503053304 11/07/2014

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3099904

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
SHIMON AMSELEM	10/02/2014
MICHAEL NAVEH	10/01/2014

RECEIVING PARTY DATA

Name:	PAINREFORM LTD.	
Street Address:	4 HASADNAOT STREET	
City:	HERZLIA PITUAH	
State/Country:	ISRAEL	
Postal Code:	4672831	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14399884

CORRESPONDENCE DATA

Fax Number: (303)629-3450

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: 303.629-3400

Email: ip.docket.slc@dorsey.com

Correspondent Name: KIMBERLY C. CROFT FBO MARCUS SIMON

Address Line 1: DORSEY AND WHITNEY LLP

Address Line 2: 1400 WEWATTA STREET, SUITE 400

Address Line 4: DENVER, COLORADO 80202

ATTORNEY DOCKET NUMBER:	FORNEY DOCKET NUMBER: P249709.WO-US.01_497252-9	
NAME OF SUBMITTER:	KIMBERLY C. CROFT FBO MARCUS SIMON	
SIGNATURE:	/Kimberly C. Croft FBO Marcus Simon/	
DATE SIGNED:	11/07/2014	

Total Attachments: 2

source=P249709.WO-US.01_497252-9 - Assignment#page1.tif source=P249709.WO-US.01_497252-9 - Assignment#page2.tif

PATENT 503053304 REEL: 034130 FRAME: 0453

ASSIGNMENT

This Assignment is made and executed by:

Shimon AMSELEM 10 Miriam Mizrahi Michael NAVEH
43 Hasaifan Street

Rehovot 76551

Ramat Hasharon 47100

Israel

Israel

(hereinafter "Assignors"), to and in favor of PAINREFORM LTD. having a business address of 4 Hasadnaot Street, Herzlia Pituah 4672831, Israel (hereinafter "Assignee").

Whereas each of the Assignors desires to assign his entire right, title and interest in and to the invention described in the nonprovisional patent application for a United States Patent entitled "DEPOT FORMULATIONS OF A HYDROPHOBIC ACTIVE INGREDIENT AND METHODS FOR PREPARATION THEREOF" which claims priority to as a 371 of international of PCT/IL2013/050404, filed on May 9, 2013 which claims priority to US provisional patent application number 61/645,066, filed on May 10, 2012, US provisional patent application number 61/649,400 filed on May 21, 2012, US provisional patent application number 61/781,595, filed on March 14, 2013, and US provisional patent application number 61/781,625, filed on March 14, 2013 (hereinafter the "Patent Application") and all patents, patent applications and the like on the invention to Assignee for valuable consideration; and

Whereas Assignee has provided such valuable consideration to the Assignors;

Accordingly, Assignors each warrant, covenant and agree as follows:

- 1. Each of the Assignors hereby sells, assigns and conveys to Assignee such Assignor's entire right, title and interest in and to the invention described in the Patent Application, including the Patent Application itself and all substitute, continuation, continuation-in-part and divisional applications based in whole or in part on the Patent Application, and including all patents resulting therefrom and all reissues and extensions thereof, and including any and all rights of priority resulting from the filing of any such applications within the United States.
- 2. Each of the Assignors hereby sells, assigns and conveys to Assignee such Assignor's entire right, title and interest in all counterparts to the Patent Application that have been or may be filed outside the United States or under the Patent Cooperation Treaty, whether pursued as a patent, an inventor's certificate, a utility model or the like, including all rights of priority based on the Patent Application, further including all continuation, continuation-in-part and divisional applications based in whole or in part on the non-U.S. counterparts, and still further including all patents, inventor's certificates, utility models, reissues and extensions resulting from any of the non-U.S. counterparts.
- 3. Each of the Assignors hereby grants to Assignce the sole and exclusive right to prosecute the Patent Application and all related applications as described in Paragraphs 1 and 2 above, as well as any opposition proceedings, reissue applications, reexaminations, and nullity or

Page 1 of 2

ASSIGNMENT

Title: "DEPOT FORMULATIONS OF A HYDROPHOBIC ACTIVE..."

U.S. Serial No. 14/399,884

invalidity proceedings. Each of the Assignors authorizes all governmental bodies having the power to issue patents, inventor's certificates or utility models to issue a patent, inventor's certificate or utility model based on the Patent Application or any related applications as described in Paragraphs 1 and 2 above in the name of Assignee.

- 4. Each of the Assignors agrees upon request and without further consideration, but at Assignee's expense: (a) to assist Assignee in prosecuting the Patent Application and all related applications as described in Paragraphs 1 and 2 above, as well as opposition proceedings, reissue applications, reexaminations, and nullity or invalidity proceedings; (b) to provide Assignee with information concerning the Patent Application and the related applications described in Paragraphs 1 and 2 above to enable Assignee to obtain, secure and protect all of the rights, title and interest sold, assigned, conveyed and granted under this Assignment (the "Assigned Assets"); (c) to sign papers, take oaths and testify in legal proceedings to enable Assignee to obtain, secure and protect the Assigned Assets; and (d) to perform all acts reasonably necessary to enable Assignee to obtain, secure and protect the Assigned Assets, including assistance in any proceedings pertaining to the Patent Application and the related applications described in Paragraphs 1 and 2 above or to their enforcement.
- 5. Each of the Assignors warrants and covenants that such Assignor has the full right to sell, assign and convey the Assigned Assets, that all of the Assigned Assets are free and clear of all mortgages, liens, security interests, charges, claims, royalty obligations and encumbrances of any nature whatsoever and that the Assignor has not executed and will not execute any agreement in conflict with this Assignment.
- 6. Assignee may assign the Assigned Assets in whole or in part. All references herein to Assignee include any successors or assigns of Assignee.

7. Each of the Assignors acknowledges that Assignee has paid valuable

consideration for the Assigned Assets.

2 Defision 20
Date

Or october 2014

Date

RECORDED: 11/07/2014

Shimon AMSELEM

Witness

Michael NAVEH

Witness

Page 2 of 2