504992648 07/06/2018 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5039396

SUBMISSION TYPE:			NEW ASSIGNMENT					
NATURE OF CONVEYA	NCE:	RELEASE	RELEASE OF SECURITY INTEREST					
CONVEYING PARTY	ΔΑΤΑ							
		Name	Name					
SILICON VALLEY BAN	IK				04/07/2016			
RECEIVING PARTY D	ΑΤΑ							
Name:	SMAR	SMART SKIN TECHNOLOGIES INC.						
Street Address:	527 QI	IEEN STREET						
Internal Address:	SUITE	SUITE 210						
City:	FREDF	FREDRICTON						
State/Country:	CANA	A						
Postal Code:	E3B 1E	8						
PROPERTY NUMBER			mber	7				
		8884913		-				
		9488538						
CORRESPONDENCE	DATA							
Fax Number:		(314)612-1301						
Correspondence will								
using a fax number, if Phone:	provideo	314-444-7600	cessiui, it will be se	nt via US I	lan.			
Email:		ipdept@lewisrice.						
Correspondent Name		KIRK A. DAMMAN						
Address Line 1:		LEWIS RICE LLC,	IS RICE LLC, 600 WASHINGTON AVE, STE. 2500					
Address Line 2:		BOX IP DEPT						
Address Line 4:		ST LOUIS, MISSC	OURI 63101					
ATTORNEY DOCKET N	IUMBER:	212/2305US	212/2305US					
NAME OF SUBMITTER		ELIZABETH	ELIZABETH HOLTMANN					
SIGNATURE:		/ech/	/ech/					
DATE SIGNED:		07/06/2018						



April 7, 2016

Smart Skin Technologies Inc. 527 Queen Street, Suite 210 Fredericton CANADA E3B 1

Attn: Jeff White

Re: Pay-Off Letter

Dear Jeff:

We refer to the Loan and Security Agreement] dated as of July 27, 2015 (as the same may from time to time have been amended, restated, or otherwise modified, the "Loan Agreement") by and between Smart Skin Techonologies Inc (Borrower') and Silicon Valley Bank ("Bank"). Capitalized terms used but not otherwise defined herein shall have the meanings given them in the Loan Agreement.

Borrower has advised Bank that it intends to repay all amounts due and owing under the Loan Agreement and has requested that Bank provide Borrower with appropriate pay-off amounts for the principal, interest, and other amounts owing by Borrower to Bank under the Loan Documents (as defined below) (such amounts, collectively, the "Obligations"). The pay-off amounts for Borrower as of **April 07,2016** (the "Computation Date") under the Loan Documents are as follows (collectively, together with any additional interest accruing after the Computation Date that must be repaid by Borrower, the "Pay-Off Amount"):

Principal			\$	R	EDA	CTED
Interest			\$	RE	EDA(CTED
Monthly	Minimum	Shortfall	\$	RE	DAC	CTED

Total Amount Owing

From and after the Computation Date and until 12:00 pm Pacific time on the Pay-Off Date (as defined below), interest shall continue to accrue on the unpaid principal amount at the rate set forth in the Loan Agreement. The per diem accrual of interest on the unpaid principal amount is REDACTED Upon request of Borrower, Bank shall provide Borrower with a revised figure for the amount of interest to be paid as a part of the Pay-Off Amount. The foregoing accrued interest amount assumes no change in the operative interest rates after the date hereof. The foregoing principal balance assumes (1) no additional credit extensions under the Loan Agreement, and (2) that collections received by Bank in the normal course of business from the account debtors of Borrower are cleared by their respective banks.

s REDACTED

This letter confirms that Borrower has waived the right to seek any additional credit extensions, and Bank shall not be obligated to make, and Bank shall not make, any further credit extensions or other financial accommodations under the Loan Agreement to or for the benefit of Borrower.

Borrower hereby authorizes Bank to deduct the Pay-Off Amount from Borrower's account, account numberREDACTEDmaintained with Bank

Effective immediately upon Bank's receipt of payment in full in cash of the Pay-Off Amount (the date of Bank's receipt of the Pay-Off Amount being the "Pay-Off Date"; should Bank receive

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payment of the Pay-Off Amount in the form of a check made payable to Bank, the Pay-Off Date shall be the date that is ten (10) Business Days following Bank's receipt of such check), without further action on the part of the parties hereto (i) all Obligations under the Loan Agreement and any other related loan and collateral security documents that may have been issued by Borrower to Bank in connection with the transaction evidenced by the Loan Agreement (collectively, the "Loan Documents"; provided, however, "Loan Documents" shall not include any Bank Services Agreement (as defined below) or any warrant executed by Borrower in favor of Bank and subsequently assigned to SVB Financial Group) shall be paid and discharged in full; (ii) all unfunded commitments to make credit extensions or financial accommodations to Borrower or any other person under the Loan Agreement shall be terminated; (iii) except as otherwise provided below, all security interests and other liens of every type at any time granted to or held by Bank as security for the Obligations shall be terminated and automatically released without further action by Bank; (iv) all guaranties supporting the Loan Agreement shall be released without further action by Bank; and (v) all other obligations of Borrower shall be deemed terminated; provided, however, those obligations, liabilities, covenants, and terms that are expressly specified in any Loan Document as surviving that respective agreement's termination, including without limitation, Borrower's indemnity obligations set forth in the Loan Agreement, shall continue to survive notwithstanding this termination.

Bank authorizes Borrower, or any other party on behalf of Borrower, upon or after the Pay-Off Date, to prepare and file any UCC-3 Termination Statements or other documents necessary to evidence the release of Bank's security interests in any of Borrower's property or assets that secured the Obligations and in any third party and any of such third party's property or assets that guarantied the Obligations or provided collateral security therefore. Within three (3) business days following the Pay-Off Date, Bank shall (i) if required by any third party, deliver to such third party such termination notices relating to any deposit or securities account control agreements or other notices terminating Bank's security interest arising under the Loan Documents, and (ii) if applicable, return any pledged stock in Bank's possession to the pledgor; provided, that any costs or expenses incurred by Bank with respect to such items (including all reasonable attorneys' fees and expenses) shall be reimbursed promptly by Borrower on demand. From and after the Pay-Off Date, Bank further agrees to procure, deliver, or execute and deliver to Borrower, from time to time, all further releases not specified above, certificates, instruments, and documents as may be reasonably requested by Borrower or which are required to evidence the consummation of the payoff contemplated hereby, in each case at the expense of Borrower (including all reasonable attorneys' fees and expenses).

This letter may be executed by any of the parties hereto on separate counterparts, and all of said counterparts taken together shall be deemed to constitute one and the same instrument. Delivery of an executed signature page of this Pay-Off Letter by facsimile or other electronic transmission shall be effective as delivery of a manually executed counterpart hereof.

This letter shall be governed by the laws of the State of California and shall become effective only when signed by Bank and accepted by Borrower by its due execution in the space provided below.

Very truly yours,

SILICON VALLEY BANK By: Name: Title:

Acknowledged by:

SMART SKIN TECHONOLOGIES INC

<u>May 1026</u> 303040 By: Name: Title:

SVB ACCOUNT OFFICER - RETURN EXECUTED PAY-OFF LETTER TO GLS COLLATERAL GROUP

FOR BANK USE ONLY

D GLS COLLATERAL - RECEIVED

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RECORDED: 07/06/2018