

## PATENT ASSIGNMENT COVER SHEET

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 Stylesheet Version v1.2

EPAS ID: PAT5016651

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT
<b>CONVEYING PARTY DATA</b>	
<b>Name</b>	<b>Execution Date</b>
DR. RUEDIGER FISCHER	08/18/2017
DR. DAVID WILCKE	08/28/2017
DR. KERSTIN ILG	09/11/2017
DR. DANIELA PORTZ	09/19/2017
ULRICH GOERGENS	09/14/2017
DR. SEBASTIAN HORSTMANN	09/22/2017
DR. SASCHA EILMUS	09/15/2017
DR. OLGA MALSAM	09/16/2017
DR. ANDREAS TURBERG	09/21/2017
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<b>Postal Code:</b>	40789
<b>PROPERTY NUMBERS Total: 1</b>	
<b>Property Type</b>	<b>Number</b>
Application Number:	15547871
<b>CORRESPONDENCE DATA</b>	
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<b>NAME OF SUBMITTER:</b>	GLORIA PEREIRA

<b>SIGNATURE:</b>	/gloria pereira/
<b>DATE SIGNED:</b>	06/20/2018
	This document serves as an Oath/Declaration (37 CFR 1.63).
<b>Total Attachments: 4</b> source=2923343-370000_Assign-Dec-as-filed_Jun-20-2018#page1.tif source=2923343-370000_Assign-Dec-as-filed_Jun-20-2018#page2.tif source=2923343-370000_Assign-Dec-as-filed_Jun-20-2018#page3.tif source=2923343-370000_Assign-Dec-as-filed_Jun-20-2018#page4.tif	

ASSIGNMENT WITH DECLARATION FOR UTILITY OR DESIGN PATENT APPLICATION (37 CFR 1.63)**ASSIGNMENT**

Whereas, I/We, the undersigned inventor(s) hereinafter called assignor(s), have invented certain improvements described in the application identified below; and

Whereas, 1) BAYER CROPS SCIENCE AKTIENGESELLSCHAFT of 1) Alfred-Nobel-Str. 50, 40789 Monheim am Rhein, DE, (assignee), desires to acquire the entire right, title, and interest in the application and invention, and to any United States patents to be obtained therefor;

Now therefore, for valuable consideration, receipt whereof is hereby acknowledged,

I/We, the above named assignor(s), hereby sell, assign and transfer to the above named assignee, its successors, legal representatives, and assigns, my/our entire right, title and interest, if any, in the invention and the application for the United States of America, including all direct and indirect divisions, continuations, and continuations-in-part thereof, and all original, extended, reissued, reviewed, and reexamined Letters Patent of the United States, and all countries foreign thereto, that may be granted thereon, including rights of priority under the International Convention of Paris (1883) as amended, including the right to claim priority under 35 U.S.C. §119, and I/we request the Director of the U.S. Patent and Trademark Office to issue any Letters Patent granted upon the invention set forth in the application to the assignee, its successors and assigns; and I/we hereby agree that the assignee may apply for foreign Letters Patent on the invention and I/we will without further consideration, communicate all facts known to me/us and execute without further consideration all papers deemed necessary by the assignee in connection with the United States and foreign applications when called upon to do so by the assignee, its successors, legal representatives, or assigns. I/We further represent and warrant that I/We have the full right to convey the interest assigned by this assignment, and that I/We have not granted any rights inconsistent with the rights granted herein. I/We further acknowledge an obligation of assignment of this invention to assignee at the time the invention was made.

(Legalization not required for recording but is prima facie evidence of execution under 35 U.S.C. §261)

**DECLARATION**

As a below named inventor, I hereby declare that this assignment with declaration is directed to:

☐ The attached application, OR ☒ United States Application or PCT International Application  
Number PCT/EP2016/052105 filed on 2016-02-02 (Confirmation No. \_\_\_\_\_).

**PRE-AIA**

My residence, mailing address, and citizenship are as stated below next to my name.

I believe the inventor(s) named below to be the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention titled:

2-(HET)ARYL-SUBSTITUTED CONDENSED BICYCLIC HETEROCYCLE DERIVATIVES AS PEST CONTROL AGENTS

I hereby state that I have reviewed and understand the contents of the above identified application, including the claims, as amended by any amendment specifically referred to above.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

**POST-AIA**

The above identified application was made or was authorized to be made by me.

I believe I am the original inventor or an original joint inventor of a claimed invention in the application.

I hereby acknowledge that any willful false statement made in this assignment with declaration is punishable under 18 USC 1001 by fine or imprisonment of not more than five (5) years, or both.

