## 503068303 11/19/2014 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3114906

SUBMISSION TYPE:			NEW ASSIGNMENT			
NATURE OF CONVEYANCE:		ASSIGNMENT				
CONVEYING PARTY	DATA					
			Name	Execution Date		
CATHERINE LAROCH	ΗE			10/10/2014		
THIERRY LEFLOUR				10/14/2014		
PHILIBERT LEFLAIVE				10/10/2014		
RECEIVING PARTY	ΟΑΤΑ					
Name:	IFP EN	IFP ENERGIES NOUVELLES				
Street Address:	1 & 4 /	1 & 4 AVENUE DU BOIS PREAU				
City:	RUEIL	RUEIL-MALMAISON CEDEX				
State/Country:	FRAN	FRANCE				
Postal Code:	92852					
Property Typ Application Number:		Number 14492756		-		
			14492750			
CORRESPONDENCE	DATA					
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			e-mail address first; if that is un hat is unsuccessful, it will be se			
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ATTORNEY DOCKET	NUMBER:		PET-2971			
NAME OF SUBMITTER	R:		ASHLEY WEBER			
SIGNATURE:			/Ashley Weber/			
DATE SIGNED:			11/19/2014			
			This document serves as an Oat	th/Declaration (37 CFR 1.63).		
Total Attachments: 3			1			
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PATENT REEL: 034211 FRAME: 0502

## DECLARATION (37 CFR 1.63) FOR UTILITY OR DESIGN APPLICATION USING AN APPLICATION DATA SHEET (37 CFR 1.76) AND ASSIGNMENT FOR SINGLE ASSIGNEE

Title of Invention	PROCESS FOR SEPERATING XYLENES BY SIMULATED COUNTER-CURRENT, TREATING A FEED INCLUDING OXYGEN-CONTAINING AROMATIC IMPURITIES OF THE PHENOL TYPE
As the below nam	red inventor, I hereby declare that.
This declaration	The attached application, or
is directed to:	United States Application of PCT International Application atomber <u>14/492,756</u> filed on <u>September</u> <u>22, 2014</u>
The above-identif	led application was made or authorized to be made by me.
I believe that I arr	the original inventor or an original joint inventor of a claimed invention in the application.
AND WHEREAS	<u>,</u>
all patent(s) listed	IFP Energies nouvelles 1 & 4 Avenue de Bois Preau 92852 Rueil-Malmaison Cedex, France ed to as the ASSIGNEE. Is desirous of acquiring the entire right, title, and interest in and to said invention and above, including any and all earlier priority rights (U.S. and foreign), divisions and continuations thereof, all renewals, reissues, reexaminations and extensions thereof.
ASSIGNOR heref right, fitle and inte and all Letters Pat thereof, and in and to accrue with response invention, SAID 2 including any and which may be gra- right to sue for da- arising from or ap renewals, reissues representatives, in	WITNESSETH that for good and valuable consideration, the receipt whereof is hereby acknowledged, by assigns, sells, and transfers to ASSIGNEE, its assigns and legal representatives, the entire and exclusive treat in and to said invention and patent(s), including any and all divisions and continuations thereof, and any tent which may be granted therefor, including any and all renewais, reissues, reexaminations and extensions it to any and all U.S. (including provisional) or foreign priority and/or convention rights or benefits accruing or pect to the filing or securing of patents in the United States and/or any countries foreign thereto concerning said ASSIGNEE, its assigns and legal representatives to have, hold, exercise, and enjoy said invention and patent, all carlier priority rights (U.S. and foreign),divisions and continuations thereof, any and all Letters Patent inted therefor, including any and all renewals, reissues, reexaminations and extensions thereof, including the mages occurring before the assignment, with all the rights, powers, privileges and advantages in anywise pertaining thereto, for and during the term or terms of any and all such Letters Patent, including any and all , reexaminations and extensions thereof, for the use and benefit of ASSIGNEE and its assigns and legal as ample and beneficial a manner to all intents and purposes as the ASSIGNEE might or could have held and if the assignment had not been made.
and foreign countr	SSIGNOR hereby agrees to execute all papers that may be necessary to file applications in the United States tes for said invention and to assign the same to said ASSIGNEE, its assigns and legal representatives and to papers that may be needed in connection with securing Letters Patents thereon.
	SSIGNOR authorizes and requests the Commissioner of Patents and Trademarks to issue a Letters Pateni on ns and continuations thereof, to ASSIGNEE, its assigns and legal representatives, in accordance herewith.
The and assignment inform property record th	ersigned hereby grant(s) the law firm of Millen, White, Zelano & Branigan, P.C. the power to insert on this intion which may be necessary or desirable in order for the United States Patent and Trademark Office to is document.
	IN TESTIMONY WHEREOF this assignment is executed by ASSIGNOR
	acknowledge that any willful false statement made in this declaration is punishable under 18 U,S.C. 1001 by ant of not more than five (5) years, or both.
LEGAL NAME O Inventor: <u>C</u>	FINVENTOR atherine LAROCHE Date: 10/10/2010
Signatore:	20092

