

PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
FACULDADE DE CIENCIAS DA UNIVERSIDADE DE LISBOA	06/18/2018
RECEIVING PARTY DATA	
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City:	SANTAREM
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Postal Code:	2001- 904
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	14384145
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SIGNATURE:	/MMF/
DATE SIGNED:	06/20/2018

Total Attachments: 4

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ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undersigned:

FACULDADE DE CIENCIAS DA UNIVERSIDADE DE LISBOA

(hereinafter called the "assignor(s)", hereby sell(s), assign(s) and transfer(s) to:

**FACULDADE DE CIENCIAS DA UNIVERSIDADE DE LISBOA
CAMPO GRANDE
LISBOA
PORTUGAL 1749-016**

and

**INSTITUTO POLITECNICO DE SANTAREM
COMPLEXO ANDALUZ, APARTADO 279
SANTAREM,
2001- 904 PORTUGAL**

and the successors, assigns and legal representatives of the ASSIGNEE,

the entire right, title and interest for the United States and its Territorial Possessions and in all foreign countries, including all rights to claim priority,

in and to any and all improvements, which are disclosed in the invention entitled:

NEW C-GLYCOSYLPOLYPHENOL ANTIDIABETIC AGENTS, EFFECT ON GLUCOSE TOLERANCE AND INTERACTION WITH BETA-AMYLOID. THERAPEUTIC APPLICATIONS OF THE SYNTHESIZED AGENT(S) AND OF GENISTA TENERA ETHYL ACETATE EXTRACTS CONTAINING SOME OF THOSE AGENTS

NAMES OF INVENTOR(S):

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JESUS JIMENÉZ BARBERO,
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FRANCESCO NICOTRA,**

and, which is found in US Patent Application No.: 14/384,145
filed: September 9, 2014

and the right to claim priority from, or the benefit of, said application in any and all jurisdictions, as well as in any and all patent applications that claim such priority or benefit; and,

in and to, all Letters Patent to be obtained for said invention by the above-referenced patent application or any provisional, non-provisional, refiling, continuation, continuation-in-part, division, renewal, or substitute thereof, related to, or claiming priority from, and as to any Letters Patent, any reissue or reexamination thereof.

ASSIGNOR hereby covenants that no other assignment, sale, agreement or encumbrance has been or will be made or entered into with regard to the above-referenced patent application or its underlying disclosures or resulting patent(s) and no assignments will be made or entered into which would conflict with this Assignment.

ASSIGNOR further assigns all rights to the ASSIGNEE to bring suit for infringement or other cause of action arising out of or relating to the above-referenced patent application and its resulting patent(s), including any reissue or reexamination thereof; and, any patents resulting from any provisional, non-provisional, refiling (including any refiling of a provisional or a non-provisional), continuation, continuation-in-part, division, renewal, or substitute, of any of the above-referenced patent applications, and as to any Letters Patent thereof, any reissue or reexamination thereof, and further covenants that the ASSIGNEE will, upon its request, be provided promptly with all pertinent facts and documents relating to said invention and said Letters Patents and legal equivalents as may be known and accessible to the ASSIGNOR and will testify as to the same in any interference, litigation or proceeding related thereto, and will promptly execute and deliver to the ASSIGNEE or its legal representatives any and all papers, instruments or affidavits required to apply for, obtain, maintain, issue and enforce, said patent applications, said inventions, said Letters Patents, and said equivalents thereof, which may be necessary or desirable to carry out the purposes thereof.

This Assignment is valid regardless of changes to employment status, mental status, or the creation of any licenses, written or oral, that relate to any of the above-referenced patent applications or the resulting patent(s). This Assignment fully and completely assigns all of the ASSIGNOR'S rights, title, and interest to the ASSIGNEE with regard to the above-referenced patent application, including, without limitation, any provisionals, non-provisionals, refilings (including refilings of provisionals or non-provisionals), continuations, continuations-in-part, divisions, renewals, or substitutes, relating to, or claiming priority from the above-referenced patent application, and resulting patent(s), including, without limitation, any reissues, reexaminations thereof; and the ASSIGNEE may freely and unilaterally assign the above-referenced patent application, or its resulting patent(s) without further consent from or compensation to the ASSIGNOR. No other agreement or document, written or oral, is effective in

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
Docket No.: 6410/1
US Patent Application No. 14/384,145
Three Pages Total

revoking this Assignment other than a specific amendment or revocation specifically referencing this Assignment and signed by all parties with authority to enter into such an agreement.

This Assignment may be executed and is valid in counterparts.

In witness whereof, I have hereunto set hand and seal and thereby make this Assignment executed,

Assignors:

Signature:   Ciências
ULisboa

By: LUIS MANUEL PINTO DA ROCHA AFONSO CARRICO
(Full name)

Title: DIRECTOR

Date: this 18 day of JUNE, 2018