507699282 01/17/2023

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7746426

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
LEVENTE MOLNAR	06/02/2022
ENIKO R. TOKE	06/02/2022
JOZSEF TOTH	06/02/2022
ORSOLYA LORINCZ	06/02/2022
ZSOLT CSISZOVSKI	06/02/2022
ESZTER SOMOGYI	06/02/2022
KATALIN PANTYA	07/06/2022
MONIKA MEGYESI	07/06/2022

RECEIVING PARTY DATA

Name:	TREOS BIO ZRT.
Street Address:	VIOLA UTCA 2
City:	VESZPRÉM
State/Country:	HUNGARY
Postal Code:	8200

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	17250725

CORRESPONDENCE DATA

Fax Number:

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: (415) 733-6000

Email: jhuddleston@goodwinlaw.com **Correspondent Name:** GOODWIN PROCTER LLP

Address Line 1: THREE EMBARCADERO CENTER
Address Line 4: SAN FRANCISCO, CALIFORNIA 94111

ATTORNEY DOCKET NUMBER:	TBL-007
NAME OF SUBMITTER:	JENNIFFER HUDDLESTON
SIGNATURE:	/Jenniffer C. Huddleston/

PATENT REEL: 062399 FRAME: 0649

507699282

DATE SIGNED:	01/17/2023	
Total Attachments: 9		
source=TBL-007 Executed Assignment	(Inventors to TBZ)#page1.tif	
source=TBL-007 Executed Assignment	(Inventors to TBZ)#page2.tif	
source=TBL-007 Executed Assignment	(Inventors to TBZ)#page3.tif	
source=TBL-007 Executed Assignment	(Inventors to TBZ)#page4.tif	
source=TBL-007 Executed Assignment	(Inventors to TBZ)#page5.tif	
source=TBL-007 Executed Assignment	(Inventors to TBZ)#page6.tif	
source=TBL-007 Executed Assignment	(Inventors to TBZ)#page7.tif	
source=TBL-007 Executed Assignment (Inventors to TBZ)#page8.tif		
source=TBL-007 Executed Assignment (Inventors to TBZ)#page9.tif		

PATENT REEL: 062399 FRAME: 0650

CONFIRMATORY ASSIGNMENT BY INVENTORS

THIS CONFIRMATORY ASSIGNMENT is made by and between

Levente MOLNÁR	Enikő R. TŐKE	Budapest (HU)	Orsolya LÖRINCZ	
Felsőpakony (HU)	Felsőpakony (HU)		Budapest (HU)	
Zsolt CSISZOVSZKI	Eszter SOMOGYI	Katalin PÁNTYA	Mónika MEGYESI	
Budapest (HU)	Balatonalmádi (HU)	Szigetszentmiklós (HU)	Budakeszi (HU)	

(hereinafter referred to as "Inventors"), and <u>Treos Bio Zrt.</u>, a <u>private limited company</u> organized under and pursuant to the laws of the Country of <u>Hungary</u> having its principal place of business at <u>Viola Utca 2</u>, <u>Veszprém 8200 (HU)</u> (hereinafter referred to as "Assignee").

WHEREAS, Inventors are employees of Assignee and during the course of their employment by Assignee and as part of the performance of their job responsibilities, Inventors invented certain new and useful inventions disclosed in the following patent application(s): 17/250.725, filed on February 24, 2021, which is the U.S. National Phase entry of PCT Application No. PCT/EP2019/073476, filed on September 3, 2019 in the European Receiving Office of the Patent Cooperation Treaty, and entitled PEPTIDE VACCINES (hereinafter, the "Application(s)"); and

WHEREAS, Inventors and Assignee desire to confirm Assignee's ownership of the entire right, title and interest in and to (a) said inventions and all embodiments thereof; and (b)(i) the Application(s), (ii) all United States, foreign, or international patent applications, including those filed under the Paris Convention for the Protection of Industrial Property, The Patent Cooperation Treaty or otherwise, that claim priority to or from the Application(s), including any divisional, substitution, continuation, continuation-in-part, non-provisional, or national phase application, (iii) each and every patent, utility model, or equivalent forms of protection thereto, including certification of invention, or inventor's certificate, granted or issued from any of the foregoing under subclause (ii), and (iv) each and every reissue, reexamination, renewal or extension of any kind of any patent of subclause (iii) (collectively, the "Patents").

