503258277 04/09/2015

PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
BENJAMIN HINDSON	01/28/2014
SERGE SAXONOV	01/28/2014
KEVIN NESS	01/28/2014
PAUL HARDENBOL	01/28/2014

RECEIVING PARTY DATA

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PROPERTY NUMBERS Total: 1

Property Type	Number	
Application Number:	14680808	

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ATTORNEY DOCKET NUMBER:	43487-703.301
NAME OF SUBMITTER:	SHERRY CASTRO
SIGNATURE: /Sherry Castro/	
DATE SIGNED:	04/09/2015

Total Attachments: 1

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PATENT REEL: 035374 FRAME: 0594

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	PATENT ASSIGNMENT	•	Docket Number 43487-703.201		
WHEREAS, the undersigned:					
HINDSON, Benjamin Pleasanton, CA	2. SAXONOV, Serge Oakland, CA	3. NESS, Kevin Oakland, CA	4. HARDENBOL, Paul San Francisco, CA		
(hereinafter "Inventor(s))," have inv	· · · · · · · · · · · · · · · · · · ·				
—		FOR PROCESSING POLYNUC	LEOTIDES		
for which application for which application for which application for which an applicat	n serial number was filed on n serial number was filed on tion was filed upon which a United	led on <u>December 12, 2013</u> in the United in the U.S. Receiving Officing in the Patent Office; described States Patent issued on, as I	e of the Patent Cooperation Treaty; and/or		
STITEDE AC 1037 TE . I . I . I . Y	ed ev an				
<u>Pleasanton, CA 94566</u> , (hereinafte disclosed therein, and in and to all e Inventor(s) (hereinafter collectively	er "Assignee"), is desirous of acquembodiments of the inventions, her referred to as "Inventions"), and its, foreign countries, or under any in	iring the entire right, title and intereretofore conceived, made or discoven in and to any and all patents, inventanternational convention, agreement,	s at <u>7068 Koll Center Parkway</u> , Suite 401, st in and to said Application(s), and the inventions ared, whether jointly or severally, by said or's certificates and other forms of protection protocol, or treaty, including those filed under the mereinafter "Patent(s)").		
NOW, THEREFORE, in said Assignee:	consideration of good and valuable	le consideration acknowledged by s	aid Inventor(s) to have been received in full from		
Inventions; (b) in and to said Applic is a divisional, substitution, continu	cations, including the right to clain ation, or continuation-in-part of an ng; (e) in and to each and every re	n priority to and from said Applicat ny of said Application(s); (d) in and eissue, reexamination, renewal or ex	ntire right, title and interest (a) in and to said ion(s); (c) in and to each and every application that to said Patent(s) and each and every patent issuing tension of any kind of any of the foregoing; and by of the foregoing.		
right, title and interest herein conve- cooperation by said Inventor(s) shal specifications, declarations or other Assignee the right, title and interest divisional, continuing or additional (e) for interference or other priority therefor and any Patent(s) granted the	yed in the United States, foreign of ll include prompt production of per papers, and other assistance all to herein conveyed; (b) for prosecuti applications covering said Invention proceedings involving said Invention hereon, including without limitation lings, infringement actions and cou	ountries, or under any international rtinent facts and documents, giving the extent deemed necessary or desing any applications covering said Lons; (d) for filing and prosecuting attions; and (f) for legal proceedings is on reissues and reexaminations, opportunity.	le said Assignee to enjoy to the fullest extent the convention, agreement, protocol, or treaty. Such of testimony, execution of petitions, oaths, irable by said Assignee (a) for perfecting in said executions; (c) for filing and prosecuting substitute, polications for reissuance of any said Patent(s); involving said Inventions and any applications osition proceedings, cancellation proceedings, reasonable expenses incurred by said Inventor(s)		
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 said Inventor(s), their respective heirs, legal representatives and assigns.					
4. Said Inventor(s) hereby warrant, represent and covenant that said Inventor(s) have not entered and will not enter into any assignment, contract, or understanding in conflict herewith.					
5. Said Inventor(s) hereby request that any Patent(s) issuing in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty, be issued in the name of the Assignee, or its successors and assigns, for the sole use of said Assignee, its successors, legal representatives and assigns.					
law principles. If any provision of t	his instrument is found to be illega	al or unenforceable, the other provis	State of California, without regard to conflict of constant remain effective and enforceable to the ned an original, but all of which together constitute		
IN WITNESS WHEREO	F, said Inventor(s) have executed	and delivered this instrument to said	Assignee as of the dates written below:		
Date: 1/28/14 Benjami	en Hindson	Date: 1/28/14	Revin Mass Kevin Ness		
Date: 12814 In Serge Sa	xxonov	Date: 1/28/14	Paul Hardenbol		
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