PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6902896

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
VINCENT PLASSAT	10/11/2019
BENOIT HILBOLD	07/24/2019
AURÉLIA GALUS	07/29/2019
THOMAS POINTEAUX	10/16/2019
JULIEN MEISSONNIER	03/18/2020

RECEIVING PARTY DATA

Name:	R.P. SCHERER TECHNOLOGIES, LLC	
Street Address:	112 NORTH CURRY STREET	
City:	CARSON CITY	
State/Country:	NEVADA	
Postal Code:	89703	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	16845830

CORRESPONDENCE DATA

Fax Number: (202)887-0763

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: 2027918574

Email: lalemayehu@mofo.com
Correspondent Name: NATHAN VOGLER

Address Line 1: C/O MORRISON & FOERSTER LLP
Address Line 2: 2100 L STREET, NW, SUITE 900

Address Line 4: WASHINGTON, D.C. 20037

ATTORNEY DOCKET NUMBER:	778962000600
NAME OF SUBMITTER:	NATHAN VOGLER
SIGNATURE:	/NathanVogler/
DATE SIGNED:	09/07/2021

Total Attachments: 9

PATENT REEL: 057429 FRAME: 0612

ource=77896-20006.00 Assignment Updated#page1.tif	
ource=77896-20006.00 Assignment Updated#page2.tif	
ource=77896-20006.00 Assignment Updated#page3.tif	
ource=77896-20006.00 Assignment Updated#page4.tif	
ource=77896-20006.00 Assignment Updated#page5.tif	
ource=77896-20006.00 Assignment Updated#page6.tif	
ource=77896-20006.00 Assignment Updated#page7.tif	
ource=77896-20006.00 Assignment Updated#page8.tif	
ource=77896-20006.00 Assignment Updated#page9.tif	

PATENT REEL: 057429 FRAME: 0613

ASSIGNMENT

This assignment is by:

- Vincent PLASSAT
 9 rue de l'Orme aux Loups, La Ferté Alais
 91590 France
- Benoit HILBOLD
 26 rue de Saales, Schiltigheim
 67300 France
- Aurélia GALUS
 138 rue de la République, Weyersheim
 67720 France
- Thomas POINTEAUX
 rue des Tulipes, Reichsiett
 67116 France
- Julien MEISSONNIER
 4 rue Saint Nabor, Souffelweyersheim
 67460 France

(each referred to in this Assignment as "Assignor"), whose residence or mailing address information is listed above.

This Assignment is to:

Assignee: R.P. Scherer Technologies, LLC

Address: 112 North Curry Street, Carson City, NV 89703

(referred to in this Assignment as "Assignee"), which desires to acquire the Assignor's entire right, title and interest in, to and under the patent application identified below and the inventions covered thereby.

Assignor invented certain new and useful inventions in:

FORMULATION FOR ORAL DELIVERY OF PROTEINS, PEPTIDES AND SMALL MOLECULES WITH POOR PERMEABILITY

which are set forth in:

Serial No.: 16/845,830 Filing Date: April 10, 2020 (which identifying information may be added after execution)

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and to the extent that the Assignor has not done so already via a prior agreement with the Assignes or a predecessor in interest of the Assignee, or if the Assignor has already done so via a prior agreement with the Assignee or a predecessor in interest of the Assignee then in confirmation of any obligation to do so in said prior agreement,

Assignor hereby sells, assigns, transfers and sets over, to Assignce, its successors, legal representatives and assigns, Assignor's entire right, title and interest in and to the above-mentioned inventions, provisional application and application for letters patent, any and all non-provisionals, divisions, continuations, and continuations-in-part claiming priority thereto or the benefit thereof, substitutions of said applications, and any and all letters patent or patents in the United States of America and all foreign countries or jurisdictions which may be granted therefor and thereon, including, without limitation, any modifications to such letters patent or patents such as through reissue, re-examination or other post-grant proceeding, any and all extensions of said letters patent or patents, and all rights under the International Convention for the Protection of Industrial Property, the same to be held and enjoyed by Assignee (including any right to institute actions and to recover damages for past, present and future infringement), for its own use and the use of its

1

va-539904

successors, legal representatives and assigns, to the full end of the term or terms for which letters patent or patents may be granted, as fully and entirely as the same would have been held and enjoyed by Assignor, had this sale and assignment not been made.

