## 504166410 01/06/2017

# PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
DIETER WOLFGANG HAMPRECHT	11/21/2013

## **RECEIVING PARTY DATA**

Name:	BOEHRINGER INGELHEIM INTERNATIONAL GMBH		
Street Address:	BINGER STRASSE 173		
City:	INGELHEIM AM RHEIN		
State/Country:	GERMANY		
Postal Code:	55216		

## **PROPERTY NUMBERS Total: 1**

Property Type	Number	
Application Number:	14864256	

## **CORRESPONDENCE DATA**

**Fax Number:** (617)428-7045

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:** (617) 428-0200

**Email:** patentadministrator@clarkelbing.com

Correspondent Name: CLARK & ELBING LLP
Address Line 1: 101 FEDERAL STREET

Address Line 2: 15TH FLOOR

Address Line 4: BOSTON, MASSACHUSETTS 02110

ATTORNEY DOCKET NUMBER:	50412-085004	
NAME OF SUBMITTER: KRISTINA BIEKER-BRADY, PH.D.		
SIGNATURE:	/Kristina Bieker-Brady, Ph.D./	
DATE SIGNED:	01/06/2017	

#### **Total Attachments: 6**

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#### ASSIGNMENT OF INVENTION & RELATED INTELLECTUAL PROPERTY RIGHTS

#### **PARTIES**

- (1) **DIETER WOLFGANG HAMPRECHT**, Boehringer Ingelheim GmbH, Binger Strasse 173, 55216 Ingelheim am Rhein, Germany (the **Inventor**);
- (2) BI RESEARCH ITALIA S.A.S. DI BI IT S.R.L. incorporated and registered in Italy of Via Lorenzini, 8 - 20139 Milano, Italy (the Employer); and
- (3) BOEHRINGER INGELHEIM INTERNATIONAL GMBH incorporated and registered in Germany of Binger Strasse 173, 55216 Ingelheim am Rhein, Germany (the Assignee).

#### BACKGROUND

- (A) The Inventor is an inventor of the Invention for which the Patent Applications have been or will be filed. The contributions of the Inventor to the Invention were made in the course of the duties of the Inventor as an employee of the Employer, and either the circumstances were such that an invention might reasonably have been expected to result from the carrying out of those duties, or the nature of those duties was such that the Inventor had a special obligation to further the interests of the Employer's undertaking.
- (B) The Inventor and the Employer believe that, either by operation of law or by virtue of an agreement entered into by the Inventor and the Employer before the making of the Invention, the Employer was, at the time the Invention was made, entitled to the whole of the property in the contributions of the Inventor to the Invention.
- (C) The Employer has assigned or has agreed to assign all its rights, title and interest in, to and arising from the Invention and the Patent Applications to the Assignee.
- (D) In case the Employer for any reason was not, at the time the Invention was made, entitled to the whole of the property in the contributions of the Inventor to the Invention, and in order to provide documentary evidence that the Assignee is the owner of both the legal title and the beneficial interest in the Patent Applications and in any contributions of the Inventor to the Invention, including any further contributions that the Inventor may make to the development or improvement of the Invention, the Inventor and the Employer have agreed to execute this Assignment to assign to the Assignee all their rights, title and interest in, to and arising from the Invention and the Patent Applications on the terms set out in this Assignment.

#### **AGREED TERMS**

### 1. INTERPRETATION

1.1 The definitions and rules of interpretation in this clause apply in this Assignment.

**Completion Applications** means the completion patent applications, short particulars of which are set out in Part 2 of the Schedule.

**Future Applications** means any future applications linked by one or more priorities to the Completion Applications and all matter contained in such future applications.

**Invention** means the invention or inventions entitled GLUCAGON ANALOGUES

**Patent Applications** means the Priority Applications, the Completion Applications and the Future Applications and any and all:

- (a) national and regional phase applications of all such applications; and
- (b) divisions, continuations and continuations-in-part of all such applications; and
- (c) patents that may be granted pursuant to any of the aforesaid applications for their full period, including any re-issues, reexaminations, renewals, extensions and Supplementary Protection Certificates.

**Priority Applications"** means the priority patent applications, short particulars of which are set out in Part 1 of the Schedule.

1.2 A person includes a natural person, corporate or unincorporated body (whether or not having separate legal personality) and that person's legal and personal representatives, successors and permitted assigns.

## 2. ASSIGNMENT

In consideration of the sum of 1 USD (sufficiency and receipt of which the Inventor expressly acknowledge), the Inventor and the Employer hereby assign absolutely to the Assignee all their right, title and interest in Canada, the United States and all other countries of the world in, to and arising from the Invention and, with effect from immediately prior to the filing of each, the Patent Applications including (but not limited to):

(a) in respect of the Invention and any invention that shall be disclosed in, and all matter that shall be contained in, any of the Patent Applications, the right to file applications, claim priority from such applications, and prosecute and obtain grant of patent or other

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intellectual property protection in respect of any country, region or territory in the world;

- (b) in respect of each and any Patent Application:
  - (i) the right to claim priority from and to prosecute and obtain grant of patents; and
  - the right to file divisional applications based on the Patent Applications and to prosecute and obtain grant of patent on each and any such divisional application;
- (c) the right to extend to, or register in or in respect of any country, region or territory in the world, each and any of the Patent Applications and to extend to or register in, or in respect of, any country, region or territory in the world any patent or other intellectual property protection granted on any of such applications;
- (d) the absolute entitlement to any patents granted pursuant to any Patent Application; and
- (e) the right to bring, make, oppose or defend claims or actions, appeal proceedings and obtain relief (and to retain any damages recovered) in respect of any infringement, or any other cause of action arising from ownership of the Inventions and the Patent Applications, whether occurring before on or after the date of this Assignment.

#### 3. FURTHER ASSURANCE

The Inventor and the Employer shall, at the Assignee's cost, perform all further acts and things, and execute all further documents, required by law or which the Assignee requests to vest in the Assignee the full benefit of the right, title and interest assigned to the Assignee under this Assignment, including (but not limited to):

- (a) documents required to be signed by or on behalf of the Inventor(s) or the Employer in the course of any and all Canadian or United States or any other applications which relate to the Invention or to any inventions that shall be disclosed in any of the Patent Applications;
- registration of the Assignee as applicant for, or proprietor of, the Patent Applications; and
- (c) assisting the Assignee in obtaining, defending and enforcing any of the Patent Applications, and assisting with any other proceedings which may be brought by or against the Assignee by any third party or in the resolution of any question concerning the Invention, or the Patent Applications or any inventions that shall be disclosed in any of the Patent Applications.

#### 4. POWER OF ATTORNEY

The Inventor, the Employer and the Assignee grant the firm of Mewburn Ellis LLP the power to insert in Part 3 of the Schedule to this Assignment any further identification of any existing or future patent applications in Canada or the United States or any other countries, regions or territories of the world, which shall fall within the scope of clause 2 above, or as may be necessary or desirable in order to comply with the rules of the United States Patent Office or the Canadian Patent Office or any other patent office for the recordal of this Assignment. It is agreed that Mewburn Ellis LLP has represented only the Assignee and will continue to represent only the Assignee with respect to this Assignment.

#### 5. ISSUE OF PATENTS

The Inventor and the Employer request the US Commissioner of Patents and the relevant authorities in all countries, regions and territories of the world to issue any patents granted for the Inventions or pursuant to any of the Patent Applications in the name of the Assignee (either alone or jointly with any coapplicant) in accordance with this Assignment.

#### 6. WAIVER

No failure or delay by a party to exercise any right or remedy provided under this Assignment or by law shall constitute a waiver of that or any other right or remedy, nor shall it preclude or restrict the further exercise of that or any other right or remedy. No single or partial exercise of such right or remedy shall preclude or restrict the further exercise of that or any other right or remedy.

### 7. COUNTERPARTS

This Assignment may be executed in any number of counterparts, each of which when executed shall constitute an original of this Assignment, but all the counterparts shall together constitute the same agreement.

### 8. GOVERNING LAW AND JURISDICTION

This Assignment shall be governed by and construed in accordance with the law of England and Wales. The parties agree that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim that arises out of or in connection with this Assignment.

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**Schedule: The Patent Applications** 

Part 1: Priority Applications

Country	Application No.	Application Date	Title
EP	12184744.6	17 September 2012	GLUCAGON ANALOGUES
USA	61/701952	17 September 2012	GLUCAGON ANALOGUES
USA	61/784294	14 March 2013	GLUCAGON ANALOGUES

Part 2: Completion Applications

Country/region	Application No.	Application Date	Title
World	PCT/EP2013/069286	17 September 2013	GLUCAGON ANALOGUES
Argentina	20130103319	16 September 2013	GLUCAGON ANALOGUES
Venezuela	2013-001166	13 September 2013	GLUCAGON ANALOGUES
Uruguay	35.030	13 September 2013	GLUCAGON ANALOGUES
Taiwan	102132640	10 September 2013	GLUCAGON ANALOGUES
Pakistan	629/2013	13 September 2013	GLUCAGON ANALOGUES
Gulf Cooperation Council	2013/25380	13 September 2013	GLUCAGON ANALOGUES
USA	14/029529	17 September 2013	GLUCAGON ANALOGUES

Part 3: Identification of some, but not necessarily all, patent applications falling within the scope of clause 2 of this Assignment

Country/region	No.	Application Date	Title	Signature for Mewburn Ellis LLP
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Executed by **DIETER WOLFGANG HAMPRECHT** in the presence of:

SIGNATURE OF WITNESS NAME: ANTOINE EZHAYA

ADDRESS: VIA LORENZINI, 8
OCCUPATION: EMPLOYEE
DATE: NOV. 21, 2013

Executed by **BI RESEARCH ITALIA S.A.S. di BI IT S.R.L.** 

acting by Dr. Riccardo
GIOVANNINI a Managing Director
of Bi IT Srl, in the presence of:

SIGNATURE OF WITNESS

NAME: HAWA BALOCCH!

ADDRESS: VIA LORENZINI841

OCCUPATION: EMPLOYEE DATE: NOV. 21, 2013

Executed by **BOEHRINGER INGELHEIM INTERNATIONAL** 

**GMBH** acting by Dr. Elke SIMON and Dr. Markus WEYMANN, directors, in the presence of:

SIGNATURE OF WITNESS

NAME: Barbara Hartmann ADDRESS:

Boehringer Ingelheim GmbH

Binger Strasse 173 55216 Ingelheim am Rhein

OCCUPATION: Administrative Assistant

DATE: DZC. OZ, ZO13

SIGNATURE OF INVENTOR

Dr. Riccardo Giévannini

SIGNATURE OF MANAGING DIRECTOR of BI IT SrI

ppa. ppa.

Dr. Elke SIMON

SIGNATURES OF DIRECTORS

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