PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3585495

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
CHRISTOPHER C GREGORY	11/07/2014
MATTHEW P JOHNSON	11/07/2014
ROBERT L STANDLEY	11/04/2014

RECEIVING PARTY DATA

Name:	VALERITAS, INC	
Street Address:	750 ROUTE 202 SOUTH	
Internal Address:	SUITE 100	
City:	BRIDGEWATER	
State/Country:	NEW JERSEY	
Postal Code:	08807	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14786009

CORRESPONDENCE DATA

Fax Number: (215)963-5001

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: 2159635435

Email: ggowen@morganlewis.com

Correspondent Name: GAYLE G. GOWEN

Address Line 1: 1701 MARKET STREET

Address Line 4: PHILADELPHIA, PENNSYLVANIA 19103

ATTORNEY DOCKET NUMBER:	101085-5014US	
NAME OF SUBMITTER:	GAYLE G. GOWEN	
SIGNATURE:	/Gayle G. Gowen/	
DATE SIGNED: 10/26/2015		
	This document serves as an Oath/Declaration (37 CFR 1.63).	

Total Attachments: 5

source=Assignment(PCT)#page1.tif

PATENT REEL: 036876 FRAME: 0646



PATENT REEL: 036876 FRAME: 0647

ASSIGNMENT

WHEREAS, WE, Christopher C. Gregory, a citizen of the United States of America, with a post office address of 1321 Wrightstown Road, Newtown, PA 18940; Matthew P. Johnson, a citizen of the United States of America, with a post office address of 38 Columbus Road, Boylstone, MA 01505; and Robert L. Standley, a citizen of the United States of America, with a post office address of 4 Old Meadow Lane, Acton, MA 01720, hereinafter generally referred to individually as "ASSIGNOR" or collectively as "ASSIGNORS," have invented certain new and useful inventions entitled:

"A Fluid Delivery Device Having An Insertable Prefilled Cartridge"

that are described in an International PCT Application having Application No. PCT/US14/40205 filed May 30, 2014 ("Inventions") naming the above ASSIGNORS as inventors and/or applicants.

WHEREAS, Valeritas, Inc. a corporation having a place of business at 750 Route 202 South, Suite 100, Bridgewater, NJ 08807, hereinafter generally referred to as "ASSIGNEE," is desirous of acquiring and/or confirming the acquisition of the Inventions.

NOW, THEREFORE, in consideration of good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged and intending to be legally bound hereby, we, ASSIGNORS, have assigned and/or hereby sell, assign, transfer and convey unto ASSIGNEE, the whole and entire right, title and interest in and to:

all Inventions;

the above patent application and any and all United States and foreign patent applications disclosing one or more of the Inventions including, without limitation, applications for patents including provisionals, non-provisionals, divisions, continuations, continuations-in-part, utility models, PCT applications and designs and any other related United States and foreign applications and equivalents thereof ("Applications"), along with the right to claim priority to the Applications under any treaty relating thereto:

all United States and foreign patents, utility models, inventor's certificates and designs and all equivalents thereof which may be granted for the Inventions or Applications, and all post-grant actions including extensions, renewals, reissues, reexamination certificates, post-grant review certificates, inter partes review certificates, and supplemental examination certificates thereof ("Patents"); and

all rights to sue for and collect damages resulting from past, present and future infringement of all granted or to be granted Patents.

Page 1 of 6

The Inventions, Applications and Patents to be held and enjoyed by ASSIGNEE, for ASSIGNEE's own use and benefit, and for ASSIGNEE's legal representatives and assigns to the full end of the term or terms of said granted or to be granted Patents, as fully and entirely as the same would have been held by ASSIGNORS had this assignment and sale not been made; and for the aforesaid consideration ASSIGNORS hereby covenant, agree and undertake to execute, whenever requested by the above-named ASSIGNEE, all patent applications, assignments, declarations, lawful oaths and any other papers which ASSIGNEE may deem necessary or desirable for securing to ASSIGNEE or for maintaining for ASSIGNEE all the Inventions, Applications and Patents hereby assigned or agreed to be assigned; all without further compensation to the undersigned ASSIGNORS.

It is agreed that ASSIGNORS shall be legally bound, upon request and at the expense of ASSIGNEE or its successors or assigns or a legal representative thereof, to supply all information and evidence of which the undersigned has knowledge or possession, relating to the making and practicing of the Inventions, and to testify in any legal proceeding relating thereto.

Each ASSIGNOR hereby represents and warrants that he has full right, power and authority to assign their entire right, title, and interest in the Patents, Applications, and Inventions, and to consummate the assignment contemplated herein. Each ASSIGNOR also represents and warrants that he has full right, power, and authority to enter into, execute, and deliver this Assignment, the execution and delivery of which have been duly authorized by all necessary action on the part of ASSIGNORS, and no other authorization or proceedings on the part of ASSIGNORS are necessary to authorize this Assignment. This Assignment has been duly executed and delivered and constitutes a valid, binding and enforceable assignment of the entire right, title, and interest in the Patents and Applications, and Inventions.

ASSIGNORS hereby warrant that no assignment, sale, agreement, or encumbrance has been or will be made or entered into which would conflict with this Assignment.

(SIGNATURE PAGES FOLLOW)

Attorney Docket No. 101085-5014WO

11/7/2014 (Date)

Christopher C. Gregory

STATE OF YV/COCACHUZETTS

: SS.

COUNTY OF WAREAK

Before me, a notary public in and for the State and County aforesaid, on this Hold day of County aforesaid, on this Hold of A county aforesaid, on this Hold of County aforesaid aforesaid

Notary Public

My Commission Expires:

KERRY A. CLAFLIN
Hotary Public

// Commonwealth of Mossachusetta My Commission Expires April 1, 2018 (Date) Matthew & Johnson

STATE OF Massachusetts:
ss.
COUNTY OF Warrester :

Before me, a notary public in and for the State and County aforesaid, on this to day of 2014, personally appeared Matthew P. Johnson, who being known to me (or satisfactorily proven), and who having first executed the foregoing Assignment in connection with the inventions entitled A Fluid Delivery Device Having An Insertable Prefilled Cartridge in my presence and have been by me first duly sworn, did acknowledge the foregoing instrument as his free deed and act, signed, sealed and delivered by him for the purpose therein stated and intending to be legally bound thereby and intending that said instrument be recorded.

Notary Public

My Commission Expires:

KERRY A. CLAFLIN
Notary Public
Commonwealth of Massachusetts
Ny Commission Expires April 1, 2016

Attorney Docket No. 101085-5014WO

O4Nov14 (Date)

Robert L. Standley

STATE OF

: 88.

COUNTY OF

Before me, a notary public in and for the State and County aforesaid, on this 4th day of NOV, 2014, personally appeared Robert L. Standley, who being known to me (or satisfactorily proven), and who having first executed the foregoing Assignment in connection with the inventions entitled A Fluid Delivery Device Having An Insertable Prefilled Cartridge in my presence and have been by me first duly sworn, did acknowledge the foregoing instrument as his free deed and act, signed, scaled and delivered by him for the purpose therein stated and intending to be legally bound thereby and intending that said instrument be recorded.

Notary Public

My Commission Expires:

Teb 17+4 2017

