#### 505115694 09/27/2018

### PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5162455

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	<b>Execution Date</b>
GEOKINETICS, INC.	07/25/2018

### **RECEIVING PARTY DATA**

Name:	SAEXPLORATION ACQUISITIONS (U.S.), LLC	
Street Address:	1160 DAIRY ASHFORD, STE 160	
City:	HOUSTON	
State/Country:	TEXAS	
Postal Code:	77079	

#### **PROPERTY NUMBERS Total: 1**

Property Type	Number
Patent Number:	9494701

#### **CORRESPONDENCE DATA**

Fax Number: (202)887-4288

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: 2028874000

Email: dc ipdocketing@akingump.com, kkoehler@akingump.com

Correspondent Name: DAVID C. LEE

1333 NEW HAMPSHIRE AVENUE NW Address Line 1:

Address Line 4: WASHINGTON, D.C. 20036

ATTORNEY DOCKET NUMBER:	698740.0002
NAME OF SUBMITTER:	KWAN KOEHLER
SIGNATURE:	/KWAN KOEHLER/
DATE SIGNED:	09/27/2018

#### **Total Attachments: 6**

source=SAE - IP Assignment between Geokinetics, Inc. and SAExploration Acquisitions (US), LLC#page1.tif source=SAE - IP Assignment between Geokinetics, Inc. and SAExploration Acquisitions (US), LLC#page2.tif source=SAE - IP Assignment between Geokinetics, Inc. and SAExploration Acquisitions (US), LLC#page3.tif source=SAE - IP Assignment between Geokinetics, Inc. and SAExploration Acquisitions (US), LLC#page4.tif source=SAE - IP Assignment between Geokinetics, Inc. and SAExploration Acquisitions (US), LLC#page5.tif source=SAE - IP Assignment between Geokinetics, Inc. and SAExploration Acquisitions (US), LLC#page6.tif

PATENT REEL: 046997 FRAME: 0024 505115694

#### INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This Intellectual Property Assignment Agreement (this "<u>Assignment</u>"), dated July 25, 2018 is by and between Geokinetics, Inc., a Delaware corporation (the "<u>Assignor</u>") and SAExploration Acquisitions (U.S.), LLC, a Delaware limited liability company with a business address at 1160 Dairy Ashford, Ste. 160, Houston, Texas 77079 ("<u>Assignee</u>" and together with Assignor, the "<u>Parties</u>").

WHEREAS, SAExploration, Inc., a Delaware corporation and the parent company of Assignee ("Parent"), is party to that certain Asset Purchase Agreement by and among Parent, on the one hand, and Assignor, and certain of Assignor's subsidiaries, debtors and debtors-in-possession (each a "Seller" and, collectively, "Sellers"), on the other hand, dated as of June 26, 2018 (as the same may be further amended, supplemented or otherwise modified from time to time, the "Asset Purchase Agreement");

WHEREAS, Parent and Assignee, a wholly owned subsidiary of Parent, are parties to that certain Assignment and Assumption Agreement dated July 23, 2018 (the "APA Assignment") pursuant to which Parent assigned all of its right, title and interest in, and its duties and obligations under, the Asset Purchase Agreement to Assignee, and Assignee accepted such right, title and interest in, and agreed to assume, perform and discharge all of Parent's duties and obligations under, the Asset Purchase Agreement, all in accordance with Section 14.11 of the Asset Purchase Agreement;

WHEREAS, pursuant to the Sale Order (as defined in the Asset Purchase Agreement) and subject to the terms and conditions of the Asset Purchase Agreement, (a) Sellers, including Assignor, have agreed to sell, assign, transfer, convey and deliver to Assignee, and Assignee has agreed to purchase, acquire and assume from Sellers, all right, title and interest in, to and under the Purchased Assets (as defined in the Purchase Agreement), including all the seismic data, trademarks, know-how, trade secrets, patentable inventions, patents, and other intellectual property rights associated with the Business (as defined in the Purchase Agreement), including those items set forth on Section 1.1(f) of the Disclosure Schedules to the Purchase Agreement (collectively, "Assigned IP"); and (b) Sellers have agreed to assign to Assignee, and Assignee has agreed to assume, pay, perform and discharge, the Assumed Liabilities; and

WHEREAS, the Parties wish to confirm and memorialize the foregoing agreements with respect to the sale, assignment, transfer, conveyance and delivery of the Assigned IP to Assignee, and through this Assignment, the Parties are consummating the foregoing as of June 26, 2018 ("<u>Effective Date</u>").

