## FORM OF LIMITE D LIABILITY COMPANY AGREEMENT OF LLC

This Limited Liability Company Agreement (this<u>Afgreemen</u>t) of \_\_\_\_\_\_\_ LLC is entered into this \_\_day of \_\_\_\_\_\_2012by the University of Alaskathe"<u>Membe</u>t") pursuant to and in accordance with the o TJ -0.03 Tc 0.03 Tw (, )Tj /TT2 1 Tf 0.02 Tw 6.97 0 Td [(a)4(s)-1( a r and file anyther certificates (and any amendments and statements thereof) ne Company to qualify to do business in a jurisdiction in which the Company may wish ness.

3. Purpose. The Company is formed for the object and purpose of, and the nature of be conducted **prod** by the Company is, engaging in all lawful activities for which companies may be formed under the Add/ithout limiting the foregoing in this primary purpose of the Company **isoto** mercialize intellectual propertesulting conducted at and under the supervision of the Meantabeto doso through a ansincluding without limitation, the establishment of one or modieect and aries of the Company to engage in commercial transactions and the assignment g of certain intellectual property assigned and/or licensed to the Company by the

4. Powers. The Company shall have the power to do any and all acts reasonably opriate, proper, advisative entries of convenient to or for the furtherance of the purpose and ibed herein and for the protection and benefit of the Company, and shall have, without ind all of the powers that may be exercised on behalf **Obthe**any by the Member greement, including Section 15.

5. Principal Business Office. The principal place of business and office of the e located at, and the Company usiness shall be conducted from, such place or places as e determined by the Member.

6. Registered Office. The address of the registered office of the Company in the State orporation Service Company, 9360 Glacier Highway, Suite 202, Juneau, Alaska 99801.

7. Registered Agent. The name and address of the registered agent of the 1.32 -2.15 Te t -0.6

8. Name and Mailing Address of the Member. The name and the mailingr**ads** of the Member are as follows:

<u>Name</u>

<u>Address</u>

University of Alaska

3211 Providence Drive Anchorage, Alaska 99508

unenforceability or illegality shall not impair the operation of or affect those portions of this Agreement which are valid, enforceable æggal.

24. Entire Agreement. This Agreement constitutes the entire agreement of the Member with respect to the subject matter hereof.

25. Governing Law. This Agreement shall be governed by, and construed under, the laws of the State of Alas(weithout regard to conflict of laws principles thereof), and all rights and remedies shall be governed by such laws.

26. Amendments. This Agreement may not be modified, altered, supplemented amended except pursuant to a written agreement executed and delivered by the Member. At least 30 calendar days in advance of any such modification, alteration, supplement or amendment, the Company shall provide written notice thereof and a brief explanation of same to the Board of Regents

[Remainder of page intentionally left blank]

IN WITNESS WHEREOF, the undersigned, intending to be legally b**bend**by, has duly executed this Agreement as of the date first written above.

UNIVERSITY OF ALASKA

Name: Title: Schedule A

Capital Contribtion

<u>Name</u>