PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Da-Ren Chen	10/20/2009
Chaolong Qi	10/19/2009

RECEIVING PARTY DATA

Name:	Washington University
Street Address:	One Brookings Drive
City:	St. Louis
State/Country:	MISSOURI
Postal Code:	63130

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	12325884

CORRESPONDENCE DATA

Fax Number: (314)612-2307

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 314-621-5070

Email: USpatents@armstrongteasdale.com

Correspondent Name: Patrick W. Rasche (15060) Armstrong Teas

Address Line 1: One Metropolitan Square, Suite 2600

Address Line 4: St. Louis, MISSOURI 63102-2740

ATTORNEY DOCKET NUMBER: 006838 (15060-172)

NAME OF SUBMITTER: Elizabeth A. Williams

Total Attachments: 5

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TECHNOLOGY ASSIGNMENT

WU Case: 006838
ASSIGNORS:

Da-Ren Chen

Chaolong Qi

WHEREAS, the aforementioned individuals (the "ASSIGNORS") have developed a certain INVENTION having WU OTM Case No. 006838 and being entitled Mini- nanoparticle sizer/monitor for personal exposure study/monitoring (collectively, with all future enhancements and improvements thereto as well as all related original works of authorship related thereto other than those solely of an artistic, literary or scholarly nature, as the "INVENTION");

WHEREAS, the ASSIGNORS have executed an APPLICATION for a United States

Patent based on the INVENTION, entitled Miniaturized Ultrafine Particle Sizer and Monitor, filed on 12/01/08, and assigned APPLICATION Serial No. 12/325,884

(the "APPLICATION");

WHEREAS, Washington University, a corporation of the State of Missouri having its principal office and place of business at One Brookings Drive, St. Louis, Missouri, 63130, ("ASSIGNEE") is desirous of acquiring the entire and exclusive right, title, and interest in and to the INVENTION and the APPLICATION, as provided for in the Washington University Intellectial Property Act;

NOW THEREFORE, for good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the ASSIGNORS hereby sell, assign and transfer to ASSIGNEE the full and exclusive right, title and interest in the United States (including its territories and dependencies) and all countries foreign thereto in, to and under the INVENTION, the APPLICATION, and any other United States APPLICATIONS (including provisional, non-provisional, divisional, continuing and reissue APPLICATIONS) based in whole or in part on the APPLICATION or in whole or in part on the INVENTION, and any patents (including extensions thereof) of any country that have been or may be granted on any of the aforesaid APPLICATIONS or on the INVENTION or any part thereof and including all rights to claim priority through any international convention or treaty and all copyrights on or related to the INVENTION;

ASSIGNORS each agree, to each creator's binding personal share of any income generated by the INVENTION as delineated in the attached Exhibit A, and that all future agreements regarding such personal shares shall be in writing and signed by all creators;

ASSIGNORS hereby warrant and represent to Assignee, its successors, legal representatives and assigns, that at the time of execution of this assignment, the ASSIGNORS listed above are the sole individuals employed by the ASSSIGNEE who have made contributions to the INVENTION, that the ASSIGNORS are unencumbered and have good and full right and lawful authority to sell and convey the same in the manner herein set forth, and that all works of authorship assigned herein are original works created solely by the ASSIGNORS and are free from plagiarized, libelous, obscene or infringing material;

ASSIGNORS hereby authorize and request the Commissioner of Patents of the United States of America, to issue any and all United States Patents that may be granted on any assigned APPLICATION or on the INVENTION or any part thereof, in the name of ASSIGNEE;

ASSIGNORS hereby covenant that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this sale, assignment and transfer;

ASSIGNORS hereby grant to ASSIGNEE and its agents and attorneys the power and right to insert herein the title, serial number and filing date of the APPLICATION, the OTM case number and title of the INVENTION after this Assignment is executed by the ASSIGNORS; and

ASSIGNORS further covenant that upon ASSIGNEE's request they will provide promptly to ASSIGNEE all pertinent facts and documents relating to the aforesaid APPLICATIONS and the INVENTION as may be known and accessible to ASSIGNORS, and ASSIGNORS will testify as to the same in any interference or litigation related thereto and will promptly execute and deliver to ASSIGNEE or its legal representatives without further consideration any and all papers, instruments or affidavits required to apply for, obtain, maintain and enforce the aforesaid APPLICATIONS that may be deemed necessary or desirable by ASSIGNEE to carry out the purposes hereof.

For the event that ASSIGNEE is unable, after reasonable effort, to secure any ASSIGNOR's signature on any APPLICATION, paper or other instrument relating to any patent, patent APPLICATION, letters patent, copyright or other analogous protection relating to the INVENTION in any country, whether because of the ASSIGNOR's mental incapacity, death or for any other reason whatsoever, each ASSIGNOR hereby irrevocably designates and appoints

ASSIGNEE and its duly authorized officers and agents as each ASSIGNOR's agent and attorney in fact to act for and to execute and file any such APPLICATION, paper or other instrument on ASSIGNOR's behalf and to do all other lawfully permitted acts to further the prosecution and issuance of any patent, patent APPLICATION, letters patent, copyright or any other analogous protection related to the INVENTION with the same legal force and effect as if executed by such ASSIGNOR.

For the convenience of the parties, any number of counterparts of the Assignment may be executed by the parties hereto. Each such counterpart shall be and shall be deemed to be an original instrument but all such counterparts taken together shall constitute one and the same assignment.

IN WITNESS WHEREOF, the ASSIGNORS have hereunto set their hand to the foregoing assignment.

Donen Chen Signature Da-Ren Chen 10/≥0/09 Date
Name: Da-Ren Chen
Home Address: 13105 Bellerive Farm Dr.
Creve Coeur, MO 63141
STATE OF MISSOUR (
CITY OF ST LOUIS
On this 204 day of 0070BER, 2009, before me, a Notary Public, personally appeared DAREN CHEN, known to me to be the person described, in and who executed, the foregoing assignment and acknowledged that he executed said instrument as his free act and deed.
In Testimony Whereof, I have hereunto set my hand and affixed my official seal the day and year first above written.
Notary Public
My Commission Expires:
Nov.26, 2011 [SEAL]
G. MARGARET FLOREK Notary Public - Notary Seal State of Missouri Commissioned for St. Louis City My Commission Expires: Nov. 26, 2011 07457239

Chambry Di	10/19/2009
Signature Chaolong Qi	Date
Name: Chaolong Qi	
Home Address: 4034 Lees bury In, Apt 64	
Cincinnati, OH, 45209	
STATE OF CHO	
CITY OF Circinnat	
On this \\\ \alpha \rightarrow \\ \delta \ri	ary Public, person described, in d that he executed
In Testimony Whereof, I have hereunto set my hand and affixed the day and year first above written.	I my official seal
Notary Public	
My Commission Expires:	
STACEY L. TATTER [SEAL] NOTARY PUBLIC-STATE OF OHIO MY COMMISSION EXPIRES 2-05-2012	

PATENT
RECORDED: 10/27/2009 REEL: 023428 FRAME: 0050