# 503299862 05/10/2015

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

EPAS ID: PAT3346480

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT		
CONVEYING PARTY DATA			
	Name	Execution Date	
PANKAJ MODI		03/01/2015	
INNOVATECH CORP		03/01/2015	
DPM THERAPEUTICS CORP.		03/01/2015	

### **RECEIVING PARTY DATA**

Name:	TRANSDERMAL CORP.			
Street Address:	reet Address: 2002-B HAZEL STREET			
City:	BIRMINGHAM			
State/Country:	MICHIGAN			
Postal Code:	48009			

### **PROPERTY NUMBERS Total: 9**

Property Type	Number
Patent Number:	7727537
Patent Number:	7838011
Application Number:	12803543
Application Number:	12803544
Application Number:	12126594
PCT Number:	CA2006000167
Application Number:	12661453
Application Number:	12133939
Application Number:	12583366

### **CORRESPONDENCE DATA**

#### Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.Phone:2129139878Email:jamesfornari@sbcglobal.netCorrespondent Name:JAMES D. FORNARIAddress Line 1:1250 BROADWAY, SUITE 3701Address Line 4:NEW YORK, NEW YORK 10001

NAME OF SUBMITTER:	JAMES D. FORNARI				
SIGNATURE:	/JAMES D. FORNARI/				
DATE SIGNED:	05/10/2015				
Total Attachments: 7					
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## ASSIGNMENT OF INTELLECTUAL PROPERTY (Trademark & United States and Canadian Patents and Patent Applications)

Assignment of Intellectual Property, dated as of March 1, 2015, by and among the undersigned parties ("Parties") in their respective capacities as set forth below and each representing that they are fully authorized to enter into this agreement.

- WHEREAS, Innovatech Corp. ("*Innovatech*"), a corporation formed under the laws of the state of Nevada with an address at 2002-B Hazel Street, Birmingham, MI 48009; and
- WHEREAS, DPM Therapeutics ("DPM"), a corporation formed under the laws of the province of Ontario, Canada; and,
- WHEREAS, Innovatech and DPM are each owners of certain new and useful inventions set forth in Schedule A ("Intellectual Property") to this Assignment of Intellectual Property; and,
- WHEREAS, Innovatech and DPM (individually each an "Assignor" and jointly the "Assignors") want to confirm and ratify any and all prior transfers of the Inventions and, to the extent not previously transferred to transfer immediately and concurrently with the execution of this Assignment of Intellectual Property, to Transdermal Corp. ("Transdermal"), a Nevada corporation having an address at 2002-B Hazel Street, Birmingham, MI 48009, the entire right, title and interest in and to the inventions and all Intellectual Property in connection therewith throughout the United States and the world, and all right, title and interest in, to an under any and all Letters Patent of the United States and all countries throughout the world; and,
- WHEREAS, Transdermal is desirous of acquiring, as assignee ("Assignee") the entire right, title and interest in and to the inventions and all Intellectual Property in connection therewith throughout the United States and the world, and all right, title and interest in, to an under any and all Letters Patent of the UnitedStates and all countries throughout the world;
- WHEREAS, Transdermal IP Corp. ("*TIP*"), a Nevada Corporation, the wholly-owned subsidiary of Transdermal wants to consent to the transfer, in and to the extent that any of the Intellectual Property was previously assigned or transferred to TIP;
- NOW THEREFORE, in consideration of the premises and to induce Transdermal to accept the transfer of the Intellectual Property and to prosecute and otherwise continue to maintain the Intellectual Property and for one dollar (\$1.00) receipt of which is acknowledged and other good and valuable consideration, the full receipt, sufficiency and adequacy of which is hereby expressly confirmed and acknowledged by the Assignors, and the Assignors intending to be legally bound, do hereby agree as follows:
- 1. Each recitation set forth above is expressly reaffirmed and made a part of this Assignment of Intellectual Property as if set forth in its entirety, with each of the recited parties above intending to be legally bound thereby.

