## Electronic Version v1.1 Stylesheet Version v1.1

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ATTORNEY DOCKET	NUMBER:	123847-200859	PATENT	
Address Line 4:		CALIFORNIA 94025-1105		
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Phone:	650 752 310			
		when the fax attempt is unsuccessful.		
Fax Number:	(650)853-103	38		
CORRESPONDENCE	DATA			
Application Number:		97706		
Property Ty	/pe	Number		
PROPERTY NUMBER	S Total: 1			
Postal Code:	94303			
State/Country:	CALIFORNIA			
City:	Palo Alto			
Street Address:	1072 East Meado	w Circle		
Name:	Pelikan Technolog	yies, Inc.		
RECEIVING PARTY D	AIA			
Mike Beadman			04/26/2006	
Matt Schumann		04/26/2006		
Don Alden		04/25/2006		
Dirk Boecker			04/26/2006	
Dominique M. Freema	an	04/24/2006		
Jason Hegener			04/24/2006	
Travis Marsot		04/24/2006		
Barry Dean Briggs			04/25/2006	
		Name	Execution Date	
CONVEYING PARTY	DATA			
NATURE OF CONVEY	ANCE:			
SUBMISSION TYPE:		NEW ASSIGNMENT		

## Total Attachments: 2

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> PATENT REEL: 024514 FRAME: 0187

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PTO/SB/15 (8-96) Approved for use through 9/30/98. OMB 0651-0027

A	SSIGNMENT OF APPLICATIO	IN I	Docket Number: 38187-2801
Whereas, the undersigned:			
Barry Dean BRIGGS Campbell, CA Dirk BOECKER Palo Alto, CA	Travis MARSOT Mountain View, CA Don ALDEN Sunnyvale, CA	Jason HEGENER San Francisco, CA Matt SCHUMANN Cambridge, UK	Dominique M. FREEMAN La Honda, CA Míke BEADMAN Cambridge, UK
nereinafter termed "Inventors", h	nave invented certain new and useful	improvements in	
М	lethod and Apparatus for Bod	ly Fluid Sampling and Analy	e Sensing
	ation for United States Patent was filed ation for a United States Patent was exe		<u>10/559,223</u>
Assignee"), is desirous of acquirir mbodiments of the invention, here	ng the entire right, title and interest in an etofore conceived, made or discovered i	nd to said application and the invention jointly or severally by said Inventors (a	alo Alto, CA 94303, (hereinafter termed disclosed therein, and in and to all ll collectively hereinafter termed "said med "patents") thereon granted in the United
NOW, THEREFORE, is aid Assignee:	n consideration of good and valuable co	onsideration acknowledged by said Invo	entors to have been received in full from
application and said invention; (b) is Protection of Industrial Property or States or any foreign country, inclu	rs do hereby sell, assign, transfer and co in and to all rights to apply for foreign µ otherwise; (c) in and to any and all app ding each and every application filed ar unation-in-part of any of said application	patents on said invention pursuant to the dications filed and any and all patents and acch and every patent granted on any	e International Convention for the granted on said invention in the United
ullest extent the right, title and inte roduction of pertinent facts and do ssistance all to the extent deemed n or prosecuting any of said applicatio or filing and prosecuting applicatio or legal proceedings involving said eexaminations, opposition proceed owever, that the expense incurred	prest herein conveyed in the United Stat ccurrents, giving of testimony, executio necessary or desirable by said Assignee ions; (c) for filing and prosecuting subs ons for reissuance of any said patents; (e invention and any applications therefo ings, cancellation proceedings, priority by said Inventors in providing such coo	es and foreign countries. Such coopera n of petitions, oaths, specifications, dec (a) for perfecting in said Assignee the titute, divisional, continuing or addition s) for interference or other priority proc r and any patents granted thereon, inclu contests, public use proceedings, infrir peration shall be paid for by said Assig	right, title and interest herein conveyed; (b) hal applications covering said invention; (d) eedings involving said invention; and (f) iding without limitation reissues and gement actions and court actions; provided, nee.
presentatives, and shall be binding	d covenants of this assignment shall inu g upon said Inventors, their respective h	eirs, legal representatives and assigns.	
ontract, or understanding in conflic	t herewith.		and will not enter into any assignment,
	r, salo inventors have executed and de		Calla data contena halann
A-2 at	2	<u> </u>	e as of the dates written below:
nate: <u>APR 25,</u>	2006	<u> </u>	
Date: <u>AFR 25,</u> Date: <u>24 Apr 0</u>	<u>2066</u> 6	Barry Dean BRIGGS Brono Maron	
Dulylow	2006	<u> </u>	
ate: 24/4/06		Barry Dean BRIGGS Brano Maron Travis MARSOT Jason HEGENER Jomingu Fill	
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PATENT REEL: 024514 FRAME: 0188

