503361724 06/23/2015

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3408346

| SUBMISSION TYPE: | NEW ASSIGNMENT |
|-----------------------|----------------|
| NATURE OF CONVEYANCE: | ASSIGNMENT |

CONVEYING PARTY DATA

| Name | Execution Date |
|---------------|----------------|
| SOLIGIE, INC. | 05/01/2015 |

RECEIVING PARTY DATA

| Name: | MOLEX INCORPORATED |
|-----------------|-----------------------|
| Street Address: | 2222 WELLINGTON COURT |
| City: | LISLE |
| State/Country: | ILLINOIS |
| Postal Code: | 60532 |

PROPERTY NUMBERS Total: 1

| Property Type | Number |
|---------------------|----------|
| Application Number: | 14464240 |

CORRESPONDENCE DATA

Fax Number: (630)416-4962

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

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 630-527-4336
Email: patents@molex.com

Correspondent Name: MOLEX INCORPORATED

Address Line 1: 2222 WELLINGTON COURT

Address Line 4: LISLE, ILLINOIS 60532

| ATTORNEY DOCKET NUMBER: | B0-264 US CON |
|-------------------------|----------------------|
| NAME OF SUBMITTER: | STEPHEN L. SHELDON |
| SIGNATURE: | /Stephen L. Sheldon/ |
| DATE SIGNED: | 06/23/2015 |

Total Attachments: 8

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PATENT 503361724 REEL: 035961 FRAME: 0458

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INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This Intellectual Property Assignment Agreement (this "Agreement") is executed and delivered as of May 1, 2015 (the "Effective Date") by and between Soligie, Inc., a Minnesota corporation ("Assignor"), and Molex Incorporated, a Delaware corporation ("Assignee"). Capitalized terms used but not defined herein have the meanings ascribed to such terms in the Asset Purchase Agreement by and between the Assignor and Assignee, dated as of April 14, 2015 (the "Purchase Agreement").

RECITALS

- A. Pursuant to the Purchase Agreement, Assignor has agreed to sell, transfer, assign, convey and deliver to Assignee, and Assignee has agreed to purchase from Assignor, the Acquired Assets.
- B. Assignor is the owner of the entire right, title and interest in and to the intellectual property identified on <u>Schedules 1-3</u> hereto (together with all other rights associated therewith, the "Assigned IP") and the Assigned IP constitutes an Acquired Asset.
- C. Assignor desires to sell, transfer, assign, convey and deliver, and Assignee desires to accept and acquire, all of Assignor's right, title and interest in, to and under the Assigned IP.
- NOW, THEREFORE, in consideration of the mutual promises contained in the Purchase Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties to this Agreement hereby agree as follows:

AGREEMENT

- 1. <u>Assignment.</u> Assignor hereby sells, transfers, assigns, conveys and delivers to Assignee, free and clear of all Indebtedness and Liens other than Permitted Liens, all right, title and interest, including without limitation any and all common law rights, of Assignor in, to and under the Assigned IP, including without limitation:
- (a) the trademarks, service marks, trade dress, logos, slogans, trade names, Internet domain names, service names, brand names, trade styles, corporate names and other source or business identifiers and general intangibles of a like nature set forth in <u>Schedule 1</u> hereto, together with all applications, registrations and renewals in connection therewith, whether registered or unregistered, and all goodwill associated with any of the foregoing;
- (b) the patents, patent applications and patent disclosures set forth in <u>Schedule 2</u> hereto and all related reissues, continuations, continuations-in-part, divisionals, extensions and re-examinations of patents and patent applications;
- (c) the copyrights to works of authorship, all mask work, database and design rights, whether or not registered or published set forth in <u>Schedule 3</u> hereto and all applications, registrations, recordations, reversions, extensions and renewals in connection therewith;
- (d) all rights to income, royalties and payments due or payable with respect to any of the Assigned IP on or after the Closing Date (including without limitation payments for past, present or future infringements, misappropriations or other violations thereof); and
- (e) all rights to institute or maintain Actions to protect the same and recover damages for infringement, misappropriation or other violation thereof (and all corresponding, equivalent or counterpart rights), whether arising before, on or after the Closing Date, anywhere in the world.

