

PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
MARIE-PIERRE COLLIN-KROEPELIN	02/10/2020
PETER KOLKHOF	02/10/2020
THOMAS NEUBAUER	02/11/2020
CHANTAL FUERSTNER	02/10/2020
ELISABETH POOK	02/10/2020
MATTHIAS BEAT WITTWER	02/10/2020
KLEMENS LUSTIG	02/12/2020
HANNA TINEL	02/10/2020
NIELS LINDNER	02/10/2020
HEIKO SCHIRMER	02/07/2020

RECEIVING PARTY DATA

Name:	BAYER AKTIENGESELLSCHAFT
Street Address:	KAISER-WILHELM-ALLEE 1
City:	LEVERKUSEN
State/Country:	GERMANY
Postal Code:	51373
Name:	BAYER PHARMA AKTIENGESELLSCHAFT
Street Address:	MUELLERSTR. 178
City:	BERLIN
State/Country:	GERMANY
Postal Code:	13353

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	16756623

CORRESPONDENCE DATA

Fax Number: (301)476-4851

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: 3014536111

PATENT

Email: docketing@mmvplaw.com
Correspondent Name: MCBEE MOORE & VANIK IP LLC
Address Line 1: 510 SOUTH MARKET STREET
Address Line 4: FREDERICK, MARYLAND 21701

ATTORNEY DOCKET NUMBER: 2923343-643000

NAME OF SUBMITTER: GLORIA PEREIRA

SIGNATURE: /gloria pereira/

DATE SIGNED: 04/16/2020

This document serves as an Oath/Declaration (37 CFR 1.63).

Total Attachments: 8

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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 AKTIENGESELLSCHAFT

2) BAYER PHARMA AKTIENGESELLSCHAFT of

1) Kaiser-Wilhelm-Allee 1, 51373 Leverkusen, DE

2) Müllerstr. 178, 13353 Berlin, 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 know 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/EP2018/078419 filed on 17.10.2018 (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:

Substituted triazole derivatives and uses thereof

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.

FULL NAME OF INVENTOR:
RESIDENCE:
POST OFFICE ADDRESS:
CITIZENSHIP:
SIGNATURE / DATE

1. Dr. Marie-Pierre COLLIN-KRÖPELIN
42113 Wuppertal, DE
Katzenberger Schulweg 52, 42113 Wuppertal, DE
FR

[Signature] 10 February 2020

FULL NAME OF INVENTOR:
RESIDENCE:
POST OFFICE ADDRESS:
CITIZENSHIP:
SIGNATURE / DATE

2. Dr. Peter KOLKHOF
42113 Wuppertal, DE
Falkenberg 121, 42113 Wuppertal, DE
DE

FULL NAME OF INVENTOR:
RESIDENCE:
POST OFFICE ADDRESS:
CITIZENSHIP:
SIGNATURE / DATE

3. Dr. Thomas NEUBAUER
42111 Wuppertal, DE
Kleiberweg 5c, 42111 Wuppertal, DE
DE

FULL NAME OF INVENTOR:
RESIDENCE:
POST OFFICE ADDRESS:
CITIZENSHIP:
SIGNATURE / DATE

4. Dr. Chantal FÜRSTNER
45478 Mülheim/Ruhr, DE
Arnoldstr. 33, 45478 Mülheim/Ruhr, DE
CH

[Signature] Feb. 10, 2020

FULL NAME OF INVENTOR:
RESIDENCE:
POST OFFICE ADDRESS:
CITIZENSHIP:
SIGNATURE / DATE

5. Dr. Elisabeth POOK
42109 Wuppertal, DE
Im Lehmbruch 24, 42109 Wuppertal, DE
DE

FULL NAME OF INVENTOR:
RESIDENCE:
POST OFFICE ADDRESS:
CITIZENSHIP:
SIGNATURE / DATE

6. Dr. Matthias Beat WITTMER
4125 Riehen, CH
Rüchligweg 49, 4125 Riehen, CH
CH

FULL NAME OF INVENTOR:
RESIDENCE:
POST OFFICE ADDRESS:
CITIZENSHIP:
SIGNATURE / DATE

7. Dr. Klemens LUSTIG
42113 Wuppertal, DE
Falkenberg 159, 42113 Wuppertal, DE
DE

FULL NAME OF INVENTOR:
RESIDENCE:
POST OFFICE ADDRESS:
CITIZENSHIP:
SIGNATURE / DATE

8. Dr. Hanna TINEL
42113 Wuppertal, DE
In der Beek 16, 42113 Wuppertal, DE
PL

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42113 Wuppertal, DE
Katernberger Schulweg 52, 42113 Wuppertal, DE
FR

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42113 Wuppertal, DE
Falkenberg 121, 42113 Wuppertal, DE
DE