Millen, White, Zelano & Branigan, P.C. Attorneys at Law Arlington Courthouse Plaza 2200 Clarendon Boulevard | Suite 1400 | Arlington V a 22201 Telephone: 703.243.6333 | Pax: 703.243.6410 Email: mail@mwzb.com

Effective, September 16, 2013

PATENT REEL: 034211 FRAME: 0503

Title of Invention	PROCESS FOR SEPERATING XYLENES BY SIMULATED COUNTER-CURRENT, TREATING A FEED INCLUDING OXYGEN-CONTAINING AROMATIC IMPURITIES OF
As the below nan	THE PHENOL TYPE
This declaration	The attached application, or
is directed to:	United States Application or PCT International Application number <u>14/492.756</u> filed on <u>September</u> 22, 2014
The above-identi	led application was made or authorized to be made by me.
I believe that I an	the original inventor or an original joint inventor of a claimed invention in the application.
AND WHEREAS	
hereinster refere	IPP Energies nouvelles 1 & 4 Avenue de Bois Preau 92352 Rueil-Malmaison Cedex, France. et to as the ASSIGNEE, is desirous of acquiring the entire right, title, and interest in and to said invention and
all patent(s) listed	above, including any and all earlier priority rights (U.S. and foreign), divisions and continuations thereof, all renewals, reissues, reexaminations and extensions thereof.
right, file and int and all Letters Pa thereof, and in an to necroe with res invention, SAID including any and which may be gra- right to sue for da arising from or ap	by assigns, sells, and transfers to ASSIGNEE, its assigns and legal representatives, the entire and exclusive erest in and to said invention and patent(s), including any and all divisions and continuations thereof, and any tent which may be granted therefor, including any and all renewals, reissues, reexaminations and extensions d to any and all U.S. (including provisional) or foreign priority and/or convention rights or benefits accruing or pect to the filling or securing of patents in the United States and/or any contricts foreign thereto concerning said ASSIGNEE, its assigns and legal representatives to have, hold, exercise, and enjoy said invention and patent, all earlier priority rights (U.S. and foreign),divisions and continuations thereof, any and all Letters Patent med therefor, including any and all renewals, reissues, reexaminations and extensions thereof, including the
representatives, in anjoyed the same	mages occurring before the assignment, with all the rights, powers, privileges and advantages in anywise pertaining thereto, for and during the term or terms of any and all such Letters Patent, including any and all reexaminations and extensions thereof, for the use and benefit of ASSIGNEE and its assigns and legal as ample and beneficial a manner to all intents and purposes as the ASSIGNOR might or could have held and if the assignment had not been made.
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representatives, in enjoyed the same AND A and foreign count execute any other AND A øny and all division The und assignment inform	mages occurring before the assignment, with all the rights, powers, privileges and advantages in anywise pertaining thereto, for and during the term or terms of any and all such Letters Patent, including any and all , reaxaminations and extensions thereof, for the use and benefit of ASSIGNEE and its assigns and legal as ample and beneficial a manner to all intents and purposes as the ASSIGNOR might or could have held and if the assignment had not been made. SSIGNOR hereby agrees to execute all papers that may be necessary to file applications in the United States rises for said invention and to assign the same to said ASSIGNEE, its assigns and legal representatives and to papers that may be needed in connection with securing Letters Patents thereon. SSIGNOR authorizes and requests the Commissioner of Patents and Trademarks to issue a Letters Patent on ons and continuations thereof, to ASSIGNEE, its assigns and legal representatives, herewith, lersigned hereby grant(s) the law firm of Millen, White, Zelano & Etranigan, P.C, the power to insert on this nation which may be necessary or desirable in order for the United States Patent and Trademark Office to
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representatives, in enjoyed the same AND A and foreign count execute any other AND A any and all divisio The unc assignment inform properly record th I hereby fine or imprisonm LEGAL NAME C	mages occurring before the assignment, with all the rights, powers, privileges and advantages in anywise pertaining thereto, for and during the term or terms of any and all such Letters Patent, including any and all a sexaminations and extensions thereof, for the use and benefit of ASSIGNEE and its assigns and legal is a sample and beneficial a manner to all intents and purposes as the ASSIGNOR might or could have held and if the assignment had not been made. SSIGNOR hereby agrees to execute all papers that may be necessary to file applications in the United States rise for said invention and to assign the same to said ASSIGNEE, its assigns and legal representatives and to papers that may be needed in connection with securing Letters Patents thereon. SSIGNOR authorizes and requests the Commissioner of Patents and Trademarks to issue a Letters Patent on one and continuations thereof, to ASSIGNEE, its assigns and legal representatives, in accordance herewith, tersigned hereby grant(s) the law firm of Millen, White, Zelano & Branigan, P.C. the power to insert on this addominent. IN TESTIMONY WHEREOF this assignment is executed by ASSIGNOR acknowledge that any willful false statement made in this declaration is punishable under 18 U.S.C. 1001 by ent of not more than five (5) years, or both.