**Authorization To Permit Access To Application by Participating Office**


☐ If checked, the undersigned hereby grants the USPTO authority to provide the European Patent Office (EPO), the Japan Patent Office (JPO), the Korean Intellectual Property Office (KIPO), the World Intellectual Property Office (WIPO), and any other intellectual property offices in which a foreign application claiming priority to the above-identified application is filed access to the above-identified patent application. See 37 CFR 1.14(c) and (h). This box should not be checked if the applicant does not wish the EPO, JPO, KIPO, or other intellectual property office in which a foreign application claiming priority to the above-identified application is filed to have access to the application.

In accordance with 37 CFR 1.14(h)(3), access will be provided to a copy of the application-as-filed with respect to: 1) the above-identified patent application-as-filed, 2) any foreign application to which the above-identified application claims priority under 35 USC 119(a)-(d) if a copy of the foreign application that satisfies the certified copy requirement of 37 CFR 1.55 has been filed in the above-identified patent application, and 3) any U.S. application-as-filed from which benefit is sought in the above-identified patent application.

In accordance with 37 CFR 1.14(c), access may be provided to information concerning the date of filing the Authorization to Permit Access to Application by Participating Office.

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RESIDENCE:  
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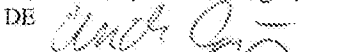
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
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
FULL NAME OF INVENTOR:  
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CITIZENSHIP:  
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DE  2017-07-21

**Important Information for the Signatories — please note and sign:**

We enclose with this annex the application text for the US application, to which the required application papers (Combined Declaration and Power of Attorney) are attached.

Please note the first page of the declaration, according to which you confirm by way of your signature that you believe that you and any other named inventor(s) are the original and first inventor(s) or original joint inventor of the subject matter claimed, that the application was made or authorized to be made by you, that you have reviewed and understood the application contents and are aware of your obligation to disclose to the patent office any information known to you (e.g., previously published literature, prior use, etc.) that may be material to patentability. Any concealment of such information represents fraud and would mean that the application can be rejected or that a granted patent would be invalid; in cases of dispute proof of default can frequently be obtained by the inspection of internal records by the parties involved in a dispute.

Please also note that under U.S. patent law the inventor(s) is/are also required to indicate the "best mode," although failure to disclose the best mode can no longer be a basis for invalidating a patent.

**Wichtige Informationen für Unterzeichnende — bitte zur Kenntnis nehmen und unterzeichnen:**

Dieser Anlage liegt der Anmeldungstext für die US-Anmeldung bei, dem die erforderlichen Anmeldeunterlagen (Kombinierte Erklärung und Vollmacht) beigelegt sind.

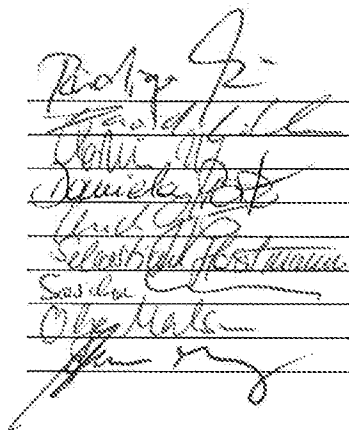
Bitte beachten Sie die erste Seite der Erklärung, nach der Sie durch Ihre Unterschrift bestätigen, dass Sie und (ein) etwaige(r) andere(r) genannte(r) Erfinder nach Ihrer Überzeugung der(die) ursprüngliche(n) und erste(n) Erfinder oder der ursprüngliche Miterfinder des beanspruchten Gegenstands sind, dass die Anmeldung durch Sie oder nach Ermächtigung durch Sie erfolgte, dass Sie den Inhalt der Anmeldung geprüft und

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verstanden haben und sich bewusst sind, dass Sie dem Patentamt gegenüber alle Ihnen bekannten Informationen offenlegen müssen (z. B. vorveröffentlichte Literatur, Vorbenutzung usw.), die für die Patentfähigkeit erheblich sein können. Eine Verheimlichung derartiger Informationen ist Betrug und würde bedeuten, dass die Anmeldung abgewiesen werden könnte oder dass ein erteiltes Patent ungültig wäre; in Streitfällen lässt sich eine Inverzugsetzung häufig durch die Prüfung interner Aufzeichnungen durch die Streitbeteiligten erlangen.

Bitte beachten Sie auch, dass der(die) Erfinder nach US-Patentrecht auch die „beste Ausführung“ angeben muss(müssen); es ist jedoch nicht mehr möglich, ein Patent für ungültig zu erklären, weil die beste Ausführung nicht offengelegt wurde.

1. Dr. Rüdiger FISCHER
2. Dr. David WILCKE
3. Dr. Kerstin ILG
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