- 2. Each Assignor SELLS, ASSIGNS, TRANSFERS and CONVEYS to ASSIGNEE the whole and entire right, title and interest for the United States and its possessions and territories and all foreign countries in and to the inventions and the Intellectual Property which is disclosed in the above-identified Intellectual Property set forth in Schedule A, including, but not limited to, any and all trade-mark and patent applications related thereto including, but not limited to, all provisionals, nonprovisionals, divisional, continuations, continuations-in-part, substitutes, reexaminations, reissues and all other applications for patent which have been or shall be filed in the United States and all foreign countries on the inventions and Intellectual Property; all original, reissued and reexamined patents and extensions thereof which have been or shall be issued in the United States and all foreign countries on the invention to the full end of the term or terms for which the patent(s) may be granted, as fully and entirely as if the same would have been held by the undersigned ASSIGNOR had this Assignment not been made; and specifically including all rights of priority created by the above trade-mark and patent applications under any treaty, convention or law relating thereto.
- 3. ASSIGNORS authorize and request that each and every issuing authority issue any and all United States and foreign trade-marks and patents granted on the invention to ASSIGNEE.
- 4. ASSIGNORS warrant and represent that no assignment, grant, mortgage, license or other agreement affecting the rights and property herein conveyed has been or will be made to others by ASSIGNORS, and that the full right to convey the same as herein expressed is possessed by ASSIGNORS.
- 5. TIP warrants and represents that, to the extent that any of the Intellectual Property was previously assigned or transferred to TIP, no assignment, grant, mortgage, license or other agreement affecting the rights and property herein conveyed has been or will be made to others by TIP, and that the full right to convey the same as herein expressed is possessed by TIP.

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6. ASSIGNORS agree and represent that, when requested and at the expense of ASSIGNEE, to carry out in good faith the intent and purpose of this Assignment, ASSIGNORS will execute all non-provisionals, divisional, continuations, continuations-in-part, substitutes, reexaminations, reissues, and all other patent applications on the invention; execute all lawful oaths, declarations, assignments, powers of attorney and other papers; communicate to ASSIGNEE all facts known to ASSIGNORS relating to the invention and the Intellectual Property and the history thereof; and generally do everything possible which ASSIGNEE shall consider desirable for vesting title to the invention and Intellectual Property in ASSIGNEE, and for securing, maintaining and enforcing proper trade-mark and patent protection for the invention; all without further compensation to ASSIGNORS.

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- 7. ASSIGNORS agree to hold in trust, keep confidential, not make use of, and not disclose or reveal to any third party said invention and the Intellectual Property, without ASSIGNEE'S prior written consent.
- 8. The Parties hereto agree that this Assignment of Intellectual Property is and shall be binding on the heirs, assigns, representatives and successors of ASSIGNORs and extending to the successors, assigns, and nominees of ASSIGNEE.
- 9. This Assignment of Intellectual Property may be executed in any number of counterparts, all of which shall constitute one and the same document, and any party hereto may execute this Assignment of Intellectual Property by signing and delivering one or more counterparts. Delivery of an executed agreement by telecopier or other electronic transmission (i.e. a "pdf" or "tiff" document) shall be effective as delivery of a manually executed counterpart of this Assignment of Intellectual Property.

IN WITNESS WHEREOF, the Parties have caused this Assignment of Intellectual Property to be executed and delivered effective as of March 1, 2015 and deemed delivered by each of their duly authorized officers as of the date first set forth above

#### INNOVATECH CORP

By: Jon's white Pankaj Modi, President

DPM THERAPEUTICS CORP.

