503526151 10/16/2015

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3572777

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
DAMIAN GOLDRING	07/09/2015
DROR SHARON	07/05/2015
GUY BRODETZKI	07/06/2015
AMIT RUF	08/02/2015
MENAHEM KAPLAN	07/05/2015
SAGEE ROSEN	07/06/2015
OMER KEILAF	07/05/2015
URI KINROT	07/09/2015
ITTAI NIR	07/09/2015
KAI ENGELHARDT	07/08/2015

RECEIVING PARTY DATA

Name:	VERIFOOD, LTD.
Street Address:	P.O. BOX 12414
Internal Address:	HERZLIYA INDUSTRIAL ZONE
City:	HERZLIYA
State/Country:	ISRAEL
Postal Code:	46733

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14702422

CORRESPONDENCE DATA

Fax Number: (650)493-6811

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: (650) 493-9300

Email: tsalvacion@wsgr.com

Correspondent Name: WILSON SONSINI GOODRICH & ROSATI

Address Line 1: 650 PAGE MILL ROAD

Address Line 4: PALO ALTO, CALIFORNIA 94304

PATENT REEL: 036808 FRAME: 0456

503526151

ATTORNEY DOCKET NUMBER:	45151-702.301	
NAME OF SUBMITTER:	TERRY SALVACION	
SIGNATURE:	/terry salvacion/	
DATE SIGNED: 10/16/2015		
Total Attachments: 4		

source=CP45151702301Assignment#page1.tif source=CP45151702301Assignment#page2.tif source=CP45151702301Assignment#page3.tif source=CP45151702301Assignment#page4.tif

> PATENT REEL: 036808 FRAME: 0457

PATENT ASSIGNMENT

Docket Number 45151-702.301

WHEREAS, the undersigned:

 GOLDRING, Damian Tel-Aviv, ISRAEL
 KAPLAN, Menahem 2. SHARON, Dror Benei Atarot, ISRAEL 3. BRODETZKI, Guy Rehovot, ISRAEL 4. RUF, Amit Hod HaSharon, ISRAEL

Tel-Aviv, ISRAEL

9. ENGELHARDT, Kai

6. ROSEN, Sagee Netzer Sireni, ISRAEL KEILAF, Omer Kfar Saba, ISRAEL 8. KINROT, Uri Hod HaSharon, ISRAEL

Buckenhof, GERMANY

10. **NIR, Ittai** Tel-Aviv, ISRAEL

(hereinafter "Inventor(s))," have invented certain new and useful improvements in

SPECTROMETRY SYSTEM WITH DIFFUSER

for which application serial number 14/702,422 was filed on May 1, 2015 in the United States Patent and Trademark Office; (hereinafter, "Application(s)"). The term "Application(s)" also includes all patent applications that share or claim priority to or from the above application(s).

WHEREAS, VERIFOOD, LTD., having a place of business at P.O. Box 12414. Herzliya Industrial Zone, 46733 Herzliya, ISRAEL, (hereinafter "Assignee"), is desirous of acquiring the entire right, title and interest in and to said Application(s), and the inventions disclosed therein, and in and to all embodiments of the inventions, heretofore conceived, made or discovered, whether jointly or severally, by said Inventor(s) (hereinafter collectively referred to as "Inventions"), and in and to any and all patents, inventor's certificates and other forms of protection thereon granted in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty, including those filed under the Paris Convention for the Protection of Industrial Property, The Patent Cooperation Treaty or otherwise (hereinafter "Patent(s)").

NOW, THEREFORE, in consideration of good and valuable consideration acknowledged by said Inventor(s) to have been received in full from said Assignee:

