**Part I**

**Instructions:** The following exam corresponds to “Part I” of the PDF entitled “Quality Reviewer Exam-Source file.” Please edit the following translation to English using track changes, referencing the corresponding source text (Chinese) as needed. Changes should be made to ensure grammatical accuracy, completeness, and good readability. If you suspect that a change should be made but can’t be sure and would need to check with the linguist, flag that section with a comment and add your query there.

8. 2 In the case that Party A pays the costs of Party B’s training, Party A and Party B shall make an agreement regarding the term that Party B shall serve. In such a case, if Party B leaves the position before the expiration of the serving term, Party B shall pay back a penalty to Party A in accordance with the related agreement signed by Party A and Party B and other related rules or regulations.

8. 3 In the case that Party B breaches a certain agreement included in the instant labor contract and the “Contract of confidentiality and non-competition” separately signed by Party A and Party B, and such a breach causes a loss to Party A, then Party B shall pay to Party A a penalty, as specified in the related agreement signed by Party A and Party B, in accordance with related laws and regulations.

**Article IX: Other agreements between the two parties**

9. 1 Party A may require Party B to provide a true and lawful document that shows termination of the labor contract between Party B and Party B’s original employer. If Party A and Party B sign the labor contract on the basis of a false or unlawful document provided by Party B, which leads to a litigation or arbitration between Party A and a third party, then Party B shall bear the complete liability, which includes, but is not limited to, respective compensations for the losses incurred to Party A and the third-party.

9. 2 Party A is eligible to determine whether or not to pay a bonus, as well as the specific amount, type and time of the bonus, according to Party B’s performance, workload, contribution, as well as the company’s operating status.

9. 3 Party B shall not disclose any information about the management policy or confidential data of Party A.

9. 4 Party B shall not be employed by another employer at the same time.

9. 5 Party B shall not terminate the instant contract if one of the following circumstances occurs:

 - Within the term of the instant contract, Party B has not finished a project that should be finished by Party B independently; or Party B plays a key role in an important project of production, operation or research and development, while the project is not yet finished.

* Party B works on a critical project of Party A and according to needs, Party B needs to be audited, while the auditing is not yet completed.

9. 6 Party B shall learn all of Party A’s rules, policies and regulations during Party B’s training.

**Article X: Treatment for labor dispute**

10. 1 Regarding a labor dispute which occurs when fulfilling the instant contract, a party may request the mediation of the HR department of the company. If the mediation fails, the party may request an arbitration, filing a request for arbitration to a local labor arbitration authority within 60 days of the commencement of the dispute. In the case of not being satisfied with the arbitration, the party may file a complaint to The People’s Court.

10. 2 The instant contract includes the following attachments: “Staff Regulations”, “Rewards and Punishments”, “Attendance System”, and others.

**Article XI: Others**

11. 1 Regarding other matters not covered in this contract or certain terms conflicting with various national laws or regulations, the respect implementation shall follow related national laws or regulations.

11. 2 During the employment of an employee, the company will reward the employee with a two percent of company stocks as incentive shares. Such company shares have the right to dividends, but not to vote or participate in other decision making. In the case when the employee leaves the company, the incentive shares will be taken back by the company.

11. 3 The instant contract includes three copies: two copies for Party A and one copy for Party B.

Party A (Stamp) Party B (Stamp)

Stamp of ABC Technology Company, Ltd.

Signature of legal representative Signature

Stamp of Ming Li Xiao Cheng

Date: January 1, 2014 Date: January 1, 2014

**Part II**

**Instructions:** The following exam corresponds to “Part II” of the PDF entitled “Quality Reviewer Exam-Source file.” Please make non-linguistic changes in track changes to the Japanese translation file on the next page, based on the corresponding English text. If you see potential errors that require a linguistic change, please flag the section with a comment but DO NOT make any linguistic corrections yourself.

The Quality Reviewer role includes conducting non-linguistic reviews of foreign-language documents, where the reviewer is expected to check for formatting and numerical errors, and completion of the translation.

【請求項１】

　２つの第１のポリペプチドおよび２つの第２のポリペプチドを含む化合物であって、前記第１のポリペプチドの各々は配列番号**３８１２０//69**のアミノ酸配列を有し、前記第２のポリペプチドの各々は配列番号**5**のアミノ

【請求項２】

　前記第1²のポリペプチドの各々は前記第２のポリペプチドの各々と鎖間ジスルフィド結合を形成し、前記第１のポリペプチドは、もう一方の第１のポリペプチドと２つの鎖間ジスルフィド結合を形成し、前記第のポリペプチドの各々は７つの鎖内ジスルフィド結合を形成する、請求項１に記載の化合物。

【請求項３】

　請求項１～２のいずれか一項に記載の化合物、および許容される担体、希釈剤、または賦形剤を含む、医薬組成物。

【請求項４】

　医薬品の製造で使用するための、請求項１～２のいずれか一項に記載の化合物。

【請求項5】

　癌治療用医薬品の製造で使用するための、請求項１～２のいずれか一項に記載の化合物。

【請求項６】

　前記癌は、乳癌、肺癌、卵巣癌、胃癌、大腸癌、または肝細胞癌である、請求項５の使用のための化合物。

Here item 7 is missing with all its text

【請求項８】

　前記増殖性網膜症は、糖尿病網膜症、または未熟児網膜症である、請求項７の使用のための化合物。

【請求項９】

　眼内血管新生性疾患の治療用医薬品の製造で使用するための、請求項１～2のいずれか一項に記載の化合物。

【請求項１０】Somewhere at the beginning of this paragraph should be the phrase 請求項 9 (Claim 9)

前記眼内血管新生性疾患は、血管新生緑内障、加齢黄斑変性症、糖尿病黄斑浮腫、角膜血管新生、網膜／脈絡膜血管新生、隅角の血管新生（ルベオーシス）、眼内血管新生性疾患、血管再狭窄、または動静脈奇形である、請求項９の使用のための化合物。Here the phrase *(AVM)* is missing.

Also some text seems to be missing here, if we pay attention to the parenthesis (which I think is the translation for *(rubeosis).*

I think there is some text missing before that.