

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

EPAS ID: PAT8037067

<b>SUBMISSION TYPE:</b>	RESUBMISSION
<b>NATURE OF CONVEYANCE:</b>	EMPLOYMENT AGREEMENT -SERVICE INVENTION AGREEMENT
<b>RESUBMIT DOCUMENT ID:</b>	507970891

**CONVEYING PARTY DATA**

Name	Execution Date
HAIFENG SUN	03/01/2019

**RECEIVING PARTY DATA**

<b>Name:</b>	SUZHOU GENHOUSE PHARMACEUTICAL CO., LTD
<b>Street Address:</b>	ROOM 505, 507 BUILDING D, 388 RUOSHUI ROAD
<b>City:</b>	SUZHOU
<b>State/Country:</b>	CHINA
<b>Postal Code:</b>	215000

**PROPERTY NUMBERS Total: 1**

Property Type	Number
<b>Application Number:</b>	18101511

**CORRESPONDENCE DATA****Fax Number:** (858)252-6503*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:** 858-252-6502**Email:** PatentDocket@eversheds-sutherland.com,  
shaejackson@eversheds-sutherland.com**Correspondent Name:** EVERSHEDES SUTHERLAND (US) LLP**Address Line 1:** 12255 EL CAMINO REAL**Address Line 2:** SUITE 100**Address Line 4:** SAN DIEGO, CALIFORNIA 92130

<b>ATTORNEY DOCKET NUMBER:</b>	94919-0709.725301US
<b>NAME OF SUBMITTER:</b>	SHAE JACKSON
<b>SIGNATURE:</b>	/Shae Jackson/
<b>DATE SIGNED:</b>	06/30/2023

**Total Attachments: 6**source=Service invention agreement-Haifeng Sun\_CN#page1.tif  
source=Service invention agreement-Haifeng Sun\_CN#page2.tif  
source=Service invention agreement-Haifeng Sun\_CN#page3.tif

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## Service Invention Agreement

Party A: Suzhou Genhouse Pharmaceutical Co., LTD

Party B: (Write in) Haifeng Sun, ID number: (Write in) 130821198007184510

As the employment relationship exist between parties A and B, and based on the relevant laws, regulations, and rules, the two parties voluntarily enter into this agreement on service invention related matters.

### I. Definitions

Inventions and creations: Refers to inventions, utility models, and designs;

Inventor: Refers to the persons who made creative contributions to the substantive characteristics of the inventions.

Service invention: Refers to an invention-creation made in execution of the tasks of the entity or mainly by using the materials and technical means of the entity.

### II. Ownership of service inventions

Party A is the right holder of the service invention, with the rights of applying for patents and the keeping or publishing of technical secrets. When the patent of the service invention is approved, Party A is the right holder.

Party B has the naming right in the patent as an inventor. Party B voluntarily gives up all other rights, including signing rights. All other rights are handled by Party A.

### III. Rewards for service invention

Rewards for service inventions made by Party B shall be included in the salary and performance bonuses, and Party A shall not provide additional rewards.

### IV. Confidentiality

1. Party B is obligated to maintain confidentiality of the completed service inventions, and shall not disclose the inventions without the written consent of Party A, nor shall apply for patents privately or transfer to a third party.

2. In order to ensure the novelty of the invention before a patent is granted, Party A and Party B shall maintain confidentiality of the contents of their known inventions and creations.

3. If Party A decides to protect the service invention made by Party B as an enterprise secret, Party B shall abide by Party A's confidentiality regulations and shall not disclose the contents of the invention to others.

### V. Liability for breach of contract

1. If Party B applies for a patent for a service invention without authorization, Party A shall enjoy the rights arising from the application, and Party B shall return all the profits obtained to Party A and compensate Party A for the losses suffered as a result.

2. If Party B violates the provisions of this agreement to disclose the contents of a service invention to others, causing Party A's trade secrets to be disclosed or Party A to be unable to apply for a patent, Party A has the right to impose punishments such as fines or termination on Party B according to the circumstances, and request Party B to make compensation.

### VI. Settlement of Disputes

Disputes arising from this agreement shall be resolved through friendly negotiation between the two parties. If the two parties cannot reach a consensus on the settlement of the dispute, either party has the right to file a lawsuit in the people's court where Party A is located.

VII. Others

This contract is in duplicate, with each party holding one copy, with the same effect.

Party A (Signed/stamped): (Seal, Suzhou Genhouse Pharmaceutical Co., LTD)

Dated: (Write in) March 1, 2019

Party B (Signed): (Signature) Haifeng Sun

Dated: (Write in) March 1, 2019

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Dated: (Write in) March 1, 2019

Party B (Signed): (Signature) Haifeng Sun

Dated: (Write in) March 1, 2019

## 职务发明协议

甲方：勤浩医药（苏州）有限公司

乙方：孙海丰 身份证号码：130821198007184510

鉴于甲乙双方存有劳动关系，根据有关法律法规规定，双方自愿就与职务发明有关事项协商一致，订立本协议。

### 一、 定义

发明创造：是指发明、实用新型和外观设计；

发明人：是指对发明的实质性特点作出创造性贡献的人。

职务发明：执行本单位的任务或者主要是利用本单位的物质技术条件所完成的发明创造。

### 二、 职务发明的权属

甲方为该职务发明的权利人，享有申请专利、作为技术秘密保护或者公开等的权利。该职务发明专利申请被批准后，甲方为专利权人。

乙方仅享有专利中作为发明人的署名权。乙方自愿放弃包括签字决定权等所有其他权益。其余所有权益归甲方处理。

### 三、 职务发明的奖励

乙方做出职务发明的奖励包含在工资及绩效奖金中，甲方不再提供额外奖励。

### 四、 保密义务

1. 乙方对其完成的职务发明负有保密义务，未经甲方书面同意不得公开该发明，也不得私自申请专利或者向第三人转让。



2. 为确保发明创造在获得专利前具有新颖性, 甲乙双方应对其知悉的有关发明创造的内容予以保密。

3. 甲方决定对乙方做出的职务发明以企业秘密方式予以保护的, 乙方应遵守甲方的保密规定, 不得向他人披露发明创造的内容。

## 五、 违约责任

1. 乙方擅自将职务发明申请专利的, 该申请产生的权利由甲方享有, 乙方获得的收益应当全部返回给甲方, 并赔偿甲方因此受到的损失。

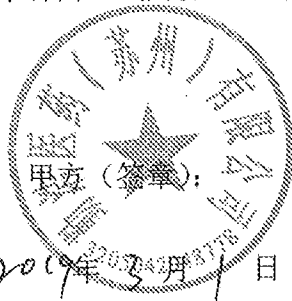
2. 乙方违反本协议规定向他人披露职务发明之内容, 造成甲方商业秘密泄露或无法申请专利的, 甲方有权视情节对乙方做出罚款、开除等处分, 并要求乙方做出赔偿。

## 六、 争议的解决

因本协议发生争议, 由双方友好协商解决。双方就争议之解决无法形成一致意见的, 任何一方均有权向甲方所在地人民法院提起诉讼。

## 七、 其他

本合同一式两份, 双方各持一份, 具有同等效力。



乙方 (签字):

2019年3月1日

