#### 05/31/2016 503849721

# PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3896370

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
ROBERT PYTELA	12/06/2006
WEIMIN ZHU	12/06/2006
YAOHUANG KE	12/06/2006
QI QIAN	12/06/2006
HARRY C. AU	12/06/2006

#### RECEIVING PARTY DATA

Name:	EPITOMICS, INC.
Street Address:	863 MITTEN ROAD
Internal Address:	SUITE 103
City:	BURLINGAME
State/Country:	CALIFORNIA
Postal Code:	94010-1303

## **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	15089135

## **CORRESPONDENCE DATA**

Fax Number: (650)327-3400

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: 6503273400

turner@bozpat.com Email: JAMES S. KEDDIE **Correspondent Name:** 

1900 UNIVERSITY AVENUE Address Line 1:

Address Line 2: SUITE 200

Address Line 4: EAST PALO ALTO, CALIFORNIA 94303

ATTORNEY DOCKET NUMBER:	EPIT-016CON5
NAME OF SUBMITTER:	JAMES S. KEDDIE
SIGNATURE:	/James S. Keddie, Reg. No. 48,920/
DATE SIGNED:	05/31/2016

**PATENT REEL: 038755 FRAME: 0278** 503849721

**Total Attachments: 1** 

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PATENT REEL: 038755 FRAME: 0279

# ASSIGNMENT OF APPLICATION (JOINT)

Atty Docket No. EPIT-016

THIS ASSIGNMENT, by Robert Pytela, Weimin Zhu, Yaohuang Ke, Qian Qi and Harry C. Au (hereinafter referred to as the assignors), residing in San Francisco, San Francisco, CA, San Francisco, CA, San Francisco, CA and San Francisco, CA, respectively, witnesseth:

WHEREAS, the said assignors have invented certain new and useful improvements in:

## "FUSION PARTNER FOR PRODUCTION OF MONOCLONAL RABBIT ANTIBODIES"

<u>-X-</u>	filed on June 27, 2006 as U.S. Application Serial No. or PCT International Application No. 11/476.277 designating the United
	States.  for which an application for a United States Patent was executed on, and
principal place of desirous of acquir States, and in and NOW T which is hereby a transfer and set or above-mentioned and all foreign co continuations-in- International Con and behalf and the Letters Patent or I	SAS, Epitomics, Inc. a corporation duly organized under and pursuant to the laws of Delaware, and having its business at 863 Mitten Road, Suite 103, Burlingame, CA 94010-1303 (hereinafter referred to as the assignee) is ring the entire right, title and interest in and to said invention and said application for Letters Patent of the United to any Letters Patent or Patents, United States or foreign, to be obtained therefor and thereon: HEREFORE, in consideration of One Dollar (\$1.00) and other good and sufficient considerations, the receipt of cknowledged, said assignors have sold, assigned, transferred and set over, and by these presents do sell, assign, ver, unto the assignee, its successors, legal representatives and assigns, the entire right, title and interest in and to the invention, application for Letters Patent, and any and all Letters Patent or Patents in the United States of America untries which may be granted therefor and thereon, and in and to any and all divisions, continuations, and part of said application, or reissues or extensions of said Letters Patent or Patents, and all rights under the vention for the Protection of Industrial Property, the same to be held and enjoyed by said assignee, for its own use e use and behalf of its successors, legal representatives and assigns, to the full end of the term or terms for which Patents may be granted, as fully and entirely as the same would have been held and enjoyed by the assignors, had
AND for representatives an of the entire right are unencumbered	gnment not been made.  If the same consideration, said assignors hereby covenant and agree to and with said assignee, its successors, legal and assigns, that, at the time of execution and delivery of these presents, said assignors are the sole and lawful owners, title and interest in and to said invention and the application for Letters Patent above-mentioned, and that the same at and that said assignors have good and full right and lawful authority to sell and convey the same in the manner
representatives ar representatives ar or any proceeding and desirable, or extension of any l and do all acts ne invention, withou assignee, its succe AND sa assignee as the as	or the same consideration, said assignors hereby covenant and agree to and with said assignee, its successors, legal and assigns, that said assignors will, whenever counsel of said assignee, or the counsel of its successors, legal and assigns, shall advise that any proceeding in connection with said invention, or said application for Letters Patent, in connection with Letters Patent for said invention in any country, including interference proceedings, is lawful that any division, continuation or continuation-in-part of any application for Letters Patent or any reissue or Letters Patent, to be obtained thereon, is lawful and desirable, sign all papers and documents, take all lawful oatlis, cessary or required to be done for the procurement, maintenance, enforcement and defense of Letters Patent for said at charge to said assignee, its successors, legal representatives and assigns, but at the cost and expense of said essors, legal representatives and assigns hereby request the Commissioner of Patents to issue said Letters Patent of the United States to said signee of said invention and the Letters Patent to be issued thereon for the sole use and behalf of said assignee, its
Date 12/01	representatives and assigns. 6/206 Name of Inventor PYTELA, ROBERT //
Date 17/06	Name of Inventor ZHU, WEIMIN

Name of Inventor

Name of Inventor

Name of Inventor

QIAN, QI

AU, HARRY

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