



Australian Government

IP Australia

LETTERS PATENT

STANDARD PATENT

2005332128

I, Victor Portelli, the Commissioner of Patents, grant a Standard Patent with the following particulars:

Name and Address of Patentee(s):

Rexgenebiotech Co., Ltd.

641-2, Gak-ri, Ohchang-myeon, Cheongwon-gun, Chungcheongbuk-do, 363-883, Republic of Korea

Name of Actual Inventor(s):

Kim, Kuk-Hwan; Kwon, Suk-Hyung; Lee, Jeong-Rai; Kim, Hyun-Mi and Yoon, Eun-Ju.

Title of Invention:

Food composition for stimulating growth comprising fraction isolated from mammalian colostrum or milk whey

Term of Letters Patent:

Twenty years from 18 August 2005

Priority Details :

Number

10-2005-0044946

Date

27 May 2005

Filed with

KR

Dated this 6th day of January 2011

Victor Portelli
Commissioner of Patents



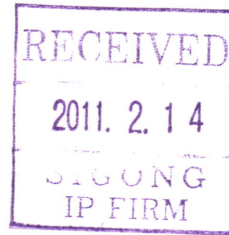
PATENTS ACT 1990

Sigong Intellectual Property Firm
1404, Union Center
837-11 Yeoksam-dong
Gangnam-gu
Seoul 135-754
Republic of Korea

Attention: Hee Sook Lee

Dear Ms Lee

REXGENEBIOTECH CO., LTD.
Australian Patent No. 2005332128



20 January 2011

Your Ref: OP07-0079/PCT/AU

Our Ref: CDH 228213AUPR

Contacts:

Julie Ballance - Partner, Team Leader
Caryn DeHoratius - Associate
Fiona Pringle - Associate
Jarrod Ward - Patent Executive
Theresa McSherry - Patent Executive
Evan Blackie - Patent Executive
Lauren-Beth Miles - Team Secretary

We have pleasure in **enclosing** the Deed of Letters Patent. The details of the patent are as follows:

OWNER:	Rexgenebiotech Co., Ltd.
TITLE:	Food composition for stimulating growth comprising fraction isolated from mammalian colostrum or milk whey
COUNTRY:	Australia
NUMBER:	2005332128
PATENT GRANTED ON:	6 January 2011
FILING DATE:	18 August 2005
PRIORITY DETAILS:	27 May 2005 KR 10-2005-0044946
TERM:	20 years
NEXT RENEWAL DATE:	<u>18 August 2011</u>

RENEWALS

Baldwins Intellectual Property recommends that the world's leading independent annuity service provider, CPA Global Limited (CPA), manages its clients' patent, trade mark and design renewals. We have therefore provided CPA with details of this case and they have assumed renewal responsibility and will send you reminders when renewal fees are due. Please contact CPA directly should you have any queries. Their contact details are:

CPA Global Limited
Liberation House, Castle Street
St Helier

Jersey
Channel Islands JE1 1BL

Phone: +44 1534 888 711
Fax: +44 1534 888 747

Email: trademarks@cpaglobal.com or patents@cpaglobal.com
Website: www.cpaglobal.com

As advised in our Terms of Engagement letter on our website, Baldwins Intellectual Property has an ownership and financial interest in CPA.

We **enclose** a separate information sheet regarding this patent for present and future reference.

Yours sincerely
Baldwins Intellectual Property



Julie Ballance / Caryn DeHoratius
Partner / Associate

Direct Dial: +64 4 494 9608
Email: caryn.dehoratius@baldwins.com

INFORMATION CONCERNING YOUR AUSTRALIAN PATENT

We draw your client's attention to the following matters which are of importance and should be noted.

1. Renewal Dates

Next renewal fee due **18 August 2011**

Annual renewal fees are payable after **18 August 2011**

The full term expires **18 August 2025**.

2. Extensions for Paying Renewal Fees

All renewal fees should be paid by the due date. However, an extension of up to 6 months may be obtained for the payment of any renewal fee. Failure to pay the renewal fee within the extension period will lead to cessation of the patent. Once ceased, it is not always possible to restore a patent.

3. Restoration

A patent may be restored only if the patentee had no intention of allowing the patent to lapse and proceedings for restoration are initiated and prosecuted without undue delay.

4. Marking

Patented goods should be marked "Australian Patent No. **2005332128**" or "AUS Pat. No. **2005332128**" to ensure that the patentee is entitled to a full award of damages in a successful infringement action. Marking is not compulsory but failure to do so may adversely affect claims for damages against an infringer.

5. Compulsory Licensing

In Australia, patents can become vulnerable to the possibility of compulsory licensing to third parties in circumstances where the reasonable needs of the public for the invention are not being met. Although these provisions are rarely invoked in practice, in order to avoid the possibility, the invention should be commercialised in Australia before **6 January 2014**.

6. Assignments/Licences

Assignments and licences that affect this patent should be recorded in the Australian Patent Office.