NOW, THEREFORE, for good, valuable and sufficient consideration, including Inventor's continued at-will employment, the receipt in full of which is hereby acknowledged and agreed to by said Inventors, said Inventors confirm that they have sold, assigned, transferred, and conveyed unto Assignee, its successors, legal representatives and assigns, or, to the extent that such transfer has not been affected, do hereby sell, assign, transfer and convey unto Assignee, its successors, legal representatives and assigns, the entire right, title and interest in and to (a) said inventions, and (b) the Patents, including the right to claim priority to and from said Patents, and (c) all claims for past, present and future infringement of the Patents, including all rights to sue for and to receive and recover for Assignee's own use all past, present, and future lost profits, royalties, and damages of whatever nature recoverable from an infringement of the Patents.

Said Inventors hereby covenant and agree to cooperate with said Assignee to enable said Assignee to enjoy to the fullest extent the right, title and interest herein conveyed in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty. Such cooperation by said Inventors shall include prompt production of pertinent facts and documents, giving of testimony, execution of petitions, oaths, specifications, declarations or other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting in said Assignee the right, title and interest herein conveyed; (b) for filling, prosecuting or maintaining any of the Patents; (c) for filing, prosecuting or maintaining applications for reissuance of any said Patents; (d) for interference or other priority proceedings involving said inventions or Patents; and (e) for legal proceedings involving said inventions or Patents, including without limitation reissues and reexaminations, IPRs, opposition and other post-grant proceedings, cancellation proceedings, priority contests, public use proceedings, infringement actions and court actions; provided, however, that reasonable expenses incurred by said Inventors in providing such cooperation shall be paid for by said Assignee.

The terms and covenants of this assignment shall inure to the benefit of said Assignee, its successors, assigns and other legal representatives, and shall be binding upon said Inventors, their respective heirs, legal representatives and assigns.

1 of 2

Attorney Ref. No. TBL-007

IPTS/108104579.1

Said Inventors hereby warrant, represent and covenant that said Inventors have not entered and will not enter into any assignment, contract, or understanding in conflict herewith.

Said Inventors hereby request that any Patents issuing or granting in the United States, any foreign country, or under any international convention, agreement, protocol, or treaty, be issued or granted in the name of the Assignee, or its successors and assigns, for the sole use of said Assignee, its successors, legal representatives and assigns.

This instrument will be interpreted and construed in accordance with the laws of the Country of <u>Hungary</u> without regard to conflict of law principles. If any provision of this instrument is found to be illegal or unenforceable, the other provisions shall remain effective and enforceable to the greatest extent permitted by law. This instrument may be executed in counterparts, each of which is deemed an original, but all of which together constitute one and the same agreement.

IN WITNESS WHEREOF, said Inventors have executed and delivered this instrument to said Assignee as of the dates written below:

Signature:		Signature:		
	Name: Levente MOLNÁR		Name: Enikő R. TŐKE	
	Date:		Date:	
Signature:		Signature:		
	Name: József TÓTH		Name: Orsolya LÖRINCZ	
	Date:		Date:	
Signature:		Signature:		
	Name: Zsolt CSISZOVSZKI		Name: Eszter SOMOGYI	,,,,,,,
	Date:		Date:	
Signature:	Du.	Signature:		
	Name: Katalin PÁNTYA		Name: Mónika MEGYESI	
	Date: 06/07/22		Date:	

2 of 2

Attorney Ref. No. TBL-097

IPTS/108104579.1

Treos Bio Zrt. By: By: Name: Enikö R. TÖKE Name: Gábor Molnár Title: Director, Treos Bío Zrt. Date: Date: Date:

Received and agreed to by Assignee:

