#### 503012735 10/09/2014

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

EPAS ID: PAT3059335

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date	
CHRISTINE E. BROTHERTON-PLEISS	05/18/2012	
SAUL JAIME-FIGUEROA	05/18/2012	
FRANCISCO JAVIER LOPEZ-TAPIA	05/18/2012	
YAN LOU	05/18/2012	
TIMOTHY D. OWENS	05/10/2012	

#### RECEIVING PARTY DATA

Name:	HOFFMANN-LA ROCHE INC.	
Street Address:	340 KINGSLAND STREET	
City:	NEWARK	
State/Country:	NEW JERSEY	
Postal Code:	07110-1199	

### **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	13586958

### **CORRESPONDENCE DATA**

Fax Number: (973)639-8399

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 973-596-4500

IPdocket@gibbonslaw.com Email:

**Correspondent Name:** HOFFMANN-LA ROCHE INC. C/O GIBBONS P.C.

Address Line 1: ONE GATEWAY CENTER

Address Line 4: **NEWARK, NEW JERSEY 07102-5310** 

ATTORNEY DOCKET NUMBER:	111890-83455 (30574 US2)	
NAME OF SUBMITTER:	ESTELLE J. TSEVDOS	
SIGNATURE:	/Estelle J. Tsevdos/	
DATE SIGNED:	10/09/2014	

**Total Attachments: 4** 

source=Assignment-30574US1#page1.tif source=Assignment-30574US1#page2.tif

source=Assignment-30574US1#page3.tif source=Assignment-30574US1#page4.tif

### **ASSIGNMENT**

WHEREAS, WE, Christine E. Brotherton-Pleiss, Saul Jaime-Figueroa, Francisco Javier Lopez-Tapia, Yan Lou, together with Timothy D. Owens (Assignors) have invented one or more new and useful inventions, described and claimed in application for United States Patent and identified as Case Docket No. 30574 US1, entitled

### INHIBITORS OF BRUTON'S TYROSINE KINASE

WHEREAS, HOFFMANN-LA ROCHE INC., a corporation organized and existing under and by virtue of the laws of the State of New Jersey, and having its principal place of business at Nutley, New Jersey, is desirous of acquiring the entire interest in and to said invention, said application and the Patent to be obtained therefor;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency whereof is hereby acknowledged, we have sold, assigned, and set over, and by these presents do hereby sell, assign, and set over unto the said HOFFMANN-LA ROCHE INC. (Assignee), and said Assignee's legal representatives, successors, the entire right, title and interest, for the whole world, in and to said invention and said application, as well as any subsequent application which claims priority based upon the filing date of said application identified as **Case Docket No. 30574 US1** and the patents, both domestic and foreign, that may or shall result therefrom including the right to claim in respect of any subsequent United States and foreign patent applications and patents, the priority date of said application under any United States statute and international convention or treaty; and we do hereby authorize and request the issuance of said patents, domestic and foreign, conformably to the terms of this Agreement.

FOR SAID CONSIDERATION, we also covenant and agree with the said Assignee that we will not execute any writing or do any act whatsoever conflicting with these presents, and that we will at any time upon request, without further or additional consideration, but at the expense of the said Assignee, execute such additional assignments and other writings and do such additional acts as said Assignee may deem necessary or desirable to perfect the Assignee's enjoyment of this grant, and render all necessary assistance in making application for and obtaining provisional, original, continuation, continuation-in-part, divisional, reissued, re-examined or extended Patent of the United States or of any and all foreign countries on said invention, and in enforcing any rights or chooses in action accruing as a result of such applications or patents, including but not limited to, giving testimony in any proceedings or transactions involving such applications or patents, and executing preliminary statements and other affidavits, it being understood that the foregoing covenant and agreement shall bind and inure to the benefit of the assigns and legal representatives of all parties hereto.

# IN WITNESS WHEREOF we sign as follows:

Date: May 18, 2012  In the presence of:	Sign: (Myton & Brotherton-Pleiss
Sign: Bettyen Hedemus	<u> </u>
Print Name: BETTYANN HEDEMUS	
Date: May 18, 2012  In the presence of:  Sign: Lettyour Hedensus  Print Name: BETTYANN HEDEMUS	Sign: Saul Jaime-Figueroa
Date: May18, 2012  In the presence of:  Sign: Bost A	Sign: Francisco Javier Lopez-Tapia
Sign: Settyan Xedenus  Print Name: BETTYANN HEDEMUS	- - -
Date: $05/18/1012$ In the presence of:	Sign: Yan Lou
Sign: Settyon Hedemus  Print Name: BETTYANN HEDEMUS	-

530372

Case Docket No. 30574 US1

### **ASSIGNMENT**

WHEREAS, I, Timothy D. Owens together with Christine E. Brotherton-Pleiss, Saul Jaime-Figueroa, Francisco Javier Lopez-Tapia, and Yan Lou (Assignors) have invented one or more new and useful inventions, described and claimed in application for United States Patent and identified as Case Docket No. 30574 US1, entitled

### INHIBITORS OF BRUTON'S TYROSINE KINASE

WHEREAS, HOFFMANN-LA ROCHE INC., a corporation organized and existing under and by virtue of the laws of the State of New Jersey, and having its principal place of business at Nutley, New Jersey, is desirous of acquiring the entire interest in and to said invention, said application and the Patent to be obtained therefor;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency whereof is hereby acknowledged, we have sold, assigned, and set over, and by these presents do hereby sell, assign, and set over unto the said HOFFMANN-LA ROCHE INC. (Assignee), and said Assignee's legal representatives, successors, the entire right, title and interest, for the whole world, in and to said invention and said application, as well as any subsequent application which claims priority based upon the filing date of said application identified as Case Docket No. 30574 US1 and the patents, both domestic and foreign, that may or shall result therefrom including the right to claim in respect of any subsequent United States and foreign patent applications and patents, the priority date of said application under any United States statute and international convention or treaty; and we do hereby authorize and request the issuance of said patents, domestic and foreign, conformably to the terms of this Agreement.

FOR SAID CONSIDERATION, we also covenant and agree with the said Assignee that we will not execute any writing or do any act whatsoever conflicting with these presents, and that we will at any time upon request, without further or additional consideration, but at the expense of the said Assignee, execute such additional assignments and other writings and do such additional acts as said Assignee may deem necessary or desirable to perfect the Assignee's enjoyment of this grant, and render all necessary assistance in making application for and obtaining provisional, original, continuation, continuation-in-part, divisional, reissued, re-examined or extended Patent of the United States or of any and all foreign countries on said invention, and in enforcing any rights or chooses in action accruing as a result of such applications or patents, including but not limited to, giving testimony in any proceedings or transactions involving such applications or patents, and executing preliminary statements and other affidavits, it being understood that the foregoing covenant and agreement shall bind and inure to the benefit of the assigns and legal representatives of all parties hereto.

## IN WITNESS WHEREOF we sign as follows:

Date:	05/10/12	Sign:	10_	
			Timothy D. Owens	

In the presence of:

Sign: Juer

Print Name: Cheng luck

537109