th sectionsed 2011) Signature: Cauale Cludell
in the presence of: Λ) Name: CLAUDE WSCHIK
Witness	Position: CHARMAN.
Signature:	*
Name: CHARLES PHAR	RN FiZN
Address: Sq ARBYLL PLACE	
ABERDEEN AS	
SIGTLAND, UK.	

Page 5 of 5

PATENT REEL: 031470 FRAME: 0370

RECORDED: 10/24/2013