3 of 2

Attorney Ref. No. TBL-007

IPTS/108104579.1

CONFIRMATORY ASSIGNMENT BY INVENTORS

THIS CONFIRMATORY ASSIGNMENT is made by and between

Levente MOLNÁR	Enikő R. TŐKE	József TOTH	Orsolya LŐRINCZ
Felsőpakony (HU)	Felsőpakony (HU)	Budapest (HU)	Budapest (HU)
Zsolt CSISZOVSZKI	Eszter SOMOGYI	Katalin PÁNTYA	Mónika MEGYESI
Budapest (HU)	Balatonalmádi (HU)	Szigetszentmiklós (HU)	Budakeszi (HU)

(hereinafter referred to as "Inventors"), and <u>Treos Bio Zrt.</u>, a <u>private limited company</u> organized under and pursuant to the laws of the Country of <u>Hungary</u> having its principal place of business at <u>Viola Utca 2</u>, <u>Veszprém 8200 (HU)</u> (hereinafter referred to as "Assignee").

WHEREAS, Inventors are employees of Assignee and during the course of their employment by Assignee and as part of the performance of their job responsibilities, Inventors invented certain new and useful inventions disclosed in the following patent application(s): 17/250,725, filed on February 24, 2021, which is the U.S. National Phase entry of PCT Application No. PCT/EP2019/073476, filed on September 3, 2019 in the European Receiving Office of the Patent Cooperation Treaty, and entitled PEPTIDE VACCINES (hereinafter, the "Application(s)"); and

WHEREAS, Inventors and Assignee desire to confirm Assignee's ownership of the entire right, title and interest in and to (a) said inventions and all embodiments thereof; and (b)(i) the Application(s), (ii) all United States, foreign, or international patent applications, including those filed under the Paris Convention for the Protection of Industrial Property, The Patent Cooperation Treaty or otherwise, that claim priority to or from the Application(s), including any divisional, substitution, continuation, continuation-in-part, non-provisional, or national phase application, (iii) each and every patent, utility model, or equivalent forms of protection thereto, including certification of invention, or inventor's certificate, granted or issued from any of the foregoing under subclause (ii), and (iv) each and every reissue, reexamination, renewal or extension of any kind of any patent of subclause (iii) (collectively, the "Patents").

NOW, THEREFORE, for good, valuable and sufficient consideration, including Inventor's continued at-will employment, the receipt in full of which is hereby acknowledged and agreed to by said Inventors, said Inventors confirm that they have sold, assigned, transferred, and conveyed unto Assignee, its successors, legal representatives and assigns, or, to the extent that such transfer has not been affected, do hereby sell, assign, transfer and convey unto Assignee, its successors, legal representatives and assigns, the entire right, title and interest in and to (a) said inventions, and (b) the Patents, including the right to claim priority to and from said Patents, and (c) all claims for past, present and future infringement of the Patents, including all rights to sue for and to receive and recover for Assignee's own use all past, present, and future lost profits, royalties, and damages of whatever nature recoverable from an infringement of the Patents.

Said Inventors hereby covenant and agree to cooperate with said Assignee to enable said Assignee to enjoy to the fullest extent the right, title and interest herein conveyed in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty. Such cooperation by said Inventors shall include prompt production of pertinent facts and documents, giving of testimony, execution of petitions, oaths, specifications, declarations or other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting in said Assignee the right, title and interest herein conveyed; (b) for filing, prosecuting or maintaining any of the Patents; (c) for filing, prosecuting or maintaining applications for reissuance of any said Patents; (d) for interference or other priority proceedings involving said inventions or Patents; and (e) for legal proceedings involving said inventions or Patents, including without limitation reissues and reexaminations, IPRs, opposition and other post-grant proceedings, cancellation proceedings, priority contests, public use proceedings, infringement actions and court actions; provided, however, that reasonable expenses incurred by said Inventors in providing such cooperation shall be paid for by said Assignee.

The terms and covenants of this assignment shall inure to the benefit of said Assignee, its successors, assigns and other legal representatives, and shall be binding upon said Inventors, their respective heirs, legal representatives and assigns.

