507555131 10/20/2022

PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
JESSE J. SALK	08/09/2019
CHARLES CLINTON VALENTINE III	08/09/2019

RECEIVING PARTY DATA

Name:	TWINSTRAND BIOSCIENCES, INC.
Street Address:	3131 ELLIOTT AVENUE
Internal Address:	SUITE 750
City:	SEATTLE
State/Country:	WASHINGTON
Postal Code:	98121

PROPERTY NUMBERS Total: 2

Property Type	Number
Application Number:	17259501
Application Number:	17741183

CORRESPONDENCE DATA

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ATTORNEY DOCKET NUMBER:	4358.0210001/4358.0210002
NAME OF SUBMITTER:	BRANKA M. BOGUNOVIC
SIGNATURE:	/BRANKA M. BOGUNOVIC, REG. NO. 66,568/
DATE SIGNED:	10/20/2022

Total Attachments: 7

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> PATENT REEL: 061488 FRAME: 0389

Docket Number: 2013039-0107

COMBINED JOINT ASSIGNMENT & DECLARATION

A. <u>ASSIGNMENT</u>

WHEREAS, each of the below-named inventors whose name and residence is set forth in the following Table 1:

Inventor Name	City, State
1. Jesse J. Salk	Seattle, Washington
2. Charles Clinton Valentine III	Seattle, Washington

Table 1

hereby declares and agrees, on behalf of himself/herself and all of his/her successors and assigns that each is aware of the patent application(s) entitled:

METHODS AND REAGE	INTS FOR CHARA	CTERIZING GEN	NOMIC EDITING,
CLONAL EXPANS	SION, AND ASSOC	IATED APPLICA	TIONS; and

	prepared for filing in the United States A		rademark Office; or	
filed in the	identified by United States A United States Patent and Tra	demark Office on		; and
filed on	identified by International Pa July 12, 2019		PCT/US19/41735	···········
X	and is also aware of the follo	wing priority application	ńs:	
	Application No.		Filed	
	62/697,397	July	/ 12, 2018	

WHEREAS, TwinStrand Biosciences, Inc. (hereinafter "ASSIGNEE"), having a usual place of business at 3131 Elliott Avenue, Suite 750, Scattle, Washington 98121, desires to acquire or confirm an interest therein;

NOW, THEREFORE, to all whom it may concern be it known that, in consideration of agreements previously and duly entered into between the parties, and/or for other good and valuable consideration, the receipt of which is hereby acknowledged, each of us has sold, assigned, and transferred and/or do hereby sell, assign, and transfer unto said ASSIGNEE, its successors, assigns, and legal representatives, my entire right, title, and interest in and throughout the United States of America, its territories and all foreign countries, in and to any and all inventions described in the patent application, and/or any priority applications noted above,

including any right of priority thereto; and hereby confirm that my sale, assignment and transfer is and was effective at least as of the filing date of the patent application and/or priority application. Our sale, assignment and transfer applies to the above-referenced patent application, and to any application that is based in whole or in part on the patent application, including any divisional, continuing, substitute, renewal, reissue, reexamination and other applications, for example that claim priority to the patent application. Also, this sale, assignment and transfer pertains to any and all other rights arising under or pursuant to any and all international agreements, treaties, or laws relating to the protection of industrial property, including all rights of priority under the International Convention for the Protection of Industrial Property, and in and to any such patent(s) as may issue thereon including any and all original and reissued patents which have been or shall be issued in the United States and foreign countries; said inventions, applications, and patent(s) to be held and enjoyed by ASSIGNEE for its own use and for its successors, assigns and legal representatives, to the full end of the term for which said patent(s) may be granted as fully and entirely as the same would have been held by each of us had this sale, assignment and transfer not been made;

AND, each of us hereby acknowledges that this Assignment, being of our entire right, title, and interest in and to the inventions, carries with it the right in ASSIGNEE, by attorneys and agents of ASSIGNEE selection, to apply for and receive any and all patent(s) for said inventions in its own name;

AND, each of us hereby further agrees for ourselves and our executors and administrators to execute upon request any other lawful documents and likewise to perform any other lawful acts which may be deemed necessary to secure fully the patent(s) to ASSIGNEE, its successors, assignees, and legal representatives, but at its expense and charges, including the execution of application for patents in foreign countries, the execution of substitution, reissue, divisional or continuation applications, and the giving of testimony, preliminary statements, or other statements in any interference or other proceeding in which the inventions or any applications or patents directed to the inventions may be involved by communicating to the ASSIGNEE all facts we know relating to the inventions and their history, and generally by doing everything possible which ASSIGNEE shall consider desirable for aiding in securing and maintaining proper patent protection for the inventions and for vesting title in the inventions and all applications for patent and all patents on the inventions in ASSIGNEE;

AND, each of us further hereby authorizes ASSIGNEE or its attorneys or agents to insert the correct application number(s) and/or filing date(s) into this assignment document, if appropriate;

AND, each of us hereby appoints ASSIGNEE as our common agent for purposes of prosecuting international patent applications and any national patent applications for which such common agency is recognized;

AND, each of us hereby requests the Commissioner for Patents of the United States Patent and Trademark Office to issue any and all patent(s) as shall be granted upon said application or applications based thereon to ASSIGNEE, its successors, assigns, and legal representatives;

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AND, each of us covenants with said ASSIGNEE that no assignment, grant, mortgage, license, or other agreement affecting the rights and property herein conveyed has been made to others by us, and that full right to convey the same as herein expressed is possessed by us.

B. DECLARATION (37 CFR 1.63)

As below named inventors, we hereby declare that:

This declaration is directed to the patent application entitled:

METHODS AND REAGENTS FOR CHARACTERIZING GENOMIC EDITING, CLONAL EXPANSION, AND ASSOCIATED APPLICATIONS; and

	attached hereto or prepared for filing in the United	States Patent and Trademark
Office; or		
	identified by United States Application No. United States Patent and Trademark Office on	
filed in the	United States Patent and Trademark Office on	; or
x filed on	identified by International Patent Application No. July 12, 2019	PCT/US19/41735

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

We believe that we are each an original joint inventor of a claimed invention in the application.

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

We have reviewed and understand the contents of the application, including the claims and are aware of the duty to disclose to the United States Patent and Trademark Office all information known to be material to patentability as defined in 37 CFR 1.56.

Signature:	Date:	8 /4/11
Jessé J. Salk		
Witness Signature:		
Witness Name (printed): Kellie S. Bickel		
	>	
Witness Signature:		
Witness Name (printed): Ana Goldbara		

Signature: Charles Clinton Valentine III	Date:	Z019-08-09
Witness Signature: Z-6-16		
Witness Name (printed): FANG YIN LO		
Witness Signature: Daldey Witness Name (printed): AOOA Coldbora		

Tue angersigned (whose title is supplied below) is authorized to act on be	man or
TwinStrand Bios		». •
Signature:	Date:	8/12/2019
Name (printed):	Kellie S. Bickel	
Title (printed):	Senior Director of Intellectual Property	

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