PATENT ASSIGNMENT

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date	
Michael J. Russell	08/05/2011	
David F. Wiley	08/02/2011	

RECEIVING PARTY DATA

Name:	Aaken Laboratories	
Street Address:	216 F Street	
City:	Davis	
State/Country:	CALIFORNIA	
Postal Code:	95616	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	13112934

CORRESPONDENCE DATA

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ATTORNEY DOCKET NUMBER: 064371-5004-US02

NAME OF SUBMITTER: Tae-Woong Koo

Total Attachments: 2

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PATENT

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ASSIGNMENT

and	WHEREAS, WE, Michael J. Russell, citizen of United States, residing in Davis, California; and David F. en of United States, residing in Woodland, California, ASSIGNORS, are the inventors of the invention in M Systems for Generating Electrical Property Maps of Biological Structures, for which we have executation for a Patent of the United States	ethods
\boxtimes	which is executed on 🛛 even date herewith	
\boxtimes	which is identified by Morgan, Lewis & Bockius LLP docket no. 64371-5004-US02	
\boxtimes	which was filed on May 20, 2011, Application No.13/112,934	
	which claims priority on U.S. Provisional Patent Application No(s).	
	We hereby authorize and request our attorney, Tae-Woong Koo, of Morgan, Lewis & Bockius LLP, to insert he parenthesis (Application number, filed) the filing date and application umber of said application when known.	re in on
950	WHEREAS, Aaken Laboratories, ASSIGNEE, having a place of business at 216 F Street #76, Davis, Cal 16, is desirous of obtaining our entire right, title and interest in, to and under the said invention and the ication:	ifornia ne said
AS over and reis Sta approve the any approver	NOW, THEREFORE, be it be known that for and in consideration of the sum of One Dollar (\$1.00) to mother good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, we, to the said ASSIGNEE, and the said invention, and the said United States application and all divisions, renewals and continuations to the said invention, and the said United States application and all divisions, renewals and continuations to the said united States application and all divisions, if any, on which the said established sapplication claims priority; and all applications for industrial property protection, including, without limitate priority rights derived from said United States application and said United States provisional patent applications and the right to claim for the priority rights derived from said United States, the International Convention for the Protection of Industrial Proporties and all forms of industrial property protection, including, without limitation, patents, utility models, invention in any countries foreign to the United States, the International Convention for the Protection of Industrial Proporter international agreement or the domestic laws of the country in which any such application is filed, as a licable; and all forms of industrial property protection, including, without limitation, patents, utility models, invention in any country or countries foreign to the United States and lextensions, renewals and reissues thereof;	the said and set st in, to thereof, and all United tion, all untry or en same to same to may be eventors'
for	AND WE HEREBY authorize and request the Commissioner of Patents and Trademarks of the United State Official of any country or countries foreign to the United States, whose duty it is to issue patents or other evid as of industrial property protection on applications as aforesaid, to issue the same to the said ASSIGN essors, legal representatives and assigns, in accordance with the terms of this instrument.	ence or
tha	AND WE HEREBY covenant and agree that we have full right to convey the entire interest herein assign we have not executed, and will not execute, any agreement in conflict herewith.	ed, and
all do	AND WE HEREBY further covenant and agree that we will communicate to the said ASSIGNEE, its successors, execute all divisional, continuing, reissue and foreign applications, make all rightful oaths, and goverything possible to aid the said ASSIGNEE, its successors, legal representatives and assigns, to obtain and per protection for said invention in all countries.	ng, sign
	IN TESTIMONY WHEREOF, We hereunto set our hands and seals the day and year set opposite our resatures.	pective
Dat	9/5/2011 Muluel Musell L.S. Michael J. Russell	

David F. Wiley

DB2/22497159.1

Date

L.S.

