

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT4367224

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|---|----------------------------------|
| SUBMISSION TYPE: | RESUBMISSION |
| NATURE OF CONVEYANCE: | ASSIGNMENT |
| RESUBMIT DOCUMENT ID: | 504247170 |
| CONVEYING PARTY DATA | |
| Name | Execution Date |
| JH QUANTUM TECHNOLOGY, INC. | 06/29/2015 |
| RECEIVING PARTY DATA | |
| Name: | PLASSEIN TECHNOLOGIES LTD, LLC |
| Street Address: | 848 N. RAINBOW BLVD. |
| Internal Address: | #5254 |
| City: | LAS VEGAS |
| State/Country: | NEVADA |
| Postal Code: | 89107 |
| PROPERTY NUMBERS Total: 4 | |
| Property Type | Number |
| Application Number: | 14733058 |
| Patent Number: | 8253057 |
| Patent Number: | 9055660 |
| PCT Number: | US2012052402 |
| CORRESPONDENCE DATA | |
| Fax Number: | |
| <i>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.</i> | |
| Phone: | 408-886-5446 |
| Email: | ned@alliacense.com |
| Correspondent Name: | EDWARD P HELLER III |
| Address Line 1: | 2310 HOMESTEAD RD. |
| Address Line 2: | #C1-505 |
| Address Line 4: | LOS ALTOS, CALIFORNIA 94024-7339 |
| ATTORNEY DOCKET NUMBER: | JHQ-001 |
| NAME OF SUBMITTER: | EDWARD P HELLER III |
| SIGNATURE: | /Edward P Heller III/ |
| DATE SIGNED: | 04/13/2017 |
| This document serves as an Oath/Declaration (37 CFR 1.63). | |

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Total Attachments: 6

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EXHIBIT B

Assignment

This Assignment ("Assignment") is entered into by and between JH Quantum Technology, Inc., (hereinafter "the individual technology principal" or "Quantum") on the one hand, and Plassein Technologies Ltd ("Plassein") on the other hand.

NOW THEREFORE, for and in consideration of the mutual covenants herein contained as well as of other good and valuable consideration the receipt and sufficiency of which is hereby acknowledged, it is covenanted and agreed by and between the Parties hereto that:

1. Subject Matter

1.1. The patents and related materials described at Attachment I hereof, as well as all inventions, improvements, developments, and discoveries conceived, discovered, or reduced to practice by Quantum or its affiliates prior to the expiration of the term of the ComAg and which relate to the Quantum Plasma Furnace ("QPF") Technology, all of which is hereinafter sometimes collectively referred to as the "QPF Technology".

1.2. QPF Technology shall also include all rights with respect to patent rights, copyrights, mask work rights, tradenames, trademarks, trade secrets, and know-how of whatsoever kind or nature and in whatever form which relate to the QPF Technology and in which Quantum or its affiliates have an interest to the extent of such said interest.

1.3. Provided, however, that the term QPF Technology as used herein as well as in the Quantum/Plassein ComAg executed contemporaneously herewith shall for no purpose be deemed to include rights of any kind or nature with respect to refining precious mineral ores, mine tailings, and other mining by-products also known as the Reserved Rights.

2. Grant of Assignment.

2.1. Quantum hereby grants, sets-over, assigns, transfers, and conveys unto Plassein:

2.1.1. The exclusive, worldwide right to:

(i) regulate and control by license, sublicense, affiliation, or other agreement the practice and/or use of the QPF Technology;

(ii) otherwise pursue the Commercialization thereof and the manufacture, sale, and use of products and/or services relying on the QPF Technology;

(iii) sue and collect for its own use and benefit all claims for damages by reason of past infringement or use of the QPF Technology; and,

(iv) pursue all remedies of whatsoever kind or nature for its own use and benefit relating to the past, present, or future use of the QPF Technology;

all pursuant to the terms of the ComAg entered into by the Parties contemporaneously herewith; and,

2.1.2. That portion of the right, title, and interest in and to the QPF Technology which quantitatively corresponds to the Percentage Interest and entitlements of Plassain under the said ComAg;

2.1.3. All of Quantum's right, title, and interest in and to the QPF Technology which exists or may arise at the time of any termination of the said ComAg or Exhibit "A" thereof which is not based upon an adjudication of a default and a lawful termination by Quantum under Section 10 of the said ComAg.