- Assignor represents, warrants and covenants (a) that, at the time of execution and delivery of this agreement, Assignor is the sole and lawful owner of Assignor's entire right, title and interest in and to said inventions and said provisional application and application for letters patent, and that the same are unencumbered and that Assignor has good and full right and lawful authority to sell and convey the same in the manner set forth in this agreement, or (b) that Assignor solely and lawfully owned Assignor's entire right, title and interest in and to said inventions and said provisional application and application for letters patent, and that the same were unencumbered and that Assignor previously sold, assigned, transferred and set over, to Assignee, its successors, legal representatives and assigns, or to a predecessor in interest of Assignee, Assignor's entire right, title and interest in and to said inventions and said provisional application and application for letters patent.
- 3. Assignor shall promptly sign and execute all papers and documents, take all lawful oaths, and do all acts necessary, required or useful for the procurement, maintenance, enforcement, defense or otherwise to secure title thereto to the Assignee, at the sole cost and expense of Assignee, its successors, legal representatives and assigns, in each case including, without limitation, arising from or relating to (a) said inventions, or said provisional application and application for letters patent; (b) any and all non-provisionals, divisions, continuations, or continuations-in-part claiming priority thereto or the benefit thereof, or any substitution of any such applications, or (c) any letters patent or patents for said inventions in any country or jurisdiction, including, without limitation, any modifications to such letters patent or patents such as through reissue, re-examination, or other post-grant proceeding. For purposes of this paragraph, "procurement, maintenance, enforcement, defense" shall include, without limitation, any preparation, prosecution, pregrant proceeding, and post-grant proceeding, whether before a patent office or other administrative body or judicial body with jurisdiction therefor.
- 4. Assignor hereby authorizes and requests the Commissioner of Patents in the United States to issue the above mentioned letters patent of the United States to Assignee as the assignee of said inventions and the letters patent to be issued thereon for the sole use of Assignee, its successors, legal representatives and assigns.
- 5. Assignor hereby grants attorneys, all of Morrison & Foerster LLP, the power to insert on this assignment any further identification which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark office or any foreign patent issuing authority for recordation of this document, including the power to insert on this assignment the application number and filing date of said application when known.

6. This assignment may be executed in one or more counterparts, with the same effect as if each signature were on the same document. Each counterpart so executed shall be deemed to be an original, and all such counterparts shall be construed together and shall constitute one agreement.

In witness whereby, executed by the undersigned on the date(s) opposite the undersigned name(s).

iORs:		
10/11/2015	Signature:	(CAD) "
		Vincent PLASSAT
	Signature:	
		Besoit HILBOLD
	Signature:	
		Aurélia GALUS
	Signature:	
		Thomas POINTEAUX
	Signature:	
		Jolies MEISSONNIER
EE:		
a finlan	692	v v
2 UNJAV	ostanema.	Name: Ygnggang Ji
•		Name: 1 gaggang 11 Title: Assistant General Counsel, Intellectual Property
		Company: R.P. Scherer Technologica, LLC
	ISE:	crossing Cross tist to proceed the contemple of the conte

ASSIGNMENT

This assignment is by:

- Vincess PLASSAT
 9 rue de l'Orme aux Loups, La Ferté Alais
 91590 France
- Benoit HILBOLD
 26 rue de Saales, Schiltigheim
 67300 France
- Aurélia GALUS
 138 rue de la République, Weyersheim
 67720 France
- Thomas POINTEAUX
 rue des Tulipes, Reichstett
 67116 France
- Julien MEISSONNIER
 4 rue Saint Nabor, Souffelweyersheim
 67460 France

(each referred to in this Assignment as "Assignor"), whose residence or mailing address information is listed above.

This Assignment is to:

Assignee: R.P. Scherer Technologies, LLC

Address: 112 North Curry Street, Carson City, NV 89703

(referred to in this Assignment as "Assignee"), which desires to acquire the Assignor's entire right, title and interest in, to and under the patent application identified below and the inventions covered thereby.

Assignor invented certain new and useful inventions in:

FORMULATION FOR ORAL DELIVERY OF PROTEINS, PEPTIDES AND SMALL MOLECULES WITH POOR PERMEABILITY

which are set forth in:

Serial No.: 16/845,830 Filing Date: April 10, 2020 (which identifying information may be added after execution)

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and to the extent that the Assignor has not done so already via a prior agreement with the Assignee or a predecessor in interest of the Assignee, or if the Assignor has already done so via a prior agreement with the Assignee or a predecessor in interest of the Assignee then in confirmation of any obligation to do so in said prior agreement,

