

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT3067544

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT	
CONVEYING PARTY DATA		
	Name	Execution Date
	GLAXO GROUP LIMITED	08/19/2011
RECEIVING PARTY DATA		
Name:	AUTIFONY THERAPEUTICS LIMITED	
Street Address:	90 HIGH HOLBORN	
City:	LONDON	
State/Country:	UNITED KINGDOM	
Postal Code:	WC1V 6XX	
PROPERTY NUMBERS Total: 1		
	Property Type	Number
	Application Number:	14124516
CORRESPONDENCE DATA		
Fax Number:	(703)816-4100	
<i>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.</i>		
Phone:	7038164000	
Email:	ptomail@nixonvan.com	
Correspondent Name:	B. J. SADOFF	
Address Line 1:	901 NORTH GLEBE ROAD	
Address Line 2:	11TH FLOOR	
Address Line 4:	ARLINGTON, VIRGINIA 22203	
ATTORNEY DOCKET NUMBER:	BJS-5483-14	
NAME OF SUBMITTER:	B. J. SADOFF	
SIGNATURE:	/B. J. Sadoff/	
DATE SIGNED:	10/16/2014	
Total Attachments: 14		
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CONFIRMATORY ASSIGNMENT

WHEREAS I/WE:

Giuseppe ALVARO and Agostino MARASCO both citizens of Italy, Anne DÉCOR a citizen of France and Dieter HAMPRECHT a citizen of Germany, while residents of Verona, Italy invented or discovered certain improvements in **"Novel Compounds"** (hereinafter referred to as **"the Invention and Improvements"**) for which priority application **1109514.8** was filed on **07 June 2011**, priority application **1113761.9** was filed on **10 Aug 2011** and priority application **1209986.7** was filed on **06 June 2012**, all in the **United Kingdom**, and for which a PCT international application **PCT/GB2012/051278** was filed on **07 June 2012**, designating the United States of America and naming the aforesaid individuals as inventor, and in the United States only applicant/inventor (hereinafter referred to as **"the Applications"**);

WHEREAS Anne DÉCOR and Dieter HAMPRECHT were employed at the time of making the **Invention and Improvements** by **GLAXOSMITHKLINE S.P.A.** a company incorporated in Italy whose registered address is Via Alessandro Fleming 2, 37135 Verona, Italy, and whereas the **Invention and Improvements** were made in the course of employment under circumstances whereby all rights in and to the **Invention and Improvements** were vested in **GLAXOSMITHKLINE S.P.A.** by operation of law;

WHEREAS Agostino MARASCO was employed at the time of making certain subject matter of the **Invention and Improvements** by **GLAXOSMITHKLINE S.P.A.** and was employed at the time of making the remaining subject matter of the **Invention and Improvements** by **AUTIFONY SRL**, a company incorporated in Italy whose registered address is Via Belgio 12, Verona, 37135, Italy, and whereas subject matter of the **Invention and Improvements** made in the course of employment by **GLAXOSMITHKLINE S.P.A.** was made under circumstances whereby all rights in said subject matter were vested in **GLAXOSMITHKLINE S.P.A.** by operation of law, and whereas subject matter of the **Invention and Improvements** made in the course of employment by **AUTIFONY SRL** was made under circumstances whereby all rights in and to said subject matter were vested in **AUTIFONY SRL** by operation of law;

WHEREAS Giuseppe **ALVARO** was employed at the time of making certain subject matter of the **Invention and Improvements** by **GLAXOSMITHKLINE S.P.A.** and was contracted at the time of making the remaining subject matter of **Invention and Improvements** to **AUTIFONY SRL**, and whereas subject matter of the **Invention and Improvements** made in the course of employment by **GLAXOSMITHKLINE S.P.A.** was made under circumstances whereby all rights in and to said subject matter were vested in **GLAXOSMITHKLINE S.P.A.** by operation of law, and whereas subject matter of the **Invention and Improvements** made while under contract to **AUTIFONY SRL** was made under circumstances whereby all rights in and to said subject matter were vested in **AUTIFONY SRL** by virtue of his contractual obligations;

WHEREAS by virtue of an agreement between **GLAXOSMITHKLINE S.P.A.** and **GLAXOSMITHKLINE RESEARCH AND DEVELOPMENT LIMITED**, a company incorporated in England whose registered address is 980 Great West Road, Brentford, Middlesex TW8 9GS, England, effective at 19 August 2011 the whole right, title and interest in and to the **Invention and Improvements** and in and to the **Applications** owned by **GLAXOSMITHKLINE S.P.A.** was transferred to **GLAXOSMITHKLINE RESEARCH AND DEVELOPMENT LIMITED**;

WHEREAS by virtue of an agreement between **GLAXOSMITHKLINE RESEARCH AND DEVELOPMENT LIMITED** and **GLAXO GROUP LIMITED**, a company incorporated in England whose registered address is Glaxo Wellcome House, Berkeley Avenue, Greenford, Middlesex, UB6 0NN, England, effective at 19 August 2011 the whole right, title and interest in and to the **Invention and Improvements** and in and to the **Applications** owned by **GLAXOSMITHKLINE RESEARCH AND DEVELOPMENT LIMITED** was transferred to **GLAXO GROUP LIMITED**;

WHEREAS by virtue of an agreement between **GLAXO GROUP LIMITED** and **AUTIFONY THERAPEUTICS LIMITED** a company incorporated in England and Wales whose registered address is 90 High Holborn, London, WC1V 6XX, effective at 19 August 2011 the whole right, title and interest in and to the **Invention and Improvements** and in and to the **Applications** owned by **GLAXO GROUP LIMITED** was transferred to **AUTIFONY THERAPEUTICS LIMITED**;

WHEREAS by virtue of an agreement between **AUTIFONY SRL** and **AUTIFONY THERAPEUTICS LIMITED** a company incorporated in England and Wales whose registered address is 90 High Holborn, London, WC1V 6XX, effective as of 6 December 2011 the whole right, title and interest in and to the **Invention and Improvements** and in and to the **Applications** owned by **AUTIFONY SRL** was transferred to **AUTIFONY THERAPEUTICS LIMITED**;

WHEREAS AUTIFONY THERAPEUTICS LIMITED is desirous of confirming its entitlements in and to the **Invention and Improvements** and in and to the **Applications**.

NOW, THEREFORE, to all whom it may concern be it known that I/we, **Anne DÉCOR** and **Dieter HAMPRECHT** hereby confirm the ownership by **GLAXOSMITHKLINE S.P.A.** of the **Invention and Improvements** and the **Applications** by operation of law and, if under the law of the United States of America I/we the **Inventor(s)** have any ownership right, title and interest in and to the **Invention and Improvements** and the **Applications**, (which I/we do not believe to be the case and claim no ownership right, title or interest in and to the **Invention and Improvements** and to the **Application** based on the law of Italy), I/we **Anne DÉCOR** and **Dieter HAMPRECHT** nevertheless hereby assign and transfer such ownership right, title and interest in and to the **Invention and Improvements** and to the **Applications**, including the right to claim priority from the **Applications** in respect of any subsequent applications, and in and to any divisional application, continuation or continuation in part application thereof, and in and to any Supplementary Protection Certificate, extension, or re-issue thereof, to **GLAXOSMITHKLINE S.P.A.**.

NOW, THEREFORE, to all whom it may concern be it known that I **Agostino MARASCO** hereby confirm the ownership by **GLAXOSMITHKLINE S.P.A.** of subject matter of the **Invention and Improvements** and such subject matter in the **Applications**, made in the course of employment by **GLAXOSMITHKLINE S.P.A.** and I confirm the ownership by **AUTIFONY SRL** of subject matter of the **Invention and Improvements** and such subject matter in the **Applications**, made in the course of employment by **AUTIFONY SRL**, whereby said ownership by **GLAXOSMITHKLINE S.P.A.** and said ownership by **AUTIFONY SRL** derives from operation of law and, if under the law of the United States of America I have any ownership right, title and interest in and to the **Invention and**

