

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT6527275

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
BERNARD THOMAS GOLDING	09/06/2016
IAN ROBERT HARDCASTLE	09/06/2016
CELINE FLORENCE CANO	09/06/2016
MARTIN EDWARD MÄNTYLÄ NOBLE	09/06/2016
DUNCAN CHARLES MILLER	09/06/2016
UNIVERSITY OF NEWCASTLE UPON TYNE	09/06/2016
RECEIVING PARTY DATA	
Name:	CANCER RESEARCH TECHNOLOGY LIMITED
Street Address:	ANGEL BUILDING
Internal Address:	407 ST. JOHN STREET
City:	LONDON
State/Country:	GREAT BRITAIN
Postal Code:	EC1V 4AD
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	17164045
CORRESPONDENCE DATA	
Fax Number:	(518)452-5579
<i>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.</i>	
Phone:	5184525600
Email:	jorden.newkirk@hrfmlaw.com
Correspondent Name:	HESLIN ROTHENBERG FARLEY & MESITI P.C.
Address Line 1:	5 COLUMBIA CIRCLE
Address Line 4:	ALBANY, NEW YORK 12203
ATTORNEY DOCKET NUMBER:	3073.178B
NAME OF SUBMITTER:	ERICA M. HINES, ESQ.
SIGNATURE:	/Erica M. Hines/
DATE SIGNED:	02/01/2021

Total Attachments: 5

source=H1900735#page1.tif

source=H1900735#page2.tif

source=H1900735#page3.tif

source=H1900735#page4.tif

source=H1900735#page5.tif

(1) CANCER RESEARCH TECHNOLOGY LIMITED
AND

(2) UNIVERSITY OF NEWCASTLE UPON TYNE
AND

(3) BERNARD THOMAS GOLDING
AND

(4) IAN ROBERT HARDCASTLE
AND

(5) CELINE FLORENCE CANO
AND

(6) DUNCAN CHARLES MILLER
AND

(7) MARTIN EDWARD MÄNTYLÄ NOBLE

Patent Assignment

THIS ASSIGNMENT is made effective from 29 day of September 2015

BETWEEN:

- (1) **Cancer Research Technology Limited**, a company incorporated in England and Wales under company registration number 1626049, whose registered address is Angel Building, 407 St John Street, London, EC1V 4AD, England (“**CRT**”); and
- (2) **University of Newcastle upon Tyne**, a charitable organisation established under the University of Durham and Newcastle upon Tyne Act 1963, a statute of England, whose address for service is King’s Gate, Newcastle upon Tyne, NE1 7RU, UK (the “**Institute**”); and
- (3) **Bernard Thomas Golding**, whose place of work is at School of Chemistry, Bedson Building, University of Newcastle upon Tyne, Newcastle upon Tyne, NE1 7RU, UK; and
- (4) **Ian Robert Hardcastle**, whose place of work is at School of Chemistry, Bedson Building, University of Newcastle upon Tyne, Newcastle upon Tyne, NE1 7RU, UK; and
- (5) **Celine Florence Cano**, whose place of work is at School of Chemistry, Bedson Building, University of Newcastle upon Tyne, Newcastle upon Tyne, NE1 7RU, UK; and
- (6) **Duncan Charles Miller**, whose place of work is at School of Chemistry, Bedson Building, University of Newcastle upon Tyne, Newcastle upon Tyne, NE1 7RU, UK; and
- (7) **Martin Edward Mäntylä Noble**, whose place of work is at Paul O’Gorman Building, University of Newcastle upon Tyne, Medical School, Framlington Place, Newcastle Upon Tyne, NE2 4HH, UK.

WHEREAS

- (A) The Inventors are employees of the Institute and are inventors (the “**Inventors**”) of the invention (the “**Invention**”) claimed in GB1517217.4 filed on 29 September 2015 (the “**Priority Application**”) and which Invention arose in the course of their normal duties as an employee.
- (B) A student of the Institute also contributed to the Invention. In accordance with Institute policy, the student has completed an assignment to the Institute of her respective rights, title and interest in and to the Invention and the Priority Application.
- (C) The Institute and the Inventors (the “**Assignors**”) have agreed to assign to CRT all their right, title and interest in and to the Invention and the Priority Application.