Under the Paperwo	ASSIGNMENT OF APPLICATIO		Docket Number: 38187-2801
		····	
Vhereas, the undersigned: Barry Dean BRIGGS Campbell, CA Dirk BOECKER Palo Alto, CA	Travis MARSOT Mountain View, CA Don ALDEN Subnyvale, CA	Jason HEGENER San Francisco, CA Matt SCHUMANN Cambridge, UK	Dominique M. FREEMAN La Honda, CA Mike BEADMAN Cambridge, UK
reinafter termed "Inventors".	have invented certain new and useful	improvements in	
	lethod and Apparatus for Boo	•	lyte Sensing
🔯 for which an appli	cation for United States Patent was filed cation for a United States Patent was ex-	on December 5, 2005, Application	• •
HEREAS. <u>Pelikan Technologie</u> ssignee"), is desirous of acquir bodiments of the invention, he	s. Inc., a corporation having a place of b ing the entire right, tille and interest in a retofore conceived, made or discovered	usiness at <u>1072 East Meadow Circl</u> nd to said application and the inven- jointly or severally by said Inventor	c. Palo Alin. CA 94303, (hereinafter termed tion disclosed therein, and in and to all s (all collectively hereinafter termed "said termed "putonts") thereon granted in the United
-	in consideration of good and valuable of	onsideration acknowledged by said	Inventors to have been received in full from
plication and said invention; (b) Disction of Industrial Property o sites or any foreign country, incl	In and to all rights to apply for foreign or otherwise; (c) in and to any and all app uding each and every application filed a	patents on said invention pursuant to dications filed and any and all pater and each and every patent granted on	its granted on said invention in the United
duction of pertinent facts and d stance all to the extent deemed	ocuments, giving of testimony, execution necessary or desirable by said Assignee	es and foreign countries. Such coop n of petitions, oaths, specifications, (a) for perfecting in said Assignee	ssignee to enable said Assignee to enjoy to the peration by said Inventors shall include prompt declarations or other papers, and other the right, litle and interest herein conveyed; (b)
duction of pertinent facts and d stance all to the extent deemed prosecuting any of said applica filing and prosecuting applicati legal proceedings involving sai aminations, opposition process ever, that the expense incurred 3. The terms applications of terms	ocuments, giving of testimony, executio necessary or desirable by said Assignee titons; (c) for filing and prosecuting subs ons for reissuance of any said patchts; (r d invention and any applications therefo	es and foreign countries. Such coop n of petitions, oaths, specifications, : (a) for perfecting in said Assignee titute, divisional, continuing or add c) for interference or other priority p r and any patents granted thereon, i contests, public use proceedings, in portation shall be paid for by said A ure to the benefit of said Assignce. i	peration by said Inventors shall include prompt declarations or other papera, and other the right, little and interest herein conveyed; (b) itional applications covering said invention; (d) proceedings involving said invention; and (f) netuding without limitation reissues and fringement actions and court actions; provided, signree.
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e:	ocuments, giving of testimony, executio necessary or desirable by said Assignee tions: (c) for filing and prosecuting subs one for reissuance of any said patents; (r d invention and any applications therefoldings, cancellation proceedings, priority by said Inventors in providing such eco and covenants of this assignment shall intig upon said Inventors, their respective h ins hereby jointly and severally warrant a cit herewith. OF, said Inventors have executed and de	es and foreign countries. Such coop n of petitions, oathas, specifications. (a) for perfecting in said Assignee titute, divisional, continuing or add ) for interference or other priority p r and any patents granted thereon, i contests, public use proceedings, ir peration shall be paid for by said A size to the benefit of said Assignee, i neirs, legal representatives and assign and represent that they have not entor clivered this instrument to said Assignee Travis MARSOT Jason HEGENER Dominique M. FREEMAN Dirk BOECKER Don ALDEN	peraiton by said Inventors shall include prompt declarations or other papera, and other the right, tilte and interest hereis conveyed; (b) itional applications covering said invention; (d) proceedings involving said invention; and (f) neluding without limitation reissues and fringerment actions and court actions; provided, ssignce. Its successors, assigns and other legal ns. and and will not onler into any assignment, gnee as of the dates written below:

RECORDED: 06/10/2010