# 501999203 07/24/2012

# PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

# **CONVEYING PARTY DATA**

Name	Execution Date
Jean-Francois DEVAUX	06/06/2012
Michel FAUCONET	06/21/2012
Dr. Nabil TLILI	10/20/2011
Philippe HALLER	07/06/2012
Jean-Paul COMBET	06/08/2012

# RECEIVING PARTY DATA

Name:	Arkema France
Street Address:	420 Rue d'Estienne D'Orves
City:	Colombes
State/Country:	FRANCE
Postal Code:	92700

# PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	13515047

#### CORRESPONDENCE DATA

 Fax Number:
 6102057075

 Phone:
 610-205-7615

Email: elizabeth.gilson@arkema.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US

Mail.

Correspondent Name: Lynn B. Morreale
Address Line 1: Arkema Inc.
Address Line 2: 900 First Avenue

Address Line 4: King of Prussia, PENNSYLVANIA 19406

ATTORNEY DOCKET NUMBER:	FR-AM2698NP
NAME OF SUBMITTER:	Elizabeth Gilson

Total Attachments: 2

source=FR-AM2698-ExecutedAssignment#page1.tif source=FR-AM2698-ExecutedAssignment#page2.tif

PATENT

REEL: 028620 FRAME: 0901

13515047

00 0V# HJ

#### ASSIGNMENT OF INVENTION AND LETTERS PATENT

WHEREAS, we, Jean-Francois Devaux, Michel Fauconet, Dr. Nabil Tilli, Philippe Haller and Jean-Paul Combet, hereinafter referred to as Assignors have invented certain new and useful improvements in PROCESS FOR MANUFACTURING ACROLEIN AND/OR ACRYLIC ACID FROM GLYCEROL, International Application No. PCT/FR10/52692, and for which an application USSN 13/515,047, filed 06/11/2012 for Letters Patent of the United States has been duly executed by each of us on even date herewith.

AND WHEREAS, **Arkema France**, a corporation organized under the laws of France and having a place of business at **420 rue d'Estienne D'Orves**, **92700 Colombes**, **France**, hereinafter called the assignee, is desirous of acquiring the entire right, title and interest in and to said invention within the United States of America and its territorial possessions and all foreign countries and any United States and foreign Letters Patent that may be granted therefore.

NOW, THIS INDENTURE WITNESSETH, that for good and valuable consideration, the receipt of which is hereby acknowledged, and with the intention of being legally bound hereby, we have assigned and transferred, and do hereby assign and transfer to the said assignee the entire right, title and interest in and to the said invention within the United States of America and its territorial possessions and all foreign countries and in and to any Letters Patent of the United States and foreign countries and all divisions, reissues, continuations, continuations-in-part, and extensions thereof that may be granted therefore and the right to apply for Letters Patent in foreign countries with full benefit of such priorities as may now or hereafter be granted to us by local laws or by treaty, including any international convention for the protection of industrial property, together with the right to extend the protection of said United States Letters Patent to the various territorial possessions now owned or which may be hereafter acquired by the United States of America, all said rights to be held and enjoyed by the assignee for its own use and behalf, and for the use and behalf of its successors or assigns, to the full end of the term for which said Letters Patent may be granted, as fully and entirely as the same would have been held and enjoyed by us if this assignment and sale had not been made. And we do hereby request and authorize the Commissioner of Patents, U.S.A., to issue said Letters Patent when granted, in accordance with this assignment.

1

We further covenant and agree with the assignee that we have a full and unencumbered title to the invention herein assigned, which title we warrant unto the assignee, and we further agree that we will, without demanding any further consideration therefore, at the request but at the expense of the assignee, do all lawful and just acts, including the execution and acknowledgment of instruments, that may be or become necessary for obtaining, sustaining or reissuing United States or foreign Letters Patent for the said invention, and for maintaining and perfecting the assignee's right to said invention and Letters Patent, particularly in cases of interference and litigation.

IN TESTIMONY WHEREOF, we have hereunto set our hand on the dates indicated below.

ean-Francois Devaux	06/06/2012
July ran Go Wary	of Inclass

M. Fancourel	- Jane <1,-	2012
Michel Fauconet	Date	······································

Canal American	10/20/2011
The state of the s	F'90
Dr. Nabil Tilli	Date

	4 Lullet Eo12
Philippe Haller	Date \

Jean Paul	Contet	08 june 2012
Jean-Paul Combet	······································	Date