# PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
TERRILL SCOTT CLAYTON	08/14/2014
TIMOTHY J OWEN	08/15/2014

### **RECEIVING PARTY DATA**

Name:	CHROMATIC TECHNOLOGIES, INC.	
Street Address:	1096 ELKTON DR., SUITE 600	
City:	COLORADO SPRINGS	
State/Country:	COLORADO	
Postal Code:	80907	

## **PROPERTY NUMBERS Total: 3**

Property Type	Number
Application Number:	14308402
Application Number:	61836563
PCT Number:	US2014042991

### **CORRESPONDENCE DATA**

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ATTORNEY DOCKET NUMBER:	558706
NAME OF SUBMITTER:	DAN CLEVELAND, JR.
SIGNATURE:	/Dan Cleveland, Jr./
DATE SIGNED:	08/18/2014

**Total Attachments: 3** 

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PATENT 502938409 REEL: 033551 FRAME: 0816

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PATENT REEL: 033551 FRAME: 0817 Docket: 558706 and 558707

**ASSIGNMENT** 

We, Terrill Scott Clayton of Colorado Springs, Colorado and Timothy J. Owen of

Colorado Springs, Colorado ("Inventors"); both citizens of the United States of America; have

invented certain new and useful:

WATER-ACTIVATED THERMOCHROMIC MATERIALS

for which we filed U.S. Provisional Application Serial No. 61/836,563, filed June 18, 2013,

and for which we have filed U.S. Patent Application No. 14/308,402, filed June 18, 2014, and

International PCT Application No. PCT/2014/42991 on June 18, 2014.

Chromatic Technologies Inc., ("Company") having its principal place of business at

1096 Elkton Drive, Suite 600, Colorado Springs, Colorado, 80907, is desirous of acquiring all

rights, title, and interests in and to Inventor' invention, all patent applications for the invention,

and all patents which may be granted for or upon the invention and applications in the United

States of America and anywhere in the world.

For good and valuable consideration, the receipt and sufficiency of which are hereby

acknowledged, Inventors each irrevocably assign and transfer to Company the full and exclusive

right, title, and interest, throughout the world, in and to the following:

(a) the invention as set forth and described, for example, in the patent application specification(s) accompanying Inventor' executed

declarations;

(b) all United States patent applications for the invention;

(c) any and all refilings, divisions, continuations, and continuations-in-part of

those United States patent applications;

(d) any and all patents of the United States of America which may issue from

any of the above items;

(e) any and all reissue and reexamination certificates of those United States

patents;

(f) any and all applications for the invention filed in any and all countries

foreign to the United States of America;

(g) any and all refilings, divisions, and continuations of those foreign-filed

applications:

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(h) any and all patents, certificates, and registrations of countries foreign to the United States of America which may issue from those foreign-filed

applications, refilings, divisions, and continuations;

(i) any and all extensions of, and additions to, the foreign-filed applications and patents, certificates, and registrations related thereto; and

(i) any and all claims, causes of action, and damages for past, pr

any and all claims, causes of action, and damages for past, present, and future infringement or other unauthorized use of the above items, along

with the right to sue for and to collect damages and other relief.

Inventors further agree that upon request Inventors will promptly provide Company or its

legal representatives all pertinent facts and documents relating to the invention and all other

items listed above, and Inventors will testify as to the same in any interference, litigation, or

proceeding related thereto. Further, Inventors will promptly execute and deliver to Company or

its legal representatives any and all papers, instruments, and affidavits required to apply for,

obtain, maintain, issue, and enforce all of the items listed above.

All of the above shall be held and enjoyed by Company and its successors, legal

representatives, and assigns for their own use and benefit, for the full term for which the

protections listed above may be granted, and Inventor hereby authorize and request the

Commissioner of Patents and Trademarks to issue patents to Company in accordance with this

Assignment.

This Agreement does not create any agency, employment, or partnership relationship

between the parties. Unless set forth in a separate writing signed by Company, Inventors have

no right or interest in any proceeds related in any way to the items listed above.

This Agreement is an integrated agreement that contains the entire understanding

between the Parties regarding the matters addressed herein and may not be amended, extended or

otherwise modified except by written agreement of the parties. This Agreement shall prevail

over all prior communications between and among the parties or their representatives regarding

the matters addressed herein.

The parties expressly agree that this Agreement shall not be construed against any party

on the ground that such party was responsible for the preparation of this Agreement, or on any

related ground. All terms contained herein shall be construed as singular, plural, masculine,

feminine, or neuter, as context requires.

Should any provision of this Agreement be determined to be void, unenforceable, or

against public policy, such provision may be altered in time or scope in order to give effect to

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such provision. If such alteration is not possible, such provision shall be deemed severed from this Agreement and the balance of this Agreement shall remain in full force and effect, so long as the original intent of this Agreement remains substantially intact.

\*

IN WITNESS WHEREOF, this Agreement is executed on the date(s) set forth below.

Inventors:

8-11-1

Date:

Date

Timothy J. Owen

Terrill Scott Clayton