PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHO	RITY			
То:		PCT		
			RITTEN OPINION OF THE IONAL SEARCHING AUTHORITY (PCT Rule 43bis.1)	
		Date of mailing (day/month/year)		
Applicant's or agent's file reference		FOR FURTHER A	ACTION See paragraph 2 below	
International application No.	International filing date	(day/month/year)	Priority date (day/month/year)	
International Patent Classification (IPC) or	r both national classificat	ion and IPC		
A 12 /				
Applicant				
Box No. IV Lack of unity of Box No. V Reasoned staten	nion nent of opinion with regard invention nent under Rule 43bis.1(a) planations supporting such that cited in the international applications.	rd to novelty, inventiv (i) with regard to nove ch statement	e step and industrial applicability elty, inventive step and industrial applicability;	
If a demand for international prelimi International Preliminary Examining A other than this one to be the IPEA and opinions of this International Searchir If this opinion is, as provided above, c	Authority ("IPEA") except the chosen IPEA has not not authority will not be strongly and authority with a written priate, with amendments, and 22 months from the priority and t	pt that this does not ap otified the Internation so considered. opinion of the IPEA, before the expiration	be considered to be a written opinion of the ply where the applicant chooses an Authority all Bureau under Rule 66.1 <i>bis</i> (b) that written the applicant is invited to submit to the IPEA of 3 months from the date of mailing of Former expires later.	
Name and mailing address of the ISA/	Date of completion of the	nis opinion	Authorized officer	
Facsimile No.			Telephone No.	

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International	application	No.

Effective Date: 19 December 2013

Box	No. I	Basis of this opinion
1	With r	egard to the language , this opinion has been established on the basis of:
1.		the international application in the language in which it was filed.
	Ħ	a translation of the international application into which is the language of a
	_	translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).
2.		This opinion has been established taking into account the rectification of an obvious mistake authorized by or notified to this Authority under Rule 91 (Rule 43bis.1(a))
3.		egard to any nucleotide and/or amino acid sequence disclosed in the international application, this opinion has been shed on the basis of a sequence listing filed or furnished:
	a. (m	eans)
	Ļ	on paper
	L	in electronic form
	b. (tir	۱ ا
	F	in the international application as filed
	늗	together with the international application in electronic form
		subsequently to this Authority for the purposes of search
4.		In addition, in the case that more than one version or copy of a sequence listing has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
5.	Additio	onal comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

Effective Date: 19 December 2013

Box No.	II	Priority
1.	poss appli	validity of the priority claim has not been considered because the International Searching Authority does not have in its ession a copy of the earlier application whose priority has been claimed or, where required, a translation of that earlier cation. This opinion has nevertheless been established on the assumption that the relevant date (Rules 43bis.1 and bis the claimed priority date.
2.	inva	opinion has been established as if no priority had been claimed due to the fact that the priority claim has been found id (Rules 43bis.1 and 64.1). Thus for the purposes of this opinion, the international filing date indicated above is idered to be the relevant date.
3. Addit	tional	observations, if necessary:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

Box No.	III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
	tions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially e have not been examined in respect of:
	the entire international application.
	claims Nos.
.	
becaus	the said international application, or the said claims Nos relate to the following subject matter which does not require an international search (specify):
	the subject matter listed in Rule 67 on which, under Article 34(4)(a)(i), an international preliminary examination [or a written opinion, via the application of Rule 43bis.1(b)], is not required to be carried out, including:
	the description, claims or drawings (<i>indicate particular elements below</i>) or said claims Nos are so unclear that no meaningful opinion could be formed (<i>specify</i>): the claims, or said claims Nos are so inadequately supported by the description that no meaningful opinion could be formed (<i>specify</i>):
	by the description that no meaningful opinion could be formed (specify):
	no international search report has been established for said claims Nos.
	a meaningful opinion could not be formed without the sequence listing; the applicant did not, within the prescribed time limit: furnish a sequence listing on paper complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Searching Authority in a form and manner acceptable to it. furnish a sequence listing in electronic form complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Searching Authority in a form and manner acceptable to it. pay the required late furnishing fee for the furnishing of a sequence listing in response to an invitation under Rule 13ter.1(a) or (b).
	See Supplemental Box for further details.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International	application	No.	

Box No. IV Lack of unity of invention
1. In response to the invitation (Form PCT/ISA/206) to pay additional fees the applicant has, within the applicable time limit: paid additional fees.
paid additional fees under protest and, where applicable, the protest fee.
paid additional fees under protest but the applicable protest fee was not paid.
not paid additional fees.
2 This Authority found that the requirement of unity of invention is not complied with and chose not to invite the applicant to pay additional fees.
3. This Authority considers that the requirement of unity of invention in accordance with Rule 13.1, 13.2 and 13.3 is
complied with.
not complied with for the following reasons:
4. Consequently, this opinion has been established in respect of the following parts of the international application:
all parts.
the parts relating to claims Nos.
L the parts relating to claims ros.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

Box No. V		Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step and industrial applicability; citations and explanations supporting such statement					
1.	Statemer	nt					
	Nove	lty (N)	Claims _ Claims _				YES NO
	Inven	tive step (IS)	Claims _ Claims _				YES NO
	Indus	trial applicability (IA)	Claims _ Claims _				YES NO
2.	Citations	and explanations:					

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

Box	No. VI	Certain documents cited				
1.	1. Certain published documents (Rules 43 <i>bis</i> .1 and 70.10)					
		Application No. Patent No.	Publication date (day/month/year)	Filing date (day/month/year)	Priority date (valid claim) (day/month/year)	
2.	Non-wri	tten disclosures (Rules 43bis.)			Date of written disclosure	
2.	Non-wri	Kind of non-written disclosu	re Date of non-	written disclosure	Date of written disclosure referring to non-written disclosure (day/month/year)	
2.	Non-wri		re Date of non-		referring to non-written disclosure	
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

Box No. VII	Certain defects in the international application
The following	defects in the form or contents of the international application have been noted:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

Box No. VIII Certain observations on the international application
The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Effective Date: 19 December 2013

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

Supplemental Box
In case the space in any of the preceding boxes is not sufficient. Continuation of: