

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT6437750

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
JACOB BOUTIN	05/16/2018
ERIC MARCHAND	05/16/2018
WILBERT DEAN	05/16/2018
RECEIVING PARTY DATA	
Name:	WELLBORE SPECIALTIES, L.L.C.
Street Address:	4844 FREEDOM ROAD
City:	HOUMA
State/Country:	LOUISIANA
Postal Code:	70360
PROPERTY NUMBERS Total: 2	
Property Type	Number
Application Number:	62508868
Application Number:	16614781
CORRESPONDENCE DATA	
Fax Number:	(504)322-7184
<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:	3039216438
Email:	ibarras@gmail.com
Correspondent Name:	IAN C. BARRAS
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Address Line 2:	SUITE 1400
Address Line 4:	NEW ORLEANS, LOUISIANA 70130-3369
ATTORNEY DOCKET NUMBER:	542
NAME OF SUBMITTER:	IAN C. BARRAS
SIGNATURE:	/Ian C. Barras/
DATE SIGNED:	12/08/2020
Total Attachments: 4	
source=Boutin-Executed-Assignment#page1.tif	
source=Boutin-Executed-Assignment#page2.tif	

source=Marchand-Dean-Executed-Assignment#page1.tif

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ASSIGNMENT

WHEREAS, we, Jacob Boutin, Eric Marchand, Wilbert Dean, and Joshua Cormier, residents of the State of Louisiana ("We" or "INVENTORS"), have invented certain improvements to a Liner Top Test Tool set forth in a provisional patent application filed with the United States Patent and Trademark Office (the "USPTO"), including, without limitation, the Improved Liner Top Test Tool described in U.S. provisional patent application 62/598,868, filed May 19, 2017 (said provisional patent application, the "Filed Application"), and, WHEREAS, Wellbore Specialties, L.L.C. (a Louisiana limited liability company) ("ASSIGNEE"), is desirous of acquiring all right, title and interest in and to, and perfecting all of its right, title and interest in and to, all of said improvements and said Filed Application.

NOW THEREFORE, for and in consideration of good and valuable consideration, the receipt of which is hereby acknowledged for all purposes, we, by these presents, do forever, absolutely, unconditionally and irrevocably assign, convey, deliver and transfer unto said ASSIGNEE, its successors, legal representatives, heirs and assigns, the full, complete and exclusive right, title, claim and interest in the United States of America and all foreign countries (including, for the avoidance of doubt, under all treaties (including, without limitation, the International Convention for the Protection of Industrial Property), unions, conventions and other like arrangements, whether or not the United States of America is a party thereto (collectively, "Foreign Treaties")) to all of the following:

(1) said inventions as described in the specification of said Filed Application, as well as any one or more non-provisional or other patent applications later filed with the USPTO, in any foreign country or under any Foreign Treaties, claiming priority to, or otherwise the benefit of, said Filed Application (and we hereby authorize ASSIGNEE and its attorneys to record, when known, the serial number and filing date of said later-filed non-provisional or other patent applications on the reverse hereof) as well as to all improvements, betterments, enhancements, innovations, adaptations, modifications and changes to, or related to, said inventions (collectively, the "Inventions");

(2) said non-provisional and other applications (including, without limitation, said Filed Application as well as any patent applications, now existing or later filed, on or for said Inventions);

(3) all Letters Patent in the United States and all foreign countries (including, without limitation, under Foreign Treaties) which may be granted, allowed, registered or otherwise issued on said Inventions;

(4) all substitutes, divisions, continued prosecution applications, continuations and continuations-in-part or other extensions, reconductions or renewals of said applications (including, without limitation, said Filed Application) or reissues, reexaminations, renewals or extensions of said Letters Patent;

(5) for the avoidance of doubt, all priority rights associated with said provisional and other applications (including, without limitation, said Filed Application and any applications, now existing or later filed, on or for said Inventions), all priority rights associated with said Letters Patent, and all other rights to secure Letters Patent for or on said Inventions; and,