By: By: Pankaj Modi, President and Board Member

#### TRANSDERMAL CORP.

By: \_\_\_\_\_\_ Davide Petretta, Chief Executive Officer

TRANSDERMAL IP CORP. By: Transdermal Corp., its corporate parent

By: \_\_\_\_\_\_ Davide Petretta, Chief Executive Officer

- 7. ASSIGNORS agree to hold in trust, keep confidential, not make use of, and not disclose or reveal to any third party said invention and the Intellectual Property, without ASSIGNEE'S prior written consent.
- 8. The Parties hereto agree that this Assignment of Intellectual Property is and shall be binding on the heirs, assigns, representatives and successors of ASSIGNORs and extending to the successors, assigns, and nominees of ASSIGNEE.
- 9. This Assignment of Intellectual Property may be executed in any number of counterparts, all of which shall constitute one and the same document, and any party hereto may execute this Assignment of Intellectual Property by signing and delivering one or more counterparts. Delivery of an executed agreement by telecopier or other electronic transmission (i.e. a "pdf" or "tiff" document) shall be effective as delivery of a manually executed counterpart of this Assignment of Intellectual Property.

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	By:
,	Pankaj Modi, President
	DPM THERAPEUTICS CORP.
	Dun
	By: Pankaj Modi, President and Board Member
	rankaj Moui, resident and Board Member
	TRANSDERMAL CORP.
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	By:
	Davide Petretta, Chief Exceptive Officer
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	TRANSDERMAL IR CORP.
	By: Transdermal Corp., its corporate parent
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	Ву:
	Davide Petretta, Chief Executive Officer
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#### INNOVATECH CORP

# SCHEDULE A TO ASSIGNMENT OF INTELLECTUAL PROPERTY

# LISTING OF INTELLECTUAL PROPERTY – DPM THERAPEUTICS CORP. AND INNOVATECH

Eidese	Country	Application No./Filing Durc	Publication No/Pub. Date	Raton Nov et Kon Date	Owners :
Stabilized Compositions for Topical Administration and Methods of Making Same	US	11/259,778 10/27/2005	2006/0182794 8/17/2006	7,727,537	DPM Therapeutics Corp.
Stabilized Protein Compositions for Topical Administration and Methods of Making Same	US	11/057,481 2/14/2005	2006/0182766 8/17/2006	7,838,011	DPM Therapeutics Corp.
Solubilized Benzoyl Peroxide Acne	US	12/803,543 6/29/2010	2011/0027382 2/3/2011		DPM Therapeutics Corp.
Solubilized Benzoyl Small Molecule	US	12/803,544 6/29/2010	2011/0033402 2/10/2011		DPM Therapeutics Corp.
Topical Botulinum Toxin Compositions for the Treatment of Hyperhidrosis	US	12/126,594 5/23/2008	2008/0220021 9/11/2008		DPM Therapeutics Corp.

Fitte	Country		Bublication No//Eub. Date.	Patent Nov Issue Date	Owney
Stabilized Compositions for Topical Administration and Methods of Making Same	EP	06705123.5 2/8/2006	1853303 8/17/2006		DPM Therapeutics Corp.
Stabilized Protein Compositions for Topical Administration and Methods of Making Same	CA	2494473 2/14/2005	2494473 4/25/2005	2494473 6/26/2007	DPM Therapeutics Corp.
Stabilized Compositions for Topical Administration and Methods of Making Same	РСТ	PCT/CA2006/ 000167 2/8/2006	WO2006/084353 8/17/2006		DPM Therapeutics Corp.

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PATENT REEL: 035602 FRAME: 0233

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Transdermal Delivery System for Therapeutics	US	12/661,453 3/17/2010	2012/0201857 8/9/2012		DPM Therapeutics Corp.
Solubilized Benzoyl Peroxide Acne	CA	 2,632,926 6/08/2008			Innovatech Corp.
Solubilized Delivery System for Topical Anesthetics	CA	 2,685,321			
					Innovatech Corp.
Solubilized Benzoyl Peroxide Acne	US	12/133,93 9			Innovatech Corp.
Solubilized Delivery System for Topical Anesthetics	US	12/583,366			Innovatech Corp.
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RECORDED: 05/10/2015

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