1. Assignor hereby sells, assigns, transfers and sets over, to Assignce, its successors, legal representatives and assigns, Assignor's entire right, title and interest in and to the above-mentioned inventions, provisional application and application for letters patent, any and all non-provisionals, divisions, continuations, and continuations-in-part claiming priority thereto or the benefit thereof, substitutions of said applications, and any and all letters patent or patents in the United States of America and all foreign countries or jurisdictions which may be granted therefor and thereon, including, without limitation, any modifications to such letters patent or patents such as through reissue, re-examination or other post-grant proceeding, any and all extensions of said letters patent or patents, and all rights under the International Convention for the Protection of Industrial Property, the same to be held and enjoyed by Assignce (including any right to institute actions and to recover damages for past, present and future infringement), for its own use and the use of its

successors, legal representatives and assigns, to the full end of the term or terms for which letters patent or patents may be granted, as fully and entirely as the same would have been held and enjoyed by Assignor, had this sale and assignment not been made.

- Assignor represents, warrants and covenants (a) that, at the time of execution and delivery of this agreement, Assignor is the sole and lawful owner of Assignor's entire right, title and interest in and to said inventions and said provisional application and application for letters patent, and that the same are unencumbered and that Assignor has good and full right and lawful authority to sell and convey the same in the manner set forth in this agreement, or (b) that Assignor solely and lawfully owned Assignor's entire right, title and interest in and to said inventions and said provisional application and application for letters patent, and that the same were unencumbered and that Assignor previously sold, assigned, transferred and set over, to Assignee, its successors, legal representatives and assigns, or to a predecessor in interest of Assignee, Assignor's entire right, title and interest in and to said inventions and said provisional application and application for letters patent.
- 3. Assignor shall promptly sign and execute all papers and documents, take all lawful oaths, and do all acts necessary, required or useful for the procurement, maintenance, enforcement, defense or otherwise to secure title thereto to the Assignee, at the sole cost and expense of Assignee, its successors, legal representatives and assigns, in each case including, without limitation, arising from or relating to (a) said inventions, or said provisional application and application for letters patent; (b) any and all non-provisionals, divisions, continuations, or continuations-in-part claiming priority thereto or the benefit thereof, or any substitution of any such applications, or (c) any letters patent or patents for said inventions in any country or jurisdiction, including, without limitation, any modifications to such letters patent or patents such as through reissue, re-examination, or other post-grant proceeding. For purposes of this paragraph, "procurement, maintenance, enforcement, defense" shall include, without limitation, any preparation, prosecution, pregrant proceeding, and post-grant proceeding, whether before a patent office or other administrative body or judicial body with jurisdiction therefor.
- 4. Assignor hereby authorizes and requests the Commissioner of Patents in the United States to issue the above mentioned letters patent of the United States to Assignee as the assignee of said inventions and the letters patent to be issued thereon for the sole use of Assignee, its successors, legal representatives and assigns.
- 5. Assignor hereby grants attorneys, all of Morrison & Foerster LLP, the power to insert on this assignment any further identification which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark office or any foreign patent issuing authority for recordation of this document, including the power to insert on this assignment the application number and filing date of said application when known.

Attemsy Dockst No.: 77896-20006.00

6. This seeignment may be executed in one or more counterparts, with the same effect as if each signature were on the same document. Each counterpart so executed shall be deemed to be an original, and all such counterparts shall be construed together and shall constitute one agreement.

In witness whereby, executed by the undersigned on the date(s) apposite the undersigned name(s).

ASSIGNOR#:

Desc		Signature:	
Desser	<u> </u>	Signature:	Vin of PLASSAT Senois HILBORD
Date:	<u> 21111</u>	Signature	Austia GALUS
Detec		Signature:	Thomas POINTEAUX
Detec		Signature:	Allen MEISSONVIER
assign	TEE:		А
Deter	3 19 20	Signature	Name: ASSA AND Consect 19 Company R.P. Scherer Technologies, LLC

ASSIGNMENT

This assignment is by:

- Vincess PLASSAT
 9 rue de l'Orme aux Loups, La Ferté Alais
 91590 France
- Benoit HILBOLD
 26 rue de Saales, Schiltigheim
 67300 France
- Aurélia GALUS
 138 rue de la République, Weyersheim
 67720 France
- Thomas POINTEAUX
 rue des Tulipes, Reichstett
 67116 France
- Julien MEISSONNIER
 4 rue Saint Nabor, Souffelweyersheim
 67460 France

(each referred to in this Assignment as "Assignor"), whose residence or mailing address information is listed above.