(6) for the avoidance of doubt, any and all causes of action or other claims (whether in law, equity or otherwise) for, as well as the right to sue, claim, counterclaim and recover for, whether now known or later discovered, all past, present and future infringement, trespass or other violation of the following: (a) any and all rights of, to or arising under said Inventions, said applications (including, without limitation, said Filed Application) and said Letters Patent; and, (b) any and all other rights, title, claims or interests assigned, or to be assigned, under, or by the terms of, this instrument, (collectively, subparts (1) through (6), inclusive, the "Property");

said Property to be held, prosecuted and enjoyed by ASSIGNEE, for its own use and behoof and for its legal representatives, successors, heirs and assigns, to the full end of the term for which Letters Patent are granted, and any extensions, renewals, reconductions or other maintenance thereof, as fully and entirely as the same would have been held by us had this assignment and transfer not been made; and, we, *in solido*, hereby covenant, represent, warrant and agree that, at the time of execution and delivery of this instrument: (a) none of us has previously assigned, sold, transferred, exchanged, conveyed, abandoned, mortgaged, hypothecated, pledged, bonded, granted a security interest in, licensed, gifted, donated, bequeathed, alienated, disposed or otherwise encumbered to any third party all or any right, title, claim or interest whatsoever in or to said Property; (b) this assignment, transfer and conveyance is free and clear of all Liens and claims whatsoever; (c) we (collectively and individually) have good and full right and lawful power and authority to assign, transfer and convey the same in the manner herein set forth; and (d) we (collectively and individually) are not now, and shall not hereafter become, a party to any contract, agreement, commitment, obligation or other undertaking in any way whatsoever inconsistent or in conflict with this instrument. The term "Lien" means lien, assessment, charge, mortgage, hypothecation, license, security interest, pledge or other encumbrance or adverse right whatsoever; and "Lien" also includes any court (or other tribunal) judgment, order or decree whatsoever. Without any additional consideration, we, *in solido*, hereby covenant and agree as follows: (1) that our sole, exclusive, entire, only and complete right and remedy against ASSIGNEE for any claim whatsoever arising out of this Assignment (including, without limitation, any claim for lack of cause or consideration) shall be an action for monies due to INVENTORS; and, for the avoidance of doubt, INVENTORS shall never have any right or remedy for any of (and INVENTORS expressly waive and release any right or remedy for each and all of the following): (a) rescission, dissolution, cancellation, voiding, termination, nullification, reversion, or other unwinding of this Assignment; and (b) any injunctive or equitable relief, or any other remedy whatsoever which would, or could potentially, result in INVENTOR or their heirs, legatees, or successors having or otherwise possessing any right, title, claim or interest whatsoever to any of the Property; (2) that each of us will, whenever requested by, or by the counsel of, ASSIGNEE or by, or by the counsel of, its successors, legal representatives, heirs or assigns, in connection with any proceeding anywhere in the world with or involving said Property (including, without limitation, interference, infringement or invalidity proceedings, or any proceedings regarding any division, continued prosecution application, continuation or continuation-in-part of any application for Letters Patent, or any reissue, reexamination or extension of any Letters Patent), sign all applications, instruments, assignments and other papers and documents, take and give all lawful oaths and declarations, testify, and do all acts necessary or required to be done for the filing, application, prosecution, procurement, maintenance, renewal, reexamination, reissue, extension, enforcement, preservation and defense of said Property, without charge to us, our successors, legal representatives, heirs and assigns, but at the cost and expense of ASSIGNEE, its successors, legal representatives, heirs and assigns; and we hereby request the Commissioner of Patents (and the like authority in all foreign countries or under Foreign Treaties) to issue, grant and register said Letters Patent of, for and on the Property to ASSIGNEE as the whole and sole assignee thereof; and, (3) that this Assignment constitutes the entire agreement between INVENTORS and ASSIGNEE relating to its subject matter, and cancels and supersedes any prior proposals, agreements, contracts, or commitments of or relating to the subject matter of this Assignment; and INVENTORS agree that no rights, remedies, or defenses available to ASSIGNEE under this Assignment shall be denied to ASSIGNEE based on the terms of any other agreement currently or hereafter entered into between one or more of INVENTORS and ASSIGNEE; and INVENTORS agree that no rights, remedies, or defenses available to ASSIGNEE under any other agreement currently or hereafter entered into between INVENTORS and ASSIGNEE shall be denied to ASSIGNEE based on the terms of this Agreement. As used in this instrument, the term "Letters Patent," in addition to its general meaning, also means and includes any patent, invention certificate, invention registration or grant of industrial property right; and, the term "Letters Patent" also includes any other patent, letter or grant intended to protect rights to inventions issued by the United States of America, any foreign country or by or under any Foreign Treaties. We, *in solido*, represent and warrant that we (collectively and individually) have not sought to, and will not seek to, (and have not assisted, and will not assist, a third party to) challenge, contest, or otherwise invalidate any of said Property. We, *in solido*, represent and warrant that, to our knowledge: (i) INVENTORS are the true and sole inventors of the Inventions; (ii) said Inventions were not known or used before our conception and reduction to practice of said Inventions; (iii) said Inventions are not the subject of any pending patent applications of any type owned by a third party, were not previously patented and are not described in any publication in any country; (iv) there is no conduct or activity that would lead to, or contribute to, any of said Property being declared invalid or unenforceable; (v) that we have responded, and will continue to respond, fully and accurately to all inquiries by ASSIGNEE and to counsel who prepared, filed, or prosecuted said Filed Application, and that any and all disclosures to others of part or all of the Inventions (including all printed publications and presentations) have been disclosed to ASSIGNEE and to counsel who prepared, filed, or prosecuted said Filed Application; and (vi) the marital status of each of the INVENTORS has not changed since the filing date of the Filed Application. Our covenants, obligations and other undertakings under, and arising under, this instrument shall, without notice to us (collectively or individually) and without our giving or providing any other or further consent, run with and be an appurtenance to said Property; and, shall so run and be an appurtenance without any need or requirement to reference or incorporate this instrument in any assignment or otherwise transfer of said Property. This instrument may be executed in counterparts, and the counterparts shall, collectively, be deemed one instrument.