1 of 2

Attorney Ref. No. TBL-007

Said Inventors hereby warrant, represent and covenant that said Inventors have not entered and will not enter into any assignment, contract, or understanding in conflict herewith.

Said Inventors hereby request that any Patents issuing or granting in the United States, any foreign country, or under any international convention, agreement, protocol, or treaty, be issued or granted in the name of the Assignee, or its successors and assigns, for the sole use of said Assignee, its successors, legal representatives and assigns.

This instrument will be interpreted and construed in accordance with the laws of the Country of <u>Hungary</u> without regard to conflict of law principles. If any provision of this instrument is found to be illegal or unenforceable, the other provisions shall remain effective and enforceable to the greatest extent permitted by law. This instrument may be executed in counterparts, each of which is deemed an original, but all of which together constitute one and the same agreement.

IN WITNESS WHEREOF, said Inventors have executed and delivered this instrument to said Assignce as of the dates written below:

Signature:		Signature:	
	Name: Levente MOLNÁR		Name: Enikő R. TŐKE
	Date:		Date:
Signature:		Signature:	
	Name: József TÓTH	 ;	Name: Orsolya LŐRINCZ
	Date:		Date:
Signature:		Signature:	
	Name: Zsolt CSISZOVSZKI	 ,	Name: Eszter SOMOGYI
	Date:		Date:
Signature:		Signature:	JA JA
	Name: Katalin PÁNTYA		Name: Mónika MEGYESI
	Date:		Date: 06.04.2022

2 of 2

Attorney Ref. No. TBL-007

By: Name: Enikő R. TŐKE Title: Director, Treos Bio Zrt. Date: Date: By: Name: Gábor Molnár Title: Director , Treos Bio Zrt. Date:

Received and agreed to by Assignee:

CONFIRMATORY ASSIGNMENT BY INVENTORS

THIS CONFIRMATORY ASSIGNMENT is made by and between

József TÖTH Levente MOLNÁR Enikő R. TÓKE Orsolva LÖRINCZ Budapest (HU) Pelsőpakony (HU) Pelsőpakony (HU) Budapest (HU) Zsolt CSISZOVSZKI Eszter SOMOGY) Katalio PÁNTYA Monika MEGYESI Budapest (HU) Balstonalmádí (HU) Szigetszentmiklós (HU) Budakeszi (HU)

(hereinafter referred to as "Inventors"), and <u>Trees Bio Zrt.</u>, a <u>private limited company</u> organized under and pursuant to the laws of the Country of <u>Hungary</u> having its principal place of business at <u>Viola Utca 2, Veszprém</u> 8200 (HU) (hereinafter referred to as "Assignee").

WHEREAS, Inventors are employees of Assignee and during the course of their employment by Assignee and as part of the performance of their job responsibilities. Inventors invented certain new and useful inventions disclosed in the following patent application(s): 17/250/725, filed on February 24, 2021, which is the U.S. National Phase entry of PCT Application No. PCT/EP2019/073476, filed on September 3, 2019 in the European Receiving Office of the Patent Cooperation Treaty, and entitled PEPTIDE VACCINES (hereinefter, the "Application(s)"); and

WHEREAS. Inventors and Assignee desire to confirm Assignee's ownership of the entire right, title and interest in and to (a) said inventions and all embodiments thereof; and (b)(i) the Application(s), (ii) all United States, foreign, or international patent applications, including those filed under the Paris Convention for the Protection of Industrial Property. The Patent Cooperation Treaty or otherwise, that claim priority to or from the Application(s), including any divisional, substitution, continuation, continuation-in-part, non-provisional, or national phase application, (iii) each and every patent, utility model, or equivalent forms of protection thereto, including certification of invention, or inventor's certificate, granted or issued from any of the foregoing under subclause (ii), and (iv) each and every reissue, reexamination, renewal or extension of any kind of any patent of subclause (iii) (collectively, the "Patents").