- Said Inventor(s) do hereby sell, assign, transfer and convey unto said Assignee the entire right, title and interest (a) in and to said Inventions; (b) in and to said Applications, including the right to claim priority to and from said Application(s); (c) in and to each and every application that is a divisional, substitution, continuation, or continuation-in-part of any of said Application(s); (d) in and to said Patent(s) and each and every patent issuing or reissuing from any of the foregoing; (e) in and to each and every reissue, reexamination, renewal or extension of any kind of any of the foregoing; (f) in and to each and every patent and application filed outside the United States and corresponding to any of the foregoing; and(g) in and to all claims for past, present and future infringement of the Patent(s), including all rights to sue for and to receive and recover for Assignee's own use all past, present, and future lost profits, royalties, and damages of whatever nature recoverable from an infringement of the Patent(s).
- Said Inventor(s) hereby covenant and agree to cooperate with said Assignee to enable said Assignee to enjoy to the fullest extent the right, title and interest herein conveyed in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty. Such cooperation by said Inventor(s) shall include prompt production of pertinent facts and documents, giving of testimony, execution of petitions, oaths, specifications, declarations or other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting in said Assignee the right, title and interest herein conveyed; (b) for prosecuting any applications covering said Inventions; (c) for filing and prosecuting substitute, divisional, continuing or additional applications covering said Inventions; (d) for filing and prosecuting applications for reissuance of any said Patent(s); (e) for interference or other priority proceedings involving said Inventions; and (f) for legal proceedings involving said Inventions and any applications therefor and any Patent(s) granted thereon, including without limitation reissues and reexaminations, opposition proceedings, cancellation proceedings, priority contests, public use proceedings, infringement actions and court actions; provided, however, that reasonable expenses incurred by said Inventor(s) in providing such cooperation shall be paid for by said Assignee.
- 3. The terms and covenants of this assignment shall inure to the benefit of said Assignee, its successors, assigns and other legal representatives, and shall be binding upon said Inventor(s), their respective heirs, legal representatives and assigns.
- 4. Said Inventor(s) hereby warrant, represent and covenant that said Inventor(s) have not entered and will not enter into any assignment, contract, or understanding in conflict herewith.
- 5. Said Inventor(s) hereby request that any Patent(s) issuing in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty, be issued in the name of the Assignee, or its successors and assigns, for the sole use of said Assignee, its successors, legal representatives and assigns.
- 6. This instrument will be interpreted and construed in accordance with the laws of the State of California, without regard to conflict of law principles. If any provision of this instrument is found to be illegal or unenforceable, the other provisions shall remain effective and enforceable to the greatest extent permitted by law. This instrument may be executed in counterparts, each of which is deemed an original, but all of which together constitute one and the same agreement.

IN WITNESS WHEREOF, said Inventor(s) have executed and delivered this instrument to said Assignee as of the dates written below:

Date: 9/7/15

DAMIAN GOLDRING

Date: 5/7/15

DESE SHARON

PATENT ASSIGNMENT	Docket Number 45151-702.301
Date: 6/7/2015 GUY BRODETZKI	Date: $\frac{2/8/J}{AMITRUF}$
Date: 5/7/2015 MENAHEM KAPIAN	Date: 6/7/15 SAGEE ROSEN
Date: 5/7/15 OMER KEILAF	Date: 4/3//6 URI KINROT
Date: KAI ENGELHARDT	Date: 9/2/15 ITTAINIR