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Additional Assigned Patents and Patent Applications

Pat. No. or Pat. App. No.
16/614,781

Pat. No. or Pat. App. No.

Pat. No. or Pat. App. No.

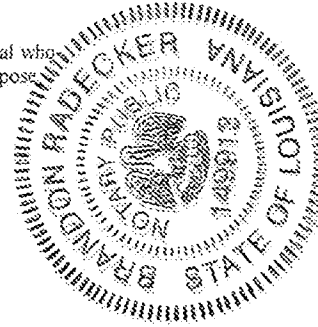
Jacob Boutin
 Jacob Boutin

5-16-18
 Date

STATE OF LOUISIANA, PARISH OF LaFayette

On this 16th day of May, 2018, before me personally appeared Jacob Boutin, to me personally known as the individual who executed the foregoing instrument and who acknowledged to me that he executed the same of his own free will and for the purpose therein set forth.

Brandon Radecker
 Notary Public
 (My Commission Expires with life)



 Eric Marchand

 Date

STATE OF LOUISIANA, PARISH OF _____

On this ____ day of May, 2018, before me personally appeared Eric Marchand, to me personally known as the individual who executed the foregoing instrument and who acknowledged to me that he executed the same of his own free will and for the purpose therein set forth.

 Notary Public
 (My Commission Expires _____)

 Wilbert Dean

 Date

STATE OF LOUISIANA, PARISH OF _____

On this ____ day of May, 2018, before me personally appeared Wilbert Dean, to me personally known as the individual who executed the foregoing instrument and who acknowledged to me that he executed the same of his own free will and for the purpose therein set forth.

 Notary Public
 (My Commission Expires _____)

 Joshua Cormier

 Date

STATE OF LOUISIANA, PARISH OF _____

On this ____ day of May, 2018, before me personally appeared Joshua Cormier, to me personally known as the individual who executed the foregoing instrument and who acknowledged to me that he executed the same of his own free will and for the purpose therein set forth.

 Notary Public
 (My Commission Expires