Improvements and the **Applications**, (which I do not believe to be the case and claim no ownership right, title or interest in and to the **Invention and Improvements** and to the **Application** based on the law of Italy), I nevertheless hereby assign and transfer such ownership right, title and interest in and to the particular subject matter of the **Invention and Improvements** and to the **Applications**, including the right to claim priority from the **Applications** in respect of any subsequent applications, and in and to any divisional application, continuation or continuation in part application thereof, and in and to any Supplementary Protection Certificate, extension, or re-issue thereof, for subject matter of the **Invention and Improvements** and subject matter in the **Applications** made during employment by **GLAXOSMITHKLINE S.P.A.**, to **GLAXOSMITHKLINE S.P.A.** and for subject matter of the **Invention and Improvements** and subject matter in the **Applications** made during employment by **AUTIFONY SRL**, to **AUTIFONY SRL**.

NOW, THEREFORE, to all whom it may concern be it known that I **Giuseppe ALVARO** hereby confirm the ownership by **GLAXOSMITHKLINE S.P.A.** of subject matter of the **Invention and Improvements** and such subject matter in the **Applications** made in the course of employment by **GLAXOSMITHKLINE S.P.A.** and I confirm the ownership by **AUTIFONY SRL** of subject matter of the **Invention and Improvements** and such subject matter in the **Applications** made while under contract to **AUTIFONY SRL**, whereby said ownership by **GLAXOSMITHKLINE S.P.A.** and said ownership by **AUTIFONY SRL** derives from operation of law and by virtue of a specific assignment clause in the **Inventor(s)'s** respective contracts respectively, and, if under the law of the United States of America I have any ownership right, title and interest in and to the **Invention and Improvements** and the **Applications**, (which I do not believe to be the case and claim no ownership right, title or interest in and to the **Invention and Improvements** and to the **Application** based on the law of Italy), I nevertheless hereby assign and transfer such ownership right, title and interest in and to the particular subject matter of the **Invention and Improvements** and to the **Applications**, including the right to claim priority from the **Applications** in respect of any subsequent applications, and in and to any divisional application, continuation or continuation in part application thereof, and in and to any Supplementary Protection Certificate, extension, or re-issue thereof, for subject matter of the **Invention and Improvements** and subject matter in the **Applications** made during employment by **GLAXOSMITHKLINE S.P.A.**, to **GLAXOSMITHKLINE S.P.A.** and for

subject matter of the **Invention and Improvements** and subject matter in the **Applications** made while under contract to **AUTIFONY SRL**, to **AUTIFONY SRL**.

GLAXOSMITHKLINE S.P.A. hereby confirms its assignment and transfer to **GLAXOSMITHKLINE RESEARCH AND DEVELOPMENT LIMITED** of its whole right, title and interest in all countries, including the United States of America, its territories and possessions in and to the **Invention and Improvements** and in and to the **Applications** including the right to claim priority from the application in respect of any subsequent applications, and in and to any divisional application, continuation or continuation in part application thereof, and in and to any Supplementary Protection Certificate, extension or re-issue thereof.

GLAXOSMITHKLINE RESEARCH AND DEVELOPMENT LIMITED in turn hereby confirms its assignment and transfer to **GLAXO GROUP LIMITED** of its whole right, title and interest in all countries, including the United States of America, its territories and possessions in and to the **Invention and Improvements** and in and to the **Applications** including the right to claim priority from the application in respect of any subsequent applications, and in and to any divisional application, continuation or continuation in part application thereof, and in and to any Supplementary Protection Certificate, extension or re-issue thereof.

GLAXO GROUP LIMITED in turn hereby confirms its assignment and transfer to **AUTIFONY THERAPEUTICS LIMITED** of its whole right, title and interest in all countries, including the United States of America, its territories and possessions in and to the **Invention and Improvements** and in and to the **Applications** including the right to claim priority from the application in respect of any subsequent applications, and in and to any divisional application, continuation or continuation in part application thereof, and in and to any Supplementary Protection Certificate, extension or re-issue thereof, and **GLAXO GROUP LIMITED** hereby authorise and request any patent arising therefrom, in all countries, including the United States of America, its territories and possessions, be issued to **AUTIFONY THERAPEUTICS LIMITED**.