ASSIGNMENT

WHEREAS, WE, Micha	el J. Russell, citizen of United States, residing in Davis, California; and David F. Wiley.
citizen of United States, residing	in Woodland, California, ASSIGNORS, are the inventors of the invention in Methods
and Systems for Generating 1	Electrical Property Maps of Biological Structures, for which we have executed an
application for a Patent of the Un	ited States

which is executed on		herewith			
which is identified by Mo	organ, Lewis	& Bockius LLP docke	et no. 64371-5004-U	JS02	
which was filed on May 2	20, 2011, App	olication No.13/112,93	34		
-					
We hereby authorize and parenthesis (Application)	request our a	ttorney, Tae-Woong k		wis & Bockius LLP) the filing date a	, to insert here in nd application
WHEREAS, Aaken Lab 16, is desirous of obtain lication:	ooratories, A ning our enti	SSIGNEE, having a pre right, title and in	place of business at terest in, to and u	t 216 F Street #76, nder the said inver	Davis, California ntion and the said
other good and valuable SIGNORS, have sold, assir, unto the said ASSIGNI under the said invention, any substitute application sues and extensions there tes application claims priority rights derived fro, under the Patent Laws of the unterpriority rights derived fro, under the Patent Laws of the uniterpriority and all forms of inficates and designs which	consideration igned, transfe igned, transfe its success and the said ons therefore, of; the said Unity; and all aty models, and States, togom said Unite of the United Sment or the condustrial proph may be gra	n, the receipt and sufferred and set over, and serors, legal representa United States applicated and all Patents of the United States provision applications for industrial designs which may either with the right to design to design application as States, the International Industrial laws of the coverty protection, includented for said inventional	ficiency of which a l by these presents tives and assigns, of tion and all division he United States we hal patent application trial property protect y hereafter be filed file such application for said United State al Convention for the country in which are ding, without limita	the hereby acknowled do hereby sell, assignment rentire right, fittlens, renewals and convhich may be granton(s), if any, on whiction, including, with for said invention one and the right to the protection of Inding such application ution, patents, utility	edged, we, the said on, transfer and ser and interest in, to national thereof ed thereon and all ich the said United hout limitation, all in any country or claim for the sam thapplication(s), if ustrial Property, or is filed, as may be models, inventors
Official of any country or ns of industrial property	r countries fo protection	reign to the United St	ates, whose duty it oresaid, to issue the	is to issue patents of he same to the sai	r other evidence of
AND WE HEREBY we have not executed, and	covenant and d will not exe	agree that we have for cute, any agreement i	ull right to convey a n conflict herewith.	the entire interest he	erein assigned, and
al representatives and assign awful papers, execute all deverything possible to aid	gns, any facts divisional, co the said ASS	known to us respectire intinuing, reissue and for the successor its successor.	no said invention, a	nd testify in any leg	al proceeding, sign
IN TESTIMONY WInatures.	HEREOF, W	e hereunto set our han	nds and seals the da	y and year set oppo	site our respective
>		Malad D			L.S.
		Iviicnaei J. Ku	isseli		
0/2/2			7		
8/6/6/1					L.S.
	-	David F. Wile	y	***************************************	
	which is identified by Mowhich was filed on May which claims priority on We hereby authorize and parenthesis (Application number of said application number of said application. WHEREAS, Aaken Latter 16, is desirous of obtain lication: NOW, THEREFORE other good and valuable SIGNORS, have sold, assir, unto the said ASSIGNI under the said invention, any substitute applications sues and extensions there it is application claims priority rights derived from the	which is identified by Morgan, Lewis which was filed on May 20, 2011, Approvision Which claims priority on U.S. Provision We hereby authorize and request our aparenthesis (Application number number of said application when known WHEREAS, Aaken Laboratories, A our entilication: NOW, THEREFORE, be it be known the said Assigned, transfer, unto the said Assigned, transfer, unto the said Assigned, transfer, unto the said invention, and the said any substitute applications therefore, sues and extensions thereof; the said United applications for patents, utility models, and antries foreign to the United States, togonicity rights derived from said United, under the Patent Laws of the United States, togonicity rights derived from said United, under the Patent Laws of the United States, togonicity rights derived from said United, under the Patent Laws of the United States, togonicity rights derived from said United, under the Patent Laws of the United States, togonicity rights derived from said United, and extensions, renewals and reissues the AND WE HEREBY authorize and Official of any country or countries for sof industrial property protection of cessors, legal representatives and assign. AND WE HEREBY further covernal representatives and assigns, any facts awful papers, execute all divisional, converything possible to aid the said ASS per protection for said invention in all convergence of the patent said and the said ASS per protection for said invention in all convergence of the patent said and the said ASS per protection for said invention in all convergence of the patent said and the said ASS per protection for said invention in all convergence of the patent said and the said and th	which is identified by Morgan, Lewis & Bockius LLP docke which was filed on May 