

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT3604455

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
CARLTON BRADLEY BROWN	11/11/2013
RECEIVING PARTY DATA	
Name:	IMMUNE TARGETING SYSTEMS (ITS) LIMITED
Street Address:	LONDON BIOSCIENCE INNOVATION CENTRE
Internal Address:	2 ROYAL COLLEGE STREET
City:	LONDON
State/Country:	UNITED KINGDOM
Postal Code:	NW1 0NH
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	14655041
CORRESPONDENCE DATA	
Fax Number:	(617)523-1231
<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:	617-570-1000
Email:	lmsmith@goodwinprocter.com, patentBos@goodwinprocter.com
Correspondent Name:	GOODWIN PROCTER LLP-PATENT ADMINISTRATOR
Address Line 1:	53 STATE STREET
Address Line 4:	BOSTON, MASSACHUSETTS 02109
ATTORNEY DOCKET NUMBER:	VAX-006
NAME OF SUBMITTER:	JOSHUA J. BUCHMAN
SIGNATURE:	/Joshua J. Buchman/
DATE SIGNED:	11/06/2015
Total Attachments: 5	
source=VAX-006_Assignment_Brown#page1.tif	
source=VAX-006_Assignment_Brown#page2.tif	
source=VAX-006_Assignment_Brown#page3.tif	
source=VAX-006_Assignment_Brown#page4.tif	
source=VAX-006_Assignment_Brown#page5.tif	

THIS DEED is made the 11th day of November 2013
BETWEEN:-

- (1) CARLTON BRADLEY BROWN, a New Zealand citizen; and BERTRAND VICTOR GILBERT GEORGES, a French citizen; both c/o London Bioscience Innovation Centre, 2 Royal College Street, London, NW1 0NH, United Kingdom (hereinafter referred to as "the Inventors" which expression where the context so allows shall include their personal representatives and assigns), and
- (2) IMMUNE TARGETING SYSTEMS (ITS) LIMITED, a company incorporated under the laws of England and Wales and having its registered office at London Bioscience Innovation Centre, 2 Royal College Street, London, NW1 0NH, United Kingdom (hereinafter referred to as "ITS" which expression where the context so allows shall include its successors and assigns).

WHEREAS:

- (A) The Inventors claim to be the inventors of an invention entitled "Vaccine" ("the Invention") full particulars whereof have been communicated by them to ITS and which they are informed is or is intended to be the subject of one or more applications for patent protection initially as identified in the Schedule hereto and in respect of which they have (as they hereby acknowledge) approved a specification as submitted to them by ITS's Patent Attorneys, J A Kemp.
- (B) The Inventors each made their contribution to the Invention while in the employment of ITS and in the course of their normal duties or in the course of duties falling outside their normal duties but specifically assigned to them and the circumstances were such that an invention might reasonably be expected to result from the carrying out of their duties, and in the course of their duties and because of the nature of their duties and the particular responsibilities arising

from the nature of these duties they had a special obligation to further the interests of ITS' undertaking, and accordingly the Invention is to be taken (as between each of the Inventors and ITS) to belong to ITS for the purposes of the Patents Act 1977 and for all other purposes of whatsoever nature.

- (C) The Inventors have agreed at the request of ITS to execute this Deed on the terms herein contained.

NOW THIS DEED WITNESSES as follows:-

1. In pursuance of the said agreements and in consideration of the premises the Inventors **HEREBY JOINTLY and SEVERALLY** and to the extent of their respective shares and interests therein **ASSIGN and CONFIRM** unto ITS **ALL THOSE** their respective right, title, share and interest in and to the Invention and the parent application identified in Schedule hereto and all patents granted thereon **AND** the full and exclusive benefit thereof **TOGETHER WITH** all rights of action and powers accruing or belonging to the Inventors **AND** the full right to apply for and obtain a patent or patents or other similar forms of protection in respect of the Invention in the United Kingdom of Great Britain, Northern Ireland and the Isle of Man ("the United Kingdom") and all other countries of the world in the name of ITS alone or as ITS may from time to time otherwise elect or the relevant law may require including the benefit of any priority date and the right to make applications whether under any national law or under the International Convention for the Protection of Industrial Property or under any other applicable convention or treaty **TO HOLD** the same unto ITS absolutely.
2. The Inventors **HEREBY JOINTLY and SEVERALLY COVENANT and AGREE** with ITS as follows:-
 - (i) That they will at anytime hereafter (whether or not the Inventors remain in the employ of ITS) and from time to time at the request and expense of

ITS promptly execute and sign all such instruments applications and documents and do all such acts and things as may be required by ITS to enable ITS to enjoy the full benefit of the rights hereby confirmed and assigned including applying for and obtaining a patent or patents or other similar forms of protection in respect of the Invention in the United Kingdom and in all other countries of the world and vesting the same in ITS or its nominees when obtained;

- (ii) That they have not assigned or agreed to assign to any person firm or company other than ITS or otherwise encumbered and will not hereafter assign or agree to assign to any person firm or company or otherwise encumber the Invention or the said patent application or the right to apply for or obtain a patent or patents or other similar forms of protection in respect of the Invention in the United Kingdom or elsewhere throughout the world;
- (iii) That they will give to ITS all such information in their possession or in their power relating to the Invention and the method of using or employing the same as ITS shall from time to time require; and
- (iv) That they have not disclosed and will not hereafter disclose the Invention or any information whatsoever concerning the same to any person firm or company other than ITS and ITS' Patent Attorneys, J A Kamp.

- 3. This document shall be governed by and construed in accordance with English Law.

IN WITNESS whereof this Instrument has been executed by the parties as a Deed in the presence of the persons mentioned below the day and year first before written.

SCHEDULE

Country	Application number.....	Application date.....	Patent grant date or number
United Kingdom	1223386.2	24 December 2012	

SIGNED and DELIVERED as his Deed by)
the said CARLTON BRADLEY BROWN)
in the presence of -)

Witness Signature

Witness' name

Address

Santa Cruz la Laguna,
Solola, Guatemala

Occupation Toxic and forensic Analyst


.....
Carlton Brown

SIGNED and DELIVERED as his Deed by)
the said BERTRAND VICTOR GILBERT)
GEORGES in the presence of -)

Witness Signature

Witness' name

Address

27, CHILLINGHAM COURT
..... BUCKINGHAM STREET.....

..... LONDON, EC1S 4BU

Occupation ... SALES MANAGER


.....

SIGNED and DELIVERED as a Deed by)
IMMUNE TARGETING SYSTEMS)
(ITS) LIMITED acting by a Director)
in the presence of)



Director

Witness Signature *[Handwritten Signature]*
Witness' name *G. MATRICARDI*
Address *27 Collier's Court*
biad Street
London E15 4RU
Occupation *ESTATE MANAGER*