

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

EPAS ID: PAT4702797

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	NUNC PRO TUNC ASSIGNMENT
<b>EFFECTIVE DATE:</b>	06/25/2010

**CONVEYING PARTY DATA**

Name	Execution Date
DANIEL H. TRAYNOR	10/16/2014
MARTIN S. FLACKS	03/06/2012

**RECEIVING PARTY DATA**

<b>Name:</b>	AQUEA SCIENTIFIC CORPORATION
<b>Street Address:</b>	1510 ANCHORS WAY
<b>Internal Address:</b>	SUITE A
<b>City:</b>	VENTURA
<b>State/Country:</b>	CALIFORNIA
<b>Postal Code:</b>	92614

**PROPERTY NUMBERS Total: 1**

Property Type	Number
<b>Application Number:</b>	13168730

**CORRESPONDENCE DATA****Fax Number:**

*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:** 949-345-5678  
**Email:** dean.stathakis@ultimatedgeip.com  
**Correspondent Name:** DEAN G. STATHAKIS  
**Address Line 1:** 2372 MORSE AVENUE  
**Address Line 2:** SUITE 252  
**Address Line 4:** IRVINE, CALIFORNIA 92614

<b>ATTORNEY DOCKET NUMBER:</b>	UECLB1-0007US
<b>NAME OF SUBMITTER:</b>	DEAN G. STATAHKIS
<b>SIGNATURE:</b>	/Dean G. Statahkis/
<b>DATE SIGNED:</b>	11/24/2017

**Total Attachments: 4**

source=2014-10-16-nuncprotunvAssignment-INV-Aquea-US61297122-UECLB1-0007US-DHT-MSFExecuted#page1.tif  
source=2014-10-16-nuncprotunvAssignment-INV-Aquea-US61297122-UECLB1-0007US-DHT-MSFExecuted#page2.tif

source=2014-10-16-nuncprotunvAssignment-INV-Aquea-US61297122-UECLB1-0007US-DHT-MSFExecuted#page3.tif  
source=2014-10-16-nuncprotunvAssignment-INV-Aquea-US61297122-UECLB1-0007US-DHT-MSFExecuted#page4.tif

## ASSIGNMENT

WHEREAS, we, Daniel H. Traynor and Martin S. Flacks have made certain inventions which are described in United States Patent Application No. 61/297,122 filed January 21, 2010, entitled "Ceramic Encapsulation By Use Of One Or More Specialized Silanes To Template Oil In An Oil In Water Emulsion", and in United States Patent Application No. 61/358,728 filed June 25, 2010, entitled "Ceramic Encapsulation By Use Of One Or More Silanes To Template Water Soluble Actives In A Water-in-Oil Emulsion", and in United States Patent Application No. 61/358,733 filed June 25, 2010, entitled "Ceramic Encapsulation With Controlled Layering By Use Of Functionalized Silanes", and in United States Patent Application No. 61/358,737 filed June 25, 2010, entitled "Ceramic Encapsulation With Controlled Layering By Use Of Prehydrolyzed Functionalized Silanes", and

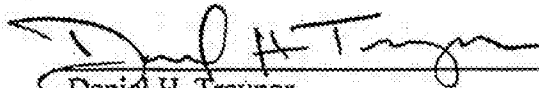
WHEREAS, as of February 1, 2011, Aquea Scientific Corporation (hereinafter referred to as said Company), a Delaware corporation, desired to acquire the entire interest in said inventions throughout the United States of America and the territories thereof, for all other countries and under all international agreements,

NOW, THEREFORE, effective as of February 1, 2011 for and in consideration of One Dollar (\$1.00) to us in hand paid, and other good and valuable consideration, receipt whereof is hereby acknowledged, we hereby sold, assigned and transferred and do hereby sell, assign and transfer *nunc pro tunc* unto said Company, its successors and assigns, the entire right, title and interest throughout the United States of America and the territories thereof, for all foreign countries and under all international agreements in and to said inventions, the aforesaid application, all other applications filed in the United States, in any other country, or under any international agreement based in whole or in part on said inventions, and all Letters Patents granted upon said applications by the United States, by any other country or under any international agreement, and we do hereby authorize and request the Commissioner of Patents and Trademarks to issue said Letters Patent to said Company. We further grant to said Company, its successors and assigns, the right to claim for any of said applications the full benefits and priority rights of any international agreement between the United States and any foreign country or countries or between any other countries.