This Assignment is to:

Assignee: R.P. Scherer Technologies, LLC

Address: 112 North Curry Street, Carson City, NV 89703

(referred to in this Assignment as "Assignee"), which desires to acquire the Assignor's entire right, title and interest in, to and under the patent application identified below and the inventions covered thereby.

Assignor invented certain new and useful inventions in:

FORMULATION FOR ORAL DELIVERY OF PROTEINS, PEPTIDES AND SMALL MOLECULES WITH POOR PERMEABILITY

which are set forth in:

Serial No.: 16/845,830 Filing Date: April 10, 2020 (which identifying information may be added after execution)

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and to the extent that the Assignor has not done so already via a prior agreement with the Assignee or a predecessor in interest of the Assignee, or if the Assignor has already done so via a prior agreement with the Assignee or a predecessor in interest of the Assignee then in confirmation of any obligation to do so in said prior agreement,

1. Assignor hereby sells, assigns, transfers and sets over, to Assignce, its successors, legal representatives and assigns, Assignor's entire right, title and interest in and to the above-mentioned inventions, provisional application and application for letters patent, any and all non-provisionals, divisions, continuations, and continuations-in-part claiming priority thereto or the benefit thereof, substitutions of said applications, and any and all letters patent or patents in the United States of America and all foreign countries or jurisdictions which may be granted therefor and thereon, including, without limitation, any modifications to such letters patent or patents such as through reissue, re-examination or other post-grant proceeding, any and all extensions of said letters patent or patents, and all rights under the International Convention for the Protection of Industrial Property, the same to be held and enjoyed by Assignce (including any right to institute actions and to recover damages for past, present and future infringement), for its own use and the use of its

successors, legal representatives and assigns, to the full end of the term or terms for which letters patent or patents may be granted, as fully and entirely as the same would have been held and enjoyed by Assignor, had this sale and assignment not been made.

- 2. Assignor represents, warrants and covenants (a) that, at the time of execution and delivery of this agreement, Assignor is the sole and lawful owner of Assignor's entire right, title and interest in and to said inventions and said provisional application and application for letters patent, and that the same are unencumbered and that Assignor has good and full right and lawful authority to sell and convey the same in the manner set forth in this agreement, or (b) that Assignor solely and lawfully owned Assignor's entire right, title and interest in and to said inventions and said provisional application and application for letters patent, and that the same were unencumbered and that Assignor previously sold, assigned, transferred and set over, to Assignee, its successors, legal representatives and assigns, or to a predecessor in interest of Assignee, Assigner's entire right, title and interest in and to said inventions and said provisional application and application for letters patent.
- 3. Assignor shall promptly sign and execute all papers and documents, take all lawful oaths, and do all acts necessary, required or useful for the procurement, maintenance, enforcement, defense or otherwise to secure title thereto to the Assignee, at the sole cost and expense of Assignee, its successors, legal representatives and assigns, in each case including, without limitation, arising from or relating to (a) said inventions, or said provisional application and application for letters patent; (b) any and all non-provisionals, divisions, continuations, or continuations-in-part claiming priority thereto or the benefit thereof, or any substitution of any such applications, or (c) any letters patent or patents for said inventions in any country or jurisdiction, including, without limitation, any modifications to such letters patent or patents such as through reissue, re-examination, or other post-grant proceeding. For purposes of this paragraph, "procurement, maintenance, enforcement, defense" shall include, without limitation, any preparation, prosecution, pregrant proceeding, and post-grant proceeding, whether before a patent office or other administrative body or judicial body with jurisdiction therefor.
- 4. Assignor hereby authorizes and requests the Commissioner of Patents in the United States to issue the above mentioned letters patent of the United States to Assignee as the assignee of said inventions and the letters patent to be issued thereon for the sole use of Assignee, its successors, legal representatives and assigns.
- 5. Assignor hereby grants attorneys, all of Morrison & Foerster LLP, the power to insent on this assignment any further identification which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark office or any foreign patent issuing authority for recordation of this document, including the power to insert on this assignment the application number and filing date of said application when known.

Allarway Docket No. 77896-20006.00

4 Plus magnitudes and he consisted in one or mine consequence, with the same effect as if and agreement and one consisted in he are corporal, and all much consequence at all the constant appears at all the constant agreements at a few and appears at a few and a f

Astronous inacqueritams whi entercopy (Astronous etts an beautyrechnic etts yle tronousces), ettercope annoties ett

ASSIONIX;

Dec 3/9/20 Symme

Title: American General County, Interferent Property Company: R.F. Schutz Tentantipolog, LLC

3