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3. Dr. Thomas NEUBAUER
42111 Wuppertal, DE
Kleiberweg 5c, 42111 Wuppertal, DE
DE

FULL NAME OF INVENTOR:
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SIGNATURE / DATE

4. Dr. Chantal FÜRSTNER
45478 Mülheim/Ruhr, DE
Arnoldstr. 33, 45478 Mülheim/Ruhr, DE
CH

FULL NAME OF INVENTOR:
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SIGNATURE / DATE

5. Dr. Elisabeth POOK
42109 Wuppertal, DE
Im Lehnbruch 24, 42109 Wuppertal, DE
DE

FULL NAME OF INVENTOR:
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POST OFFICE ADDRESS:
CITIZENSHIP:
SIGNATURE / DATE

6. Dr. Matthias Beat WITWER
4125 Riehen, CH
Rüchligweg 49, 4125 Riehen, CH
CH

FULL NAME OF INVENTOR:
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SIGNATURE / DATE

7. Dr. Klemens LUSTIG
42113 Wuppertal, DE
Falkenberg 159, 42113 Wuppertal, DE
DE

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8. Dr. Hanna TINEL
42113 Wuppertal, DE
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42113 Wuppertal, DE
Katenerberger Schulweg 52, 42113 Wuppertal, DE
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42113 Wuppertal, DE
Falkenberg 121, 42113 Wuppertal, DE
DE

FULL NAME OF INVENTOR:
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SIGNATURE / DATE

3. Dr. Thomas NEUBAUER
42111 Wuppertal, DE
Kleiberweg 5c, 42111 Wuppertal, DE
DE

2020-2-11

FULL NAME OF INVENTOR:
RESIDENCE:
POST OFFICE ADDRESS:
CITIZENSHIP:
SIGNATURE / DATE

4. Dr. Chantal FÜRSTNER
45478 Mülheim/Ruhr, DE
Arnoldstr. 33, 45478 Mülheim/Ruhr, DE
CH

FULL NAME OF INVENTOR:
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SIGNATURE / DATE

5. Dr. Elisabeth POOK
42109 Wuppertal, DE
Im Lehmbruch 24, 42109 Wuppertal, DE
DE

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4125 Riehen, CH
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CH

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42113 Wuppertal, DE
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42113 Wuppertal, DE
In der Beck 16, 42113 Wuppertal, DE
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Katemberger Schulweg 52, 42113 Wuppertal, DE
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42111 Wuppertal, DE
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DE

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45478 Mülheim/Ruhr, DE
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CH

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42109 Wuppertal, DE
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DE

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42111 Wuppertal, DE
Kleiberweg 5c, 42111 Wuppertal, DE
DE

FULL NAME OF INVENTOR:
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SIGNATURE / DATE

4. Dr. Chantal FÜRSTNER
45478 Mülheim/Ruhr, DE
Arnoldstr. 33, 45478 Mülheim/Ruhr, DE
CH

FULL NAME OF INVENTOR:
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SIGNATURE / DATE

5. Dr. Elisabeth POOK
42109 Wuppertal, DE
Im Lehnbruch 24, 42109 Wuppertal, DE
DE

FULL NAME OF INVENTOR:
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CITIZENSHIP:
SIGNATURE / DATE

6. Dr. Matthias Beat WITTMER
4125 Riehen, CH
Rüchligweg 49, 4125 Riehen, CH
CH

M. Wittmer 10-FEB-2022


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42113 Wuppertal, DE
Falkenberg 159, 42113 Wuppertal, DE
DE

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8. Dr. Hanna TINEL
42113 Wuppertal, DE
In der Beek 16, 42113 Wuppertal, DE
PL

FULL NAME OF INVENTOR:
RESIDENCE:
POST OFFICE ADDRESS:
CITIZENSHIP:
SIGNATURE / DATE

9. Niels LINDNER
42115 Wuppertal, DE
Bodelschwinghweg 4, 42115 Wuppertal, DE
DE
 10/02/2008

FULL NAME OF INVENTOR:
RESIDENCE:
POST OFFICE ADDRESS:
CITIZENSHIP:
SIGNATURE / DATE

10. Dr. Heiko SCHIRMER
42655 Solingen, DE
Dingshauser Straße 51a, 42655 Solingen, DE
DE

FULL NAME OF INVENTOR:
RESIDENCE:
POST OFFICE ADDRESS:
CITIZENSHIP:
SIGNATURE / DATE

9. Niels LINDNER
42115 Wuppertal, DE
Bodelschwinghweg 4, 42115 Wuppertal, DE
DE

FULL NAME OF INVENTOR:
RESIDENCE:
POST OFFICE ADDRESS:
CITIZENSHIP:
SIGNATURE / DATE

10. Dr. Heiko SCHIRMER
42655 Solingen, DE
Dingshauser Straße 51a, 42655 Solingen, DE
DE

→ H. Schirmer 2010-02-07