NOW, THEREFORE, in consideration of the mutual agreements contained herein and in the Purchase Agreement, and expressly subject thereto, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties, intending to be legally bound, hereby agree as follows:

1. <u>Assignment of Rights</u>. Effective upon the Effective Date, Assignor hereby sells, conveys, delivers, transfers and assigns to Assignee all of Assignor's right, title and interest in, to

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and under all the Purchased Assets as set forth in the Purchase Agreement, including the following:

- a. All the patents and patent applications included in the Assigned IP, including the patent properties as set forth in <u>Schedule A</u> attached hereto, including, without limitation, the right to claim priority in the United States and before any international conventions and any other foreign jurisdictions, and continuations, continuations in-part, divisionals, reissues, reexaminations, extensions, modifications, substitutions, along with any and all rights, benefits, privileges and proceeds under such patents and patent applications throughout the world;
- b. All the trademarks included in Assigned IP, including the trademarks set forth in <u>Schedule A</u> attached hereto, including (i) the goodwill associated with the use of and symbolized by such trademarks; (ii) all applications and registrations for the trademarks, and (iii) any and all rights, benefits, privileges and proceeds under the trademarks throughout the world;
- c. Any and all claims against any third party for past, present or future infringement, dilution, misappropriation, misuse or other violation of such Assigned IP and the right to recover for damages and profits for past and future infringements and misappropriations of any part thereof; and
- d. The exclusive right to apply for and maintain all registrations, renewals and/or extensions thereof, the exclusive right to grant licenses or other interests therein, and the right to sue for and recover the same throughout the world in the name of Assignee or its designee.
- 2. <u>Recordation of Assignment</u>. This Assignment may be made of record in any government and/or administrative authorities, including in the United States Patent and Trademark Office and other foreign government offices, as appropriate and desired by Assignee.
- 3. <u>Subject to the Purchase Agreement and Further Assurances</u>. The Parties agree that this Assignment shall be subject to all the terms and conditions of the Purchase Agreement and if there are any discrepancies between the two agreements, the applicable terms of the Purchase Agreement shall apply. Furthermore, Assignor hereby agrees that it will, at any time and from time to time after the date hereof, and without further consideration, take all such further actions, and execute and deliver all such further instruments or documents, as may be reasonably requested by Assignee to effectuate the purposes of this Assignment.
- 4. <u>Expenses</u>. Except as otherwise expressly provided in the Purchase Agreement, Assignor and Assignee shall each bear its own costs and expenses incurred in connection with the preparation, execution and performance of this Assignment, including all fees and expenses of agents, representatives, financial advisors, legal counsel, and accountants.
- 5. <u>Successors and Assigns</u>. This Assignment shall be binding upon, and shall inure to the benefit of, the Parties hereto and their respective successors and assigns.

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- 6. <u>Amendments and Waivers</u>. No amendment, modification, waiver, replacement, termination, or cancellation of any provision of this Assignment will be valid, unless the same will be in writing and signed by Assignee and Assignor.
- 7. <u>Counterparts</u>. This Assignment may be executed in one or more counterparts, all of which shall be considered one and the same agreement, and shall become effective when one or more such counterparts have been signed by each of the Parties and delivered to the other Party. Facsimile or electronic mail transmission of counterpart signatures to this Assignment shall be acceptable and binding.

[Signature Page Follows]

IN WITNESS WHEREOF, the Parties hereto have executed this Assignment to be effective as of the Effective Date.

**ASSIGNOR:** 

GEOKINETICS, INC

By:

Name: Divid Crowley

Title: President and Chief Executive Officer

[Signature Page to Intellectual Property Assignment Agreement]

### ASSIGNEE:

SAEXPLORATION ACQUISITIONS (U.S.),

LLC

Title: Chief Financial Officer, General Counsel

and Secretary

# SCHEDULE A

# I. Trademarks

Trademark	Appln/Reg No	Owner Name
SYMPHONY	4428480	Geokinetics, Inc.
GEOKINETICS	3530976	Geokinetics, Inc.
GEOKINETICS	3569707	Geokinetics, Inc.
DIAMOND	3523970	Geokinetics, Inc.
BE	3523969	Geokinetics, Inc.
TIGRESS	3629423	Geokinetics, Inc.
GEOTRACE	3368040	Geokinetics, Inc.
MAXRES	2894623	Geokinetics, Inc.
ROCKRES	2960354	Geokinetics, Inc.
HFI	2406211	Geokinetics, Inc.

## II. Patents

Title	Patent Application No.	Patent No.	Assignee/Owner Name
Method to Improve Spatial Sampling of Vertical Motion of Seismic Wavefields on the Free Surface of the Earth by Utilizing Horizontal Rotational Motion and Vertical Motion Sensors	13/823,039	9,494,701	Geokinetics, Inc.

PATENT REEL: 046997 FRAME: 0030

**RECORDED: 09/27/2018**