AUTIFONY SRL in turn hereby confirms its assignment and transfer to **AUTIFONY THERAPEUTICS LIMITED** of its whole right, title and interest in all countries, including the

United States of America, its territories and possessions in and to the **Invention and Improvements** and in and to the **Applications** including the right to claim priority from the application in respect of any subsequent applications, and in and to any divisional application, continuation or continuation in part application thereof, and in and to any Supplementary Protection Certificate, extension or re-issue thereof, and **AUTIFONY SRL** hereby authorise and request any patent arising therefrom, in all countries, including the United States of America, its territories and possessions, be issued to **AUTIFONY THERAPEUTICS LIMITED**.

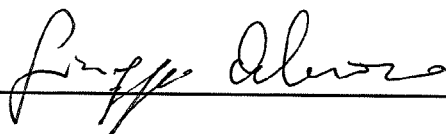
IN WITNESS whereof, **Giuseppe ALVARO, Agostino MARASCO, Anne DÉCOR, Dieter HAMPRECHT** and the Attorney & Authorised Officials of **GLAXOSMITHKLINE S.P.A, GLAXOSMITHKLINE RESEARCH AND DEVELOPMENT LIMITED, GLAXO GROUP LIMITED, AUTIFONY SRL** and **AUTIFONY THERAPEUTICS LIMITED** have hereunto set their respective hands.

Inventor Name

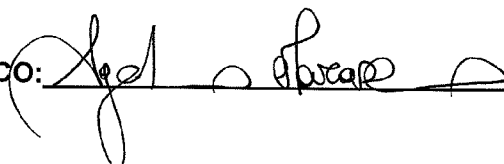
Signature

Date

Giuseppe ALVARO:


 MARCH 05, 2013

Agostino MARASCO:


 MARCH 05, 2013

Anne DÉCOR:

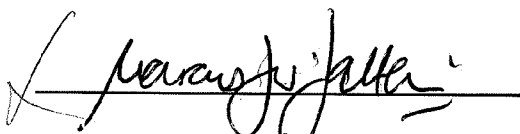

 February 26, 2013

Dieter HAMPRECHT:

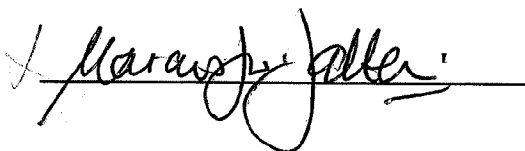


Marcus Jonathan William DALTON

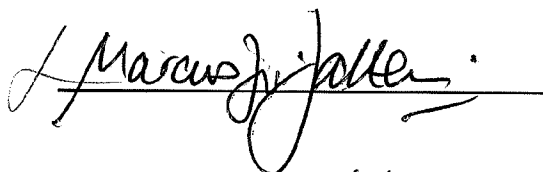
SIGNED by _____

As the Attorney of **GLAXOSMITHKLINE S.P.A.**Date: 11 APR 2013**Marcus Jonathan William DALTON**

SIGNED by _____

As the Attorney of **GLAXOSMITHKLINE RESEARCH AND DEVELOPMENT LIMITED.**Date: 11 APR 2013**Marcus Jonathan William DALTON**

SIGNED by _____

As the Attorney of **GLAXO GROUP LIMITED.**Date: 11 APR 2013

SIGNED by _____

As the Attorney of **AUTIFONY SRL.**JOHN BRASHAWDate: 19/3/2013

SIGNED by _____

As the Attorney of **AUTIFONY THERAPEUTICS LIMITED.**CHARLES LARGODate: 28/3/2013

CONFIRMATORY ASSIGNMENT**WHEREAS I/WE:**

Giuseppe ALVARO and Agostino MARASCO both citizens of Italy, Anne DÉCOR a citizen of France and Dieter HAMPRECHT a citizen of Germany, while residents of Verona, Italy invented or discovered certain improvements in **“Novel Compounds”** (hereinafter referred to as **“the Invention and Improvements”**) for which priority application **1109514.8** was filed on **07 June 2011**, priority application **1113761.9** was filed on **10 Aug 2011** and priority application **1209986.7** was filed on **06 June 2012**, all in the **United Kingdom**, and for which a PCT international application **PCT/GB2012/051278** was filed on **07 June 2012**, designating the United States of America and naming the aforesaid individuals as inventor, and in the United States only applicant/inventor (hereinafter referred to as **“the Applications”**);