NOW, THEREFORE, (or good, valuable and sufficient consideration, including Inventor's continued at-will employment, the receipt in full of which is hereby acknowledged and agreed to by said Inventors, said Inventors confirm that they have sold, assigned, transferred, and conveyed unto Assignee, its successors, legal representatives and assigns, or, to the extent that such transfer has not been affected, do hereby sell, assign, transfer and convey unto Assignee, its successors, legal representatives and assigns, the entire right, title and interest in and to (a) said inventions, and (b) the Patents, including the right to claim priority to and from said Patents, and (c) all claims for past, present and future infringement of the Patents, including all rights to sue for and to receive and recover for Assignee's own use all past, present, and future lost profits, royalties, and damages of whatever nature recoverable from an infringement of the Patents.

Said Inventors hereby covenant and agree to cooperate with said Assignee to enable said Assignee to enjoy to the follest extent the right, title and interest herein conveyed in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty. Such cooperation by said Inventors shall include prompt production of pertinent facts and documents, giving of testimony, execution of petitions, oaths, specifications, declarations or other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting in said Assignee the right, title and interest herein conveyed; (b) for filing, prosecuting or maintaining any of the Patents; (c) for filing, prosecuting or maintaining applications for reissuance of any said Patents; (d) for interference or other priority proceedings involving said inventions or Patents; and (e) for legal proceedings involving said inventions or Patents, including without limitation reissues and reexaminations, IPRs, opposition and other post-grant proceedings, cancellation proceedings, priority contests, public use proceedings, infringement actions and court actions; provided, however, that reasonable expenses incurred by said Inventors in providing such cooperation shall be paid for by said Assignee.

The terms and covenants of this assignment shall inure to the benefit of said Assignee, its successors, assigns and other legal representatives, and shall be binding upon said Inventors, their respective heirs, legal representatives and assigns.

142 143

Attomey Ref. No. TBL-007

IPTS/108104579.1

STA CZJUNIOZ PATENT

REEL: 062399 FRAME: 0657

Said Inventors hereby warrant, represent and covenant that said Inventors have not entered and will not enter into any assignment, contract, or understanding in conflict herewith.

Said Inventors hereby request that any Patents issuing or granting in the United States, any foreign country, or under any international convention, agreement, protocol, or treaty, he issued or granted in the name of the Assignce, or its successors and assigns, for the sole use of said Assignce, its successors, legal representatives and assigns.

This instrument will be interpreted and construed in accordance with the laws of the Country of Hungary without regard to conflict of law principles. If any provision of this instrument is found to be illegal or unenforceable, the other provisions shall remain effective and enforceable to the greatest extent permitted by law. This instrument may be executed in counterparts, each of which is deemed an original, but all of which together constitute one and the same agreement.

IN WITNESS WHEREOF, said Inventors have executed and delivered this instrument to said Assignee as of the dates written below:

Signature:	1///	Signature:	M.C.
	Name: Levente MOLNAR		Name: Enikő R. TÖKE
	Date: <u>82744 262</u> 2		Date: <u>62 Aug. 202</u> 2
Signature		Signature:	Name: Orsolya LORINCZ
	Name: József TÖTH		Name: Orsolya LORINCZ
	Date: <u>02_54W_2777</u>		Date: <u> </u>
Signature:	Cille 2H	Signature:	Sa Sa
	Nume: Zwit CSISZOVSZXI		Name: Edder SOMOGYI
	Date: <u>07. 3011 3014</u>		Date: <u>02.5402-022</u>
Signature		Signsture:	
	Name: Katalin PÁNTYA		Name: Monika MEGYESI
	Date:		Date:

243

Attorney Ref. No. TBL-007

PATENT

REEL: 062399 FRAME: 0658

Received and agreed to by Assignee:

Treus Bio Zrt.

By:

Name: Enikö B. TÖKE Title: Director, Treos Bio Zrt.

Date:

02. Dave 2022

8y:

72 Name: Gábor Moinár Title: Director , Treos Bio Zrt.

Date:

5 July 2022

IPIS/108104579.1

RECORDED: 01/17/2023

342 343

Attorney Ref. No. TBL-607

Sm 924w/2022

PATENT REEL: 062399 FRAME: 0659