	PATENT ASSIGNMENT		Docket Number 45151-702.301
WHEREAS, the undersigned:	and the second s		All Marie Control of the Control of
i. GOLDRING, Damian Tel-Aviv, ISRAEL	2. SHARON, Dror Benei Anarol, ISRABL	3. BRODETZKI, Guy Rehovot, ISRAEL	4. RUF, Amit. Had HaSharou, ISRAEL
5. KAPLAN, Menahem Tel-Aviv, ISRAEL	6. ROSEN, Sager Netzer Stient, ISRAEL	7. KEHAF, Omer Kfar Saba, ISRAEL	8. KINROT, UH Hod Hasharon, ISRAEL
9. ENGELHARDT; Kaj Buckenbot, GERMANY	IO NIR, IMOF Tel-Aviv, ISRAEL		
(hereisafter *Investor(s))," have in	vented certain new and useful improven	ients in	
	SPECTROMETRY 8	ystem with diffusei	3.
for which application se (hereinafter, "Application(s)"). The application(s).	rial number <u>14/702,422</u> was filed on M c term "Application(s)" also includes all	av 1, 2015 in the United State patent applications that share	s Patent and Trademark Office; or claim priority to or from the above
WHEREAS, VERNEOOD, LTD., having a place of business at P.O. Box 12414, Herstive Industrial Zone, 46733 Herstive, ISRAEL, (hereinafter "Assignee"), is desirous of exquiring the entire right, title and interest in and 4 paplication(s), and the inventions disclosed therein, and in and to all embodiments of the inventions, heretofore conceived, made or discovered, whether jointly or severally, by said inventor(s) (hereinafter collectively referred to as "Inventions"), and in and to say and all petents, inventor's certificates and other forms of protection thereon granted in the United States, foreign countries, or under any international convention, agreement, protection for the Protection of Industrial Property, The Patent Cooperation Treaty or otherwise (hereinafter "Patent(s)").			
NOW, THEREFORE, is said Assignee:	e consideration of good and valuable con	sideration acknowledged by s	atd Inventor(s) to have been received in full from
I. Said Inventor(s) do hereby sell, assign, transfer and convey unto said Assignee the eatire right, title and interest (a) in and to said Inventions; (b) in and to said Applications, including the right to claim priority to and from said Application(s); (c) in and to each and every application that is a divisional, substitution, continuation, or continuation—in-part of any of said Application(s); (d) in and to said Patent(s) and each and every patent issuing or reissuing from any of the foregoing; (e) in and to each and every reissue, reasonantion, renewed or extension of any kind of any of the foregoing; (f) in and to each and every patent and application filed outside the United States and corresponding to any of the foregoing; and(g) in and to all claims for past, present and future inflingement of the Patent(s), including all rights to sue for and to receive and recover for Assignee's own use all past, present, and future lost profits, royalties, and damages of whatever nature recoverable from an infringement of the Patent(s).			
2. Said inventor(s) hereby covenant and agree to cooperate with said Assignee to enable said Assignee to enjoy to the fullest extent the right, title and interest herein conveyed in the United States, foreign countries, or under any international convention, agreement, protocol, or treaty. Such cooperation by said include prompt production of pertinont facts and documents, giving of testimony, execution of pertitions, onths, specifications, declarations or other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting in said Assignee the right, title and interest herein conveyed; (b) for prosecuting any applications covering said inventions; (c) for filing and prosecuting substitute, divisional, continuing or additional applications covering said inventions; (d) for interference or other priority proceedings involving said inventions, and (f) for legal proceedings involving said inventions and any applications therefor and any Patent(s) granted thereon, including without limitation reissues and recomminations, opposition proceedings, cancellation proceedings, priority contests, public use proceedings, intringement actions and court actions; provided, however, that reasonable expenses incurred by said inventor(s) in providing such cooperation shall be paid for by said Assignee.			
 The terms and covenants of this resignment shall inure to the benefit of said Assignee, its successors, assigns and other legal representatives, and shall be binding upon said inventor(s), their respective beirs, legal representatives and assigns. 			
4. Said Inventor(s) hereby warrant, represent and coverant that said Inventor(s) have not entered and will not enter into any assignment, contract, or understanding in conflict herewith.			
5. Said Inventor(s) hereby request that any Patent(s) issuing in the United States, fareign countries, or abder any international convention, agreement, protocol, or treaty, be issued in the name of the Assignes, or its successors and assigns, for the sole use of said Assignee, its successors, legal representatives and assigns.			
6. This instrument will be interpreted and construed in accordance with the laws of the State of California, without regard to conflict of law principles. If any provision of this instrument is found to be illegal or unsuforceable, the other provisions shall remain effective and enforceable to the greatest extent permitted by law. This instrument may be executed in counterparts, each of which is deemed an original, but all of which together constitute one and the same agreement.			
IN WITNESS WHEREOF, said Inventor(s) have executed and delivered this instrument to said-Assignee as of the dates written below:			
This		EAV. 10	
Date;DAMI	AN GOLDRING	Direction of the control of the cont	DROR SHARON
	is comment table of		e la serve par tipo em la el

PATENT REEL: 036808 FRAME: 0460

	PATENT ASSIGNMENT		Disolver Number 45151-702.301
Date:	GUY BRODETZKI	Date:	AMITRIF
Date:	MENAHEM KAPLAN	Date:	SAGEE-ROSEN
Date:	OMER KEILAF	Date:	URI KINROT :
Date: 8,7,2015	Kar Eugelhardt KATENGELHARST	Date	ITTALNIK

7350305_1.doc

Page 2 of 2