WHEREAS Anne DÉCOR and Dieter HAMPRECHT were employed at the time of making the **Invention and Improvements** by **GLAXOSMITHKLINE S.P.A.** a company incorporated in Italy whose registered address is Via Alessandro Fleming 2, 37135 Verona, Italy, and whereas the **Invention and Improvements** were made in the course of employment under circumstances whereby all rights in and to the **Invention and Improvements** were vested in **GLAXOSMITHKLINE S.P.A.** by operation of law;

WHEREAS Agostino MARASCO was employed at the time of making certain subject matter of the **Invention and Improvements** by **GLAXOSMITHKLINE S.P.A.** and was employed at the time of making the remaining subject matter of the **Invention and Improvements** by **AUTIFONY SRL**, a company incorporated in Italy whose registered address is Via Belgio 12, Verona, 37135, Italy, and whereas subject matter of the **Invention and Improvements** made in the course of employment by **GLAXOSMITHKLINE S.P.A.** was made under circumstances whereby all rights in said subject matter were vested in **GLAXOSMITHKLINE S.P.A.** by operation of law, and whereas subject matter of the **Invention and Improvements** made in the course of employment by **AUTIFONY SRL** was made under circumstances whereby all rights in and to said subject matter were vested in **AUTIFONY SRL** by operation of law;

WHEREAS Giuseppe ALVARO was employed at the time of making certain subject matter of the **Invention and Improvements** by **GLAXOSMITHKLINE S.P.A.** and was contracted at the time of making the remaining subject matter of **Invention and Improvements** to **AUTIFONY SRL**, and whereas subject matter of the **Invention and Improvements** made in the course of employment by **GLAXOSMITHKLINE S.P.A.** was made under circumstances whereby all rights in and to said subject matter were vested in **GLAXOSMITHKLINE S.P.A.** by operation of law, and whereas subject matter of the **Invention and Improvements** made while under contract to **AUTIFONY SRL** was made under circumstances whereby all rights in and to said subject matter were vested in **AUTIFONY SRL** by virtue of his contractual obligations;

WHEREAS by virtue of an agreement between **GLAXOSMITHKLINE S.P.A.** and **GLAXOSMITHKLINE RESEARCH AND DEVELOPMENT LIMITED**, a company incorporated in England whose registered address is 980 Great West Road, Brentford, Middlesex TW8 9GS, England, effective at 19 August 2011 the whole right, title and interest in and to the **Invention and Improvements** and in and to the **Applications** owned by **GLAXOSMITHKLINE S.P.A.** was transferred to **GLAXOSMITHKLINE RESEARCH AND DEVELOPMENT LIMITED**;

WHEREAS by virtue of an agreement between **GLAXOSMITHKLINE RESEARCH AND DEVELOPMENT LIMITED** and **GLAXO GROUP LIMITED**, a company incorporated in England whose registered address is Glaxo Wellcome House, Berkeley Avenue, Greenford, Middlesex, UB6 0NN, England, effective at 19 August 2011 the whole right, title and interest in and to the **Invention and Improvements** and in and to the **Applications** owned by **GLAXOSMITHKLINE RESEARCH AND DEVELOPMENT LIMITED** was transferred to **GLAXO GROUP LIMITED**;

WHEREAS by virtue of an agreement between **GLAXO GROUP LIMITED** and **AUTIFONY THERAPEUTICS LIMITED** a company incorporated in England and Wales whose registered address is 90 High Holborn, London, WC1V 6XX, effective at 19 August 2011 the whole right, title and interest in and to the **Invention and Improvements** and in and to the **Applications** owned by **GLAXO GROUP LIMITED** was transferred to **AUTIFONY THERAPEUTICS LIMITED**;

WHEREAS by virtue of an agreement between **AUTIFONY SRL** and **AUTIFONY THERAPEUTICS LIMITED** a company incorporated in England and Wales whose registered address is 90 High Holborn, London, WC1V 6XX, effective as of 6 December 2011 the whole right, title and interest in and to the **Invention and Improvements** and in and to the **Applications** owned by **AUTIFONY SRL** was transferred to **AUTIFONY THERAPEUTICS LIMITED**;

WHEREAS AUTIFONY THERAPEUTICS LIMITED is desirous of confirming its entitlements in and to the **Invention and Improvements** and in and to the **Applications**.