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Millen, White, Zelano & Branigan, P.C. Attorneys at Law Arlington Courthouse Plaza 2200 Clarendon Boulevard I Suite 1400 | Arlington V.A. 22201 Delephone: 703.243.6333 | Pax: 703.243.6410 Email: mail@mwzb.com

Effective, September 16, 2012

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PATENT REEL: 034211 FRAME: 0504

Invention 7	ROCESS FOR SEPERATING XYLENES BY SIMULATED COUNTER-CURRENT, REATING A FEED INCLUDING OXYGEN-CONTAINING AROMATIC IMPURITIES OF HE PHENOL TYPE
	inventor, I hereby declare that:
This declaration	The attached application, or
is directed to:	United States Application or PCT International Application number <u>14/492.756</u> filed on <u>September</u> 22: 2014
The above-identified	application was made or authorized to be made by me.
I believe that I am th	e original inventor or an original joint inventor of a claimed invention in the application.
AND WHEREAS	
	IFP Energies nouvelles 1 & 4 Avenue de Bois Preau 92852 Rueil-Malmaison Cedex, France
all patent(s) listed all	o as the ASSIGNEE, is desirous of acquiring the entire right, title, and interest in and to said invention and hove, including any and all earlier priority rights (U.S. and foreign), divisions and continuations thereof, I renewals, reissues, reexaminations and extensions thereof.
	assigns, sells, and transfers to ASSIGNEE, its assigns and logal representatives, the entire and exclusive
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MILLEN, WHITE, ZELANO & BRANIGAN, P.C. Attorneys at Law Arlington Courthouse Plaza 2200 Clarendon Boolevard I Suite 1400 | Arlington VA 2220 | Telephone: 703.243.6333 | Fax: 703.243.6410 Email: mail@mwzb.com

Effective, September 16, 2012

