TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Abbott Laboratories		08/01/2012	CORPORATION: ILLINOIS

RECEIVING PARTY DATA

Name:	AbbVie Inc.		
Street Address:	1 N. Waukegan Road		
City:	North Chicago		
State/Country:	ILLINOIS		
Postal Code:	60064		
Entity Type:	CORPORATION: DELAWARE		

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Serial Number:	85327347	DVD-IG

CORRESPONDENCE DATA

Fax Number: 8479356552

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

847-937-5121 Phone:

Email: trademarks@abbott.com

David H. McDonald - Abbott Laboratories Correspondent Name:

Address Line 1: 100 Abbott Park Road

Address Line 2: D377/AP6A

Address Line 4: Abbott Park, ILLINOIS 60064-6008

ATTORNEY DOCKET NUMBER:	T61550
NAME OF SUBMITTER:	David H. McDonald
Signature:	/David H. McDonald/

REEL: 004868 FRAME: 0149

TRADEMARK

Date:	09/27/2012
Total Attachments: 6 source=DVD-IG Assignment#page1.tif source=DVD-IG Assignment#page2.tif source=DVD-IG Assignment#page3.tif source=DVD-IG Assignment#page4.tif source=DVD-IG Assignment#page5.tif source=DVD-IG Assignment#page6.tif	

TRADEMARK ASSIGNMENT AGREEMENT

Between

ABBOTT LABORATORIES

and

ABBVIE INC.

Dated as of August 1, 2012

THIS TRADEMARK ASSIGNMENT AGREEMENT, dated and effective as of August 1, 2012 (the "Effective Date"), between ABBOTT LABORATORIES, a corporation organized under the laws of the state of Illinois with a primary address at 100 Abbott Park Road, Abbott Park, Illinois 60064 ("Assignor"), and ABBVIE INC., a corporation organized under the laws of the state of Delaware with a primary address at 1 N Waukegan Road, North Chicago, IL 60064 ("Assignee").

WHEREAS, pursuant to the CONTRIBUTION, ASSIGNMENT AND ASSUMPTION AGREEMENT executed between Assignor and Assignee on the Effective Date, Assignor has transferred to Assignee the assets of its business relating to the Trademarks (as defined herein);

WHEREAS, Assignor desires to transfer and assign to Assignee, and Assignee wishes to acquire and assume from Assignor, the Trademarks effective as of the Effective Date, upon the terms and subject to the conditions set forth in this Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants, agreements and provisions herein contained, and intending to be legally bound, the Parties hereto agree as follows:

ARTICLE I

DEFINITIONS

SECTION 1.01. <u>Certain Defined Terms</u>. for the purpose of this Agreement, the following terms shall have the meanings set forth below.

"Assignor" has the meaning set forth in the Introductory Paragraph.

"Assignee" has the meaning set forth in the Introductory Paragraph.

"Agreement" means this Trademark Assignment Agreement and the Schedule hereto.

"Effective Date" has the meaning set forth in the Introductory Paragraph.

"Parties" means the parties to this Agreement.

"Trademarks" means the trademarks set out in the Schedule to this Agreement.

ARTICLE II

ASSIGNMENT AND ASSUMPTION

SECTION 2.01. Assignment and Assumption of the Trademarks.

(a) Upon the terms and subject to the conditions of this Agreement and for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged by the Assignor, the Assignor hereby contributes, conveys, assigns, transfers and delivers to Assignee, and Assignee hereby assumes, all of Assignor's right, title and interest in and to the Trademarks together with the goodwill attaching thereto and any common law rights therein.

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SECTION 2.02. <u>Further Assurances</u>. In addition to the actions specifically provided for elsewhere in this Agreement, each Party shall use commercially reasonable efforts to take, or cause to be taken, all actions, and to do, or cause to be done, all things, necessary or advisable to consummate the transactions contemplated by this Agreement. Without limiting the foregoing, each Party shall cooperate with the other Party without any further consideration to execute and deliver, or use commercially reasonable efforts to cause to be executed and delivered, all documents as may reasonably be necessary to secure the vesting in the Assignee of all rights assigned to the Assignee by this Agreement, including without limitation any documents required to record the assignment of any of the Trademarks with local registries.

ARTICLE III

MISCELLANEOUS

SECTION 3.01. <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, all of which shall be considered one and the same agreement.

SECTION 3.02. <u>Governing Law</u>. This Agreement shall be governed by and construed and interpreted in accordance with the Laws of Delaware irrespective of the choice of Laws and principles of the State of Delaware, as to all matters, including matters of validity, construction, effect, enforceability, performance and remedies.

SECTION 3.03. <u>Assignability</u>. This Agreement shall be binding upon and inure to the benefit of the Parties and their respective successors and permitted assigns.

SECTION 3.04. <u>Headings</u>. The Article, Section and Paragraph headings contained in this Agreement are for reference purposes only and shall not affect in any way the meaning or interpretation of this Agreement.

SECTION 3.05. Waiver. Waiver by either Party of any default by the other Party of any provision of this Agreement shall not be deemed a waiver by the waiving Party of any subsequent or other default, nor shall it prejudice the rights of the waiving Party.

SECTION 3.06. <u>Amendments</u>. No provisions of this Agreement shall be deemed amended, supplemented or modified unless such amendment, supplement or modification is in writing and signed by an authorized representative of both Parties. No provisions of this Agreement shall be deemed waived unless such waiver is in writing and signed by the authorized representative of the Party against whom it is sought to be enforced.

SECTION 3.07. Governing Language. The English language shall be the definitive and controlling text of this Agreement, notwithstanding the translation of this Agreement into any other language.

IN WITNESS WHEREOF, each of the parties hereto has executed this Trademark Assignment, or has caused this Trademark Assignment to be executed on its behalf by a representative duly authorized, all as of the date first above set forth.

ABBOTT LABORATORIES
By: 1

Title: Executive Vice President, Finance &

Name: Thomas C. Freyman

	Chief Financial Officer
State of Illinois	
County of Gook Za/ce	
Signed and attested before me on August 1,	2012 by Amy 13. Klein.
OFFICIAL SEAL ANY BILLEIN NOTATION STATE OF A HEAVY	Signature: Array B. Klei
MY CONSISSION EXPRESS ON 18/13	,,,,,,
	ABBVIE ING By: Name: William J. Chase Title: Authorized Officer
State of Illinois	
County of Cook	A
Signed and attested before me on JULA,	2012 by Istillian CHASE
	Signature: <u>UOMYO</u> R. MHUMMO
\$60,000 ALV 11,000 \$67,679,000 AC - \$180,609 (L.80,000 87 CA (10,000 AC - \$180,000 AC	
Witness	
Name: DIWA SHN1048MJr/	Name: <u>F37/1/1/19 L1/13/EF7</u>
Signature: 40 S	Signature: <u>Patrilèses L'elect</u>

SCHEDULE TO TRADEMARK ASSIGNMENT

MarkName	Country	Owner	Classes	Goods	Appl. No.	Appl. Date
DVD-Ig	United States	ABBOTT LABORATORIES	40; 42	Manufacturing services for others in the field of therapeutic binding molecules; Medical research and new product development in the field of therapeutic binding molecules	85327347	05/23/2011

TRADEMARK REEL: 004868 FRAME: 0156

RECORDED: 09/27/2012