NOW, THEREFORE, to all whom it may concern be it known that I/we, **Anne DÉCOR and Dieter HAMPRECHT** hereby confirm the ownership by **GLAXOSMITHKLINE S.P.A.** of the **Invention and Improvements** and the **Applications** by operation of law and, if under the law of the United States of America I/we the **Inventor(s)** have any ownership right, title and interest in and to the **Invention and Improvements** and the **Applications**, (which I/we do not believe to be the case and claim no ownership right, title or interest in and to the **Invention and Improvements** and to the **Application** based on the law of Italy), I/we **Anne DÉCOR and Dieter HAMPRECHT** nevertheless hereby assign and transfer such ownership right, title and interest in and to the **Invention and Improvements** and to the **Applications**, including the right to claim priority from the **Applications** in respect of any subsequent applications, and in and to any divisional application, continuation or continuation in part application thereof, and in and to any Supplementary Protection Certificate, extension, or re-issue thereof, to **GLAXOSMITHKLINE S.P.A.**.

NOW, THEREFORE, to all whom it may concern be it known that I **Agostino MARASCO** hereby confirm the ownership by **GLAXOSMITHKLINE S.P.A.** of subject matter of the **Invention and Improvements** and such subject matter in the **Applications**, made in the course of employment by **GLAXOSMITHKLINE S.P.A.** and I confirm the ownership by **AUTIFONY SRL** of subject matter of the **Invention and Improvements** and such subject matter in the **Applications**, made in the course of employment by **AUTIFONY SRL**, whereby said ownership by **GLAXOSMITHKLINE S.P.A.** and said ownership by **AUTIFONY SRL** derives from operation of law and, if under the law of the United States of America I have any ownership right, title and interest in and to the **Invention and**

Improvements and the Applications, (which I do not believe to be the case and claim no ownership right, title or interest in and to the **Invention and Improvements** and to the **Application** based on the law of Italy), I nevertheless hereby assign and transfer such ownership right, title and interest in and to the particular subject matter of the **Invention and Improvements** and to the **Applications**, including the right to claim priority from the **Applications** in respect of any subsequent applications, and in and to any divisional application, continuation or continuation in part application thereof, and in and to any Supplementary Protection Certificate, extension, or re-issue thereof, for subject matter of the **Invention and Improvements** and subject matter in the **Applications** made during employment by **GLAXOSMITHKLINE S.P.A.**, to **GLAXOSMITHKLINE S.P.A.** and for subject matter of the **Invention and Improvements** and subject matter in the **Applications** made during employment by **AUTIFONY SRL**, to **AUTIFONY SRL**.

NOW, THEREFORE, to all whom it may concern be it known that I **Giuseppe ALVARO** hereby confirm the ownership by **GLAXOSMITHKLINE S.P.A.** of subject matter of the **Invention and Improvements** and such subject matter in the **Applications** made in the course of employment by **GLAXOSMITHKLINE S.P.A.** and I confirm the ownership by **AUTIFONY SRL** of subject matter of the **Invention and Improvements** and such subject matter in the **Applications** made while under contract to **AUTIFONY SRL**, whereby said ownership by **GLAXOSMITHKLINE S.P.A.** and said ownership by **AUTIFONY SRL** derives from operation of law and by virtue of a specific assignment clause in the **Inventor(s)'s** respective contracts respectively, and, if under the law of the United States of America I have any ownership right, title and interest in and to the **Invention and Improvements and the Applications**, (which I do not believe to be the case and claim no ownership right, title or interest in and to the **Invention and Improvements** and to the **Application** based on the law of Italy), I nevertheless hereby assign and transfer such ownership right, title and interest in and to the particular subject matter of the **Invention and Improvements** and to the **Applications**, including the right to claim priority from the **Applications** in respect of any subsequent applications, and in and to any divisional application, continuation or continuation in part application thereof, and in and to any Supplementary Protection Certificate, extension, or re-issue thereof, for subject matter of the **Invention and Improvements** and subject matter in the **Applications** made during employment by **GLAXOSMITHKLINE S.P.A.**, to **GLAXOSMITHKLINE S.P.A.** and for

subject matter of the **Invention and Improvements** and subject matter in the **Applications** made while under contract to **AUTIFONY SRL**, to **AUTIFONY SRL**.

GLAXOSMITHKLINE S.P.A. hereby confirms its assignment and transfer to **GLAXOSMITHKLINE RESEARCH AND DEVELOPMENT LIMITED** of its whole right, title and interest in all countries, including the United States of America, its territories and possessions in and to the **Invention and Improvements** and in and to the **Applications** including the right to claim priority from the application in respect of any subsequent applications, and in and to any divisional application, continuation or continuation in part application thereof, and in and to any Supplementary Protection Certificate, extension or re-issue thereof.

GLAXOSMITHKLINE RESEARCH AND DEVELOPMENT LIMITED in turn hereby confirms its assignment and transfer to **GLAXO GROUP LIMITED** of its whole right, title and interest in all countries, including the United States of America, its territories and possessions in and to the **Invention and Improvements** and in and to the **Applications** including the right to claim priority from the application in respect of any subsequent applications, and in and to any divisional application, continuation or continuation in part application thereof, and in and to any Supplementary Protection Certificate, extension or re-issue thereof.

GLAXO GROUP LIMITED in turn hereby confirms its assignment and transfer to **AUTIFONY THERAPEUTICS LIMITED** of its whole right, title and interest in all countries, including the United States of America, its territories and possessions in and to the **Invention and Improvements** and in and to the **Applications** including the right to claim priority from the application in respect of any subsequent applications, and in and to any divisional application, continuation or continuation in part application thereof, and in and to any Supplementary Protection Certificate, extension or re-issue thereof, and **GLAXO GROUP LIMITED** hereby authorise and request any patent arising therefrom, in all countries, including the United States of America, its territories and possessions, be issued to **AUTIFONY THERAPEUTICS LIMITED**.

AUTIFONY SRL in turn hereby confirms its assignment and transfer to **AUTIFONY THERAPEUTICS LIMITED** of its whole right, title and interest in all countries, including the

United States of America, its territories and possessions in and to the **Invention and Improvements** and in and to the **Applications** including the right to claim priority from the application in respect of any subsequent applications, and in and to any divisional application, continuation or continuation in part application thereof, and in and to any Supplementary Protection Certificate, extension or re-issue thereof, and **AUTIFONY SRL** hereby authorise and request any patent arising therefrom, in all countries, including the United States of America, its territories and possessions, be issued to **AUTIFONY THERAPEUTICS LIMITED**.

IN WITNESS whereof, **Giuseppe ALVARO, Agostino MARASCO, Anne DÉCOR, Dieter HAMPRECHT** and the Attorney & Authorised Officials of **GLAXOSMITHKLINE S.P.A, GLAXOSMITHKLINE RESEARCH AND DEVELOPMENT LIMITED, GLAXO GROUP LIMITED, AUTIFONY SRL** and **AUTIFONY THERAPEUTICS LIMITED** have hereunto set their respective hands.

Inventor Name

Signature

Date

Giuseppe ALVARO: _____

Agostino MARASCO: _____

Anne DÉCOR: _____

Dieter HAMPRECHT:  Feb. 27, 2013

SIGNED by _____

As the Attorney of **GLAXOSMITHKLINE S.P.A..**

_____ **Date:** _____

SIGNED by _____

As the Attorney of **GLAXOSMITHKLINE RESEARCH AND DEVELOPMENT LIMITED.**

_____ **Date:** _____

SIGNED by _____

As the Attorney of **GLAXO GROUP LIMITED.**

_____ **Date:** _____

SIGNED by _____

As the Attorney of **AUTIFONY SRL.**

_____ **Date:** _____

SIGNED by _____

As the Attorney of **AUTIFONY THERAPEUTICS LIMITED.**

_____ **Date:** _____