- 2. Recordation and Further Actions. Assignor hereby authorizes and requests the Commissioner for Patents, the Commissioner for Trademarks and the Register of Copyrights and any other patent, trademark and copyright offices and other similar authorities anywhere in the world to record and register this Agreement upon request by Assignee. Without limitation to the foregoing, at the reasonable request of Assignee, Assignor will take steps and actions following the date hereof to (a) ensure that the Assigned IP is properly assigned to Assignee, including without limitation the execution of any documents, files, registrations or other similar items (such as recordable form assignments), and (b) effect the necessary corrective change of ownership and recordals with all patent, trademark and copyright offices and other similar authorities where Assigned IP (i) is still recorded in the name of legal predecessors of any Person other than the Assignor or (ii) where the relevant recordals of the patent, copyright and trademark offices and other similar authorities anywhere in the world are incorrect.
- 3. <u>Binding on Successors and Assigns</u>. This Agreement will be binding upon and inure to the benefit of the parties hereto, their successors in interest and permitted assigns.
- 4. <u>Purchase Agreement: Conflicts.</u> This Agreement is being executed solely to give effect to the transactions contemplated by the Purchase Agreement. Nothing in this Agreement, express or implied, is intended to, or will be construed to, modify, expand or limit in any way the terms of the Purchase Agreement. To the extent that any provision of this Agreement conflicts or is inconsistent with the terms of the Purchase Agreement, the Purchase Agreement will govern.
- 5. <u>Counterparts and Execution</u>. This Agreement may be executed in two or more counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument. Signatures transmitted by facsimile or electronic mail will be deemed originals for purposes of this Agreement.
- 6. <u>Governing Law</u>. This Agreement will be governed by and construed and enforced in accordance with the laws of the State of Delaware without regard to principles of conflicts of law.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, Assignee has caused its duly authorized representative to execute this Agreement effective as of the day and year first above written.

Molex incorporated, a Delaware corporation

By: Thull The Name: Michael Miskin Tille: Senior Vice President & President, Integrated Products Division

REEL: 035961 FRAME: 0462

IN WITNESS WHEREOF, Assignor has caused its duly authorized representative to execute this Agreement effective as of the day and year first above written.

Soligie, Inc.

a Minnesota corporation

Name:

Title Divi

SCHEDULE 1

ASSIGNED TRADEMARK REGISTRATIONS AND APPLICATIONS

| Title | Jurisdiction | Registration Number |
|--------------------------------|---------------|---------------------|
| SOLIGIE (Registered Trademark) | United States | 3,357,382 |
| QUADRIS MEDICAL (Registered | United States | 3,152,047 |
| Trademark) | | |

| Title | Jurisdiction | Reg/App# |
|--------------------------|---------------|---------------|
| INSPIRING FORM +FUNCTION | United States | Unregistered/ |
| +RESULTS | | common law |

ASSIGNED INTERNET DOMAIN NAMES

- 1. soligie.com
- 2. quadrismedical.com

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SCHEDULE 2

ASSIGNED PATENTS AND PATENT APPLICATIONS

| Title | Jurisdiction | Reg/App# |
|---|---------------|-------------------|
| PATTERNED PRINTING PLATES AND PROCESSES | United States | 60/862,347 |
| FOR PRINTING ELECTRICAL ELEMENTS | | |
| PATTERNED PRINTING PLATES AND PROCESSES | United States | 60/999,857 |
| FOR PRINTING ELECTRICAL ELEMENTS | | |
| PATTERNED PRINTING PLATES AND PROCESSES | United States | 11/977,020 |
| FOR PRINTING ELECTRICAL ELEMENTS | | 7,913,382 |
| PATTERNED PRINTING PLATES AND PROCESSES | PCT | 2007/022415 |
| FOR PRINTING ELECTRICAL ELEMENTS | | |
| PATTERNED PRINTING PLATES AND PROCESSES | Canada | 2,667,278 |
| FOR PRINTING ELECTRICAL ELEMENTS | | |
| PATTERNED PRINTING PLATES AND PROCESSES | EPO | 07861476.5 |
| FOR PRINTING ELECTRICAL ELEMENTS | | |
| | | |
| SILICON THIN FILM TRANSISTORS, SYSTEMS, | United States | 61/023,418 |
| AND METHODS OF MAKING SAME | | |
| SILICON THIN FILM TRANSISTORS, SYSTEMS, | United States | 12/359,922 |
| AND METHODS OF MAKING SAME | | 8,039,838 |
| SILICON THIN FILM TRANSISTORS, SYSTEMS, | United States | 12/359,929 |
| AND METHODS OF MAKING SAME | | 7,977,173 |
| SILICON THIN FILM TRANSISTORS, SYSTEMS, | Taiwan | 098102886 |
| AND METHODS OF MAKING SAME | | |
| SILICON THIN FILM TRANSISTORS, SYSTEMS, | PCT | 2009/032009 |
| AND METHODS OF MAKING SAME | | |
| SILICON THIN FILM TRANSISTORS, SYSTEMS, | EPO | 09703712.1 |
| AND METHODS OF MAKING SAME | | |
| SILICON THIN FILM TRANSISTORS, SYSTEMS, | Japan | 2010544464 |
| AND METHODS OF MAKING SAME | | |
| SILICON THIN FILM TRANSISTORS, SYSTEMS, | South Korea | 1020107018816 |
| AND METHODS OF MAKING SAME | | |
| | | |
| DYNAMIC ELECTRONIC COMMUNICATION | United States | 61/376,597 |
| DEVICE | | |
| DYNAMIC ELECTRONIC COMMUNICATION | United States | 14/464,240 |
| DEVICE | | |
| DYNAMIC ELECTRONIC COMMUNICATION | PCT | PCT/US2011/048955 |
| DEVICE | | |
| DYNAMIC ELECTRONIC COMMUNICATION | EPO (National | 2609469 |
| DEVICE | Phase) | <u> </u> |
| DYNAMIC ELECTRONIC COMMUNICATION | United States | 13/216,814 |
| DEVICE | | 8,836,533 |
| | | |
| CIRCUIT ELEMENT COUPLING DEVICES AND | United States | 13/093,117 |
| METHODS FOR FLEXIBLE AND OTHER CIRCUITS | | 8,460,026 |

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| Title | Jurisdiction | Reg/App# |
|--|-------------------------|-------------------|
| CIRCUIT ELEMENT COUPLING DEVICES AND METHODS FOR FLEXIBLE AND OTHER CIRCUITS | PCT | PCT/US2012/032888 |
| CIRCUIT ELEMENT COUPLING DEVICES AND METHODS FOR FLEXIBLE AND OTHER CIRCUITS | EPO (National Phase) | 12864805.2 |
| | | |
| PHYSICAL CONTACT LAYER FOR BODY-WORN LEADWARE USING SELECTIVE DEPOSITION | United States | 61/613,067 |
| PHYSICAL CONTACT LAYER FOR BODY-WORN LEADWARE USING SELECTIVE DEPOSITION | United States | 13/804,949 |
| PHYSICAL CONTACT LAYER FOR BODY-WORN LEADWARE USING SELECTIVE DEPOSITION | PCT | PCT/US2013/032991 |
| PHYSICAL CONTACT LAYER FOR BODYWORN LEADWARE USING SELECTIVE DEPOSITION | EPO (National Phase) | 13716537.9 |
| | / | |
| PRINTED MEMBRANE SWITCH ACTIVATED WITH MAGNETIC FORCE AND APPLICATIONS THEREOF | United States | 61/782,540 |
| PRINTED MEMBRANE SWITCH ACTIVATED WITH MAGNETIC FORCE AND APPLICATIONS THEREOF | PCT | PCT/US2014/026121 |
| | | |
| SCREEN PRINTING USING NANOPOROUS POLYMERIC MEMBRANES AND CONDUCTIVE LINKS. | United States | 60/720,018 |
| SCREEN PRINTING USING NANOPOROUS POLYMERIC MEMBRANES AND CONDUCTIVE LINKS | United States | 11/526,859 |
| SCREEN PRINTING USING NANOPOROUS POLYMERIC MEMBRANES AND CONDUCTIVE LINKS | PCT | 2006/037159 |
| ELECTRICAL CIRCUIT PRINTING METHOD AND APPARATUS | United States | 60/685,920 |
| ELECTRICAL CIRCUIT PRINTING METHOD AND APPARATUS | United States | 60/688,610 |
| INTEGRATED MEDIA HAVING PRINTED MEDIA WITH ELECTRONICS THEREON | United States | 60/722,774 |
| FLEXOGRAPHIC PRINTING OF NANOPARTICLE CONDICTIVE INKS | United States | N/A |

SCHEDULE 3

ASSIGNED COPYRIGHTS REGISTRATIONS AND APPLICATIONS

Assignor creates works of authorship and fixes them into a tangible medium through its normal course of business, as is evident through records and documents (including electronic and physical records and documents) that Assignor keeps pursuant to its various policies and procedures and record retention practices. Assignor has not created, nor does it keep or maintain, a log or list of unregistered copyrights.

Subject to the above, all unregistered copyrights created in the normal course of business by Assignor prior to the effective date of the Agreement are hereby assigned to Assignee.

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RECORDED: 06/23/2015