2.2. With respect to any rights to the QPF Technology acquired by Plassain under Section 2.1.3 above, Quantum shall be entitled to receive that certain portion of the Net Recovery realized from the commercialization thereof which would have been otherwise payable to Quantum under the terms of the said ComAg.

3. General.

3.1. In no event shall any right, duty, or privilege arising hereunder be assigned by either party to an entity not under its control without the prior written consent of the other party, and any attempted or purported assignment without such consent

shall be voidable at the option of the non-consenting party.

3.2. Any covenant requiring a party to perform or provide an act or service shall be construed to impose upon such party the burden of the cost thereof unless otherwise provided for herein.

3.3. Section titles are intended only to aid and assist the reader as an index device and are not intended to be descriptive of the contents of the section or to be used for construction or interpretation.

3.4. The failure of any provision of this Agreement by virtue of its being construed as invalid or otherwise unenforceable shall render the entire Agreement cancelable at the option of the party asserting the enforceability of the said provision.

3.5. All rights and obligations under this Agreement shall be resolved as under said ComAg.

4. Attachments.

4.1. Attachment I: Schedule of Patents.

IN WITNESS WHEREOF, the Parties have hereunto set their hands and seals as of 29 June 2015 on ___ November 2015.

OH QUANTUM TECHNOLOGY, INC.

by Jack Hunt
Jack Hunt, CEO

ATTACHMENT I to Exhibits A & B of Plasmeln/Quantum Comag

SCHEDULE OF PATENTS

| JUR | IDENTIFIER | DESCRIPTION | PRIORITY | FILED | STATUS | DATE |
|-----|----------------------------------|--|-----------|-----------|-----------|------------------|
| US | 10/034,154 (JHQ-001) | - System and Method for Plasma Generation | 3 SEP 04 | 3 SEP 04 | Abandoned | n/a |
| US | 8,253,057 | - System and Method for Plasma Generation | 3 SEP 04 | 11 JAN 06 | Issued | 28 AUG 12 12 SEP |
| US | 9,055,660 | - System and Method for Plasma Generation | 3 SEP 04 | 27 AUG 12 | Issued | 9 JUN 15 3 SEP |
| US | 14/733,058 (JHQ-001-P1-C1-D1) | - Plasma Generator | 3 SEP 04 | 8 JUN 15 | Pending | unk unk |
| US | 13/597,230 (JHQ-001-P1-C1-P1) | - System and Method for Plasma Generation | 3 SEP 04 | 28 AUG 12 | Abandoned | n/a n/a |
| US | 61/694,231 | | 28 AUG 12 | 28 AUG 12 | Expired | n/a 28 AUG 13 |

Note: Re Alllicense docket code: JHQ - 001 the first filed; C1 is a continuation; P1 is a CIP; D1 is a divisional.

EPO ----- 7 JUL 15 Pending unk unk

WO 2014/035365 A1 - System and Method 27 AUG 12 27 AUG 12 Done 27 FEB 15 n/a

Does not claim priority to any other application

| IPR EXPIRY | IDENTIFIER | DESCRIPTION | PRIORITY | FILED | STATUS | DATE |
|------------|------------|-------------|----------|-------|--------|------|
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|----|---------------|---|-----------|-----------|------|---------------|
| WO | 2014/036147A1 | System and Method for Plasma Generation | 28 AUG 12 | 28 AUG 13 | Done | 28 FEB 15 n/a |
|----|---------------|---|-----------|-----------|------|---------------|

Claims priority to US application number 13/597,230, filed 28 August 2012

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|----|----------------|--|-----------|-----------|------|---------------|
| WO | 2014/036155 A1 | Material Processor with Plasma Generator | 28 AUG 12 | 28 AUG 13 | Done | 28 FEB 15 n/a |
|----|----------------|--|-----------|-----------|------|---------------|

Claims priority to provisional application 61/694,231 filed 28 August 2012

* This Schedule of Patents shall be deemed to include the items listed above, as well as all progenitors and progeny thereof; all additions, changes, amendments, modifications, actions, counterparts, continuations, continuations-in-part, extensions, reissues, divisionals and/or renewals thereof (Collaterals*) including all disclosures, improvements, rights, and embodiments related to or disclosed in any of such patents, progenitors, progeny, or Collaterals.

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28 Initials of the or Licensee