We hereby warrant that we have the full right to make the conveyance herein, and we hereby covenant that we, our heirs, legal representatives and assigns, will when requested, communicate to said Company, its representatives, successors and assigns, all facts known respecting said inventions, execute all divisional, continuing, reissue, reexamination and foreign or international applications, together with individual assignments therefore, make all rightful oaths, sign all lawful papers, testify in any legal proceeding and generally do everything possible to aid said Company, its successors and assigns, in the obtaining of Letters Patent.

IN TESTIMONY WHEREOF, we have hereunto set our hand and seal at the location and on the date indicated with our signature.

Date: 10-16-2014

  
\_\_\_\_\_  
Daniel H. Traynor (SEAL)

Date: \_\_\_\_\_

\_\_\_\_\_  
Martin S. Flacks (SEAL)

## ASSIGNMENT

WHEREAS, we, Daniel H. Traynor and Martin S. Flacks have made certain inventions which are described in United States Patent Application No. 61/297,122 filed January 21, 2010, entitled "Ceramic Encapsulation By Use Of One Or More Specialized Silanes To Template Oil In An Oil In Water Emulsion", and in United States Patent Application No. 61/358,728 filed June 25, 2010, entitled "Ceramic Encapsulation By Use Of One Or More Silanes To Template Water Soluble Actives In A Water-in-Oil Emulsion", and in United States Patent Application No. 61/358,733 filed June 25, 2010, entitled "Ceramic Encapsulation With Controlled Layering By Use Of Functionalized Silanes", and in United States Patent Application No. 61/358,737 filed June 25, 2010, entitled "Ceramic Encapsulation With Controlled Layering By Use Of Prehydrolyzed Functionalized Silanes", and

WHEREAS, as of February 1, 2011, Aquea Scientific Corporation (hereinafter referred to as said Company), a Delaware corporation, desired to acquire the entire interest in said inventions throughout the United States of America and the territories thereof, for all other countries and under all international agreements,

NOW, THEREFORE, effective as of February 1, 2011 for and in consideration of One Dollar (\$1.00) to us in hand paid, and other good and valuable consideration, receipt whereof is hereby acknowledged, we hereby sold, assigned and transferred and do hereby sell, assign and transfer *nunc pro tunc* unto said Company, its successors and assigns, the entire right, title and interest throughout the United States of America and the territories thereof, for all foreign countries and under all international agreements in and to said inventions, the aforesaid application, all other applications filed in the United States, in any other country, or under any international agreement based in whole or in part on said inventions, and all Letters Patents granted upon said applications by the United States, by any other country or under any international agreement, and we do hereby authorize and request the Commissioner of Patents and Trademarks to issue said Letters Patent to said Company. We further grant to said Company, its successors and assigns, the right to claim for any of said applications the full benefits and priority rights of any international agreement between the United States and any foreign country or countries or between any other countries.

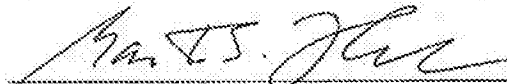
We hereby warrant that we have the full right to make the conveyance herein, and we hereby covenant that we, our heirs, legal representatives and assigns, will when requested, communicate to said Company, its representatives, successors and assigns, all facts known respecting said inventions, execute all divisional, continuing, reissue, reexamination and foreign or international applications, together with individual assignments therefore, make all rightful oaths, sign all lawful papers, testify in any legal proceeding and generally do everything possible to aid said Company, its successors and assigns, in the obtaining of Letters Patent.

IN TESTIMONY WHEREOF, we have hereunto set our hand and seal at the location and on the date indicated with our signature.

Date: \_\_\_\_\_

\_\_\_\_\_  
Daniel H. Traynor (SEAL)

Date: 06 MARCH 2017

  
\_\_\_\_\_  
Martin S. Flacks (SEAL)

QB16070286.1