NOW IT IS HEREBY AGREED as follows:

The headings in this Assignment are for convenience only and shall not affect its interpretation.

1. ASSIGNMENT

1.1 In consideration of the agreement of CRT to pay to each of the Inventors the sum of one pound (£1), receipt of which is hereby acknowledged, the Assignors hereby assign to CRT in respect of the Priority Application:

1.1.1 all their right, title and interest in and to the Invention and the full exclusive benefit of it;

1.1.2 all their right, title and interest in and to the Priority Application and the full and exclusive benefit of the Priority Application and all rights, privileges and advantages associated with the Priority Application;

1.1.3 the full right to apply for and obtain patents or other similar forms of protection in respect of any part or parts of the subject-matter of the Priority Application throughout the world and the right to claim priority from the Priority Application;

1.1.4 all their right title and interest in and to any patents, patent applications or other similar forms of protection in respect of the Invention pursuant to the Priority Application; and all applications and granted patents or other similar forms of protection anywhere in the world claiming priority with or from such Priority Application or based on or derived from the Priority Application including but not limited to international patent applications ('PCT Applications'), in all countries designated in such PCT Applications as filed, patent applications filed in non-PCT countries ('non-PCT applications') (hereinafter collectively referred to as "the Patents and Patent Applications"), utility model and design patents and certificates of invention and all divisionals, continuations, continuations-in-part, reissues, renewals, extensions, revalidations, registrations, inventors' certificates, petty patents, additions supplementary protection certificates or equivalent to any such patent applications and patents (together with the Priority Application the "**Patent Rights**"); and

1.1.5 the right to bring proceedings for any previous infringement of the rights assigned.

1.2 The Assignors hereby agree with CRT that the Assignors will at the request and cost of CRT promptly provide to CRT all documents relating to the filing and prosecution of the the Patents and Patent Applications and execute, sign and do all instruments, applications, documents, acts and things that may reasonably be required by CRT to enable CRT to enjoy the full benefit of the property and rights hereby assigned and (if requested to do so by CRT) to apply for any patents or other forms of protection in respect of the Invention throughout the world and fully and effectively to assign the same to CRT or as CRT shall direct.

2. GENERAL

- 2.1** This Agreement shall be governed by the laws of England and Wales and the parties hereby submit to the non-exclusive jurisdiction of the courts of England.
- 2.2** No term of this Agreement is enforceable under the Contracts (Rights of Third Parties) Act 1999 by a person who is not a party to this Agreement.
- 2.3** None of the Assignors shall make any press or other public announcement concerning any aspect of this Agreement without first obtaining the agreement of CRT to the text of that announcement, such agreement not to be unreasonably withheld, conditioned or delayed.

IN WITNESS whereof the parties hereto have entered into this agreement as from the day and year above written.

For and on behalf of Cancer Research Technology Limited

Signature: *P J L'Hullier*
Director/secretary

Name: P J L'HULLIER

Title: DIRECTOR

Date: 14th September 2016

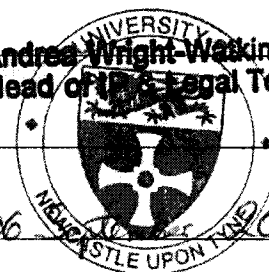
For and on behalf of the University of Newcastle upon Tyne

Signature: *Andrea Wright-Watkinson*

Name: Andrea Wright-Watkinson
Head of IP & Legal Team

Title: _____

Date: 06 September 2016



Bernard Thomas Golding

Signature: *BT Golding*

Date: 6/9/2016

Ian Robert Hardcastle

Signature: *I Hardcastle*

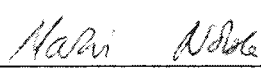
Date: 6/9/2016

Celine Florence Cano

Signature: 

Date: 6th September 2016

Martin Edward Mäntylä Noble

Signature: 

Date: 6th September 2016

Duncan Charles Miller

Signature: 

Date: 1st September 2016