20, 2011, Application No.13/112,92 which claims priority on U.S. Provisional Patent Application We hereby authorize and request our attorney, Tae-Woong F parenthesis (Application number number of said application when known. WHEREAS, Aaken Laboratories, ASSIGNEE, having a parenthesis (Application when known. WHEREAS, Aaken Laboratories, ASSIGNEE, having a parenthesis (Application when known. WHEREAS, Aaken Laboratories, ASSIGNEE, having a parenthesis (Application our entire right, title and inflication: NOW, THEREFORE, be it be known that for and in content of the said ASSIGNEE, its successors, legal representation under the said invention, and the said United States application and substitute applications thereofor, and all Patents of the successor of the said United States provision test application claims priority; and all applications for industications for patents, utility models, and designs which may be granted for said invention other international agreement or the domestic laws of the clicable; and all forms of industrial property protection, inclusificates and designs which may be granted for said inventional all extensions, renewals and resissues thereof; AND WE HEREBY authorize and request the Commiss Official of any country or countries foreign to the United States of industrial property protection on applications as affects of any country or countries foreign to the United States of industrial property protection on applications as affects of any country or countries foreign to the United States of industrial property protection on applications as affects of any country or countries foreign to the United States of industrial property protection on applications as affects of the country of the	which is identified by Morgan, Lewis & Bockius LLP docket no. 64371-5004-Uwhich was filed on May 20, 2011, Application No.13/112,934 which claims priority on U.S. Provisional Patent Application No(s). We hereby authorize and request our attorney, Tae-Woong Koo, of Morgan, Leparenthesis (Application number parenthesis (Application when known. WHEREAS, Aaken Laboratories, ASSIGNEE, having a place of business at 16, is desirous of obtaining our entire right, title and interest in, to and u lication: NOW, THEREFORE, be it be known that for and in consideration of the cother good and valuable consideration, the receipt and sufficiency of which a SIGNORS, have sold, assigned, transferred and set over, and by these presents r, unto the said ASSIGNEE, its successors, legal representatives and assigns, ounder the said invention, and the said United States application and all division any substitute applications therefore, and all Patents of the United States were suse and extensions thereof; the said United States provisional patent applications for patents, utility models, and designs which may hereafter be filed not intries foreign to the United States, together with the right to file such application tries foreign to the United States, together with the right to file such application therefore, and all application and said United States, under the Patent Laws of the United States, the International Convention for the other international agreement or the domestic laws of the country in which alicable; and all forms of industrial property protection, including, without limital ifficates and designs which may be granted for said invention in any country or countries foreign to the United States, whose duty it ms of industrial property protection on applications as aforesaid, to issue the cessors, legal representatives and assigns, in accordance with the terms of this in AND WE HEREBY further covenant and agree that we have full right to convey the have not executed, and will not execute, any agreement in conflict her	which is identified by Morgan, Lewis & Bockius LLP docket no. 64371-5004-US02 which was filed on May 20, 2011, Application No.13/112,934 which claims priority on U.S. Provisional Patent Application No(s). We hereby authorize and request our attorney, Tae-Woong Koo, of Morgan, Lewis & Bockius LLP parenthesis (Application number of said application number in the filing date a number of said application when known. WHEREAS, Aaken Laboratories, ASSIGNEE, having a place of business at 216 F Street #76, 16, is desirous of obtaining our entire right, title and interest in, to and under the said inventication: NOW, THEREFORE, be it be known that for and in consideration of the sum of One Dollar other good and valuable consideration, the receipt and sufficiency of which are hereby acknowled SIGNORS, have sold, assigned, transferred and set over, and by these presents do hereby sell, assign, unto the said ASSIGNEE, its successors, legal representatives and assigns, our entire right, it under the said invention, and the said United States application and all divisions, renewals and cor any substitute applications therefore, and all Patents of the United States which may be grantest under the said invention, and the said United States provisional patent applications, if any, on white supplication claims priority; and all applications for industrial property protection, including, wit less applications to patents, utility models, and designs which may hereafter be filed for said invention ntries foreign to the United States, together with the right to file such applications and the right to priority rights derived from said United States application and said United States provisional patent, under the Patent Laws of the United States, the International Convention for the Protection of Ind other international agreement or the domestic laws of the country in which any such application disable; and all forms of industrial property protection, including, without limitation, patents, utility ificates and designs which may be

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