# 503072636 11/21/2014 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3119240

SUBMISSION TYPE:		NEW ASSIGNMI	ENT			
NATURE OF CONVEYANCE:		ASSIGNMENT	ASSIGNMENT			
CONVEYING PARTY	ΔΤΑ					
		Name	Name		xecution Date	
JEAN-LOUIS DASSEU	Х				/02/2012	
DANIELA CARMEN ON	VICIU				/02/2012	
ROSE ACKERMANN				03	/05/2012	
RECEIVING PARTY D	ΑΤΑ					
Name:	CEREN	S THERAPEUTICS H	OLDING SA			
Street Address:	265 RUI	265 RUE DE LA DECOUVERTE				
City:	LABEGE	LABEGE				
State/Country:	FRANC	FRANCE				
Postal Code:	31670	31670				
Property Type			Number			
		NL		7		
		4103686	103686			
	•					
CORRESPONDENCE						
Fax Number:	,	617)902-2621				
Correspondence will using a fax number, it					will be sent	
Phone:	•	172946604				
Email:	c	locketing@biospark-ip	eting@biospark-ip.com			
Correspondent Name: MUN		IUNA ABU-SHAAR	A ABU-SHAAR			
Address Line 1: 1 BR		BROADWAY				
Address Line 2: 14TH FLOOR						
Address Line 4:	(	CAMBRIDGE, MASSA	CHUSETTS 021	42		
ATTORNEY DOCKET NUMBER:		CRN-015D1	CRN-015D1			
NAME OF SUBMITTER		MUNA ABU-SHA	MUNA ABU-SHAAR			
SIGNATURE:		/Muna Abu-Shaa	/Muna Abu-Shaar/			
DATE SIGNED:		11/21/2014	11/21/2014			
Total Attachments: 2						
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#### ASSIGNMENT

WHEREAS, wc, the undersigned,

Jean-Louis DASSEUX, resident of 7Allées Charles Malpel, Bût. B. Toulouse, France 31300; Daniela Carmen ONICIU, resident of 18 Ruc Sainte Anne, Appt. 302, Toulouse, France 31000; Rose ACKERMANN, resident of 9600 Oak Pointe Lane, Northville, Michigan 48167;

### have invented certain new and useful improvements in "LIPOPROTEIN COMPLEXES AND MANUFACTURING AND USES THEREOF" and have executed an application for a patent of the United States, having Application No. 13/367,237, filing date of February 6, 2012, and

WHEREAS, CERENIS THERAPEUTICS HOLDING S.A. (hereinafter termed "Assignee"), a French Company, having a place of business at 265 rue de la Découverte – Bât. A, Labege, France, 31670, desires to acquire the entire right, title and interest in and to said application and the invention disclosed therein, and in and to all embodiments of the invention, heretofore conceived, made or discovered by us (all collectively hereinafter termed "said invention"), and in and to any and all patents, inventor's certificates and other forms of protection (hereinafter termed "patents") thereon granted in the United States and foreign countries.

NOW, THEREFORE, in consideration of good and valuable consideration, receipt and sufficiency of which is acknowledged by us to have been received in full from said Assignce:

1. We do hereby sell, assign, transfer and convey unto said Assignce, the entire right, title and interest (a) in and to said application and said invention; (b) in and to all rights to apply for foreign patents on said invention pursuant to the International Convention for the Protection of Industrial Property or otherwise; (c) in and to any and all applications filed and any and all patents granted on said invention in the United States or any foreign country, including each and every application filed and each and every patent granted on any application which is a division, substitution, or continuation of any of said applications; and (d) in and to each and every reissue or extensions of any of said patents.

2. We hereby covenant and agree to cooperate with said Assignee to enable said Assignee to enjoy to the fullest extent the right title and interest herein conveyed in the United States and foreign countries. Such cooperation by us shall include prompt production of pertinent facts and documents, giving of testimony, execution of petitions, oaths, specifications, declarations or other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting in said Assignee the right, title and interest herein conveyed; (b) for prosecuting any of said applications; (c) for filing and prosecuting substitute, divisional, continuing or additional applications covering said invention; (d) for filing and prosecuting applications for reissuance of any said patents; (e) for interference or other priority proceedings involving said invention; and (1) for legal proceedings involving said invention and any applications therefor and any patents granted thereon, including without limitation opposition proceedings, cancellation proceedings, priority contests, public use proceedings, infringement actions and court actions; provided, however, that the expense incurred by us in providing such cooperation shall be paid for by said Assignee.

3. The terms and covenants of this assignment shall inure to the benefit of said Assignee, its successors, assigns and other legal representatives, and shall be binding upon us, our respective heirs, legal representatives and assigns.

4. We hereby warrant and represent that we have not entered and will not enter into any assignment, contract, or understanding in conflict herewith.

IN WITNESS WHEREOF, we have executed and delivered this instrument to said Assignee.

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17013173.3.BUSINESS

PATENT REEL: 034234 FRAME: 0845

# Docket No.: 376201-015US (114437)

By: Ell men By: awela " Jean-Louis DA Daniela Carmen ONICIU Date: March 2. ZØ 2012 Date; WITNESSES; WITNESSESA Seloline Signature: Signature: na Signature: deran 11 Signature:\_ 021

By: Rose ACKERMANN	By:
Date: 5 Mal 2012	Date:
WITNESSES:	WITNESSES:
Signature: Varant: Valleyelli	Signature:
Signature: Jenile S. Charles	Signature:

Serial No. 13/367,237

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17013173.3.BUSINESS

## PATENT REEL: 034234 FRAME: 0846

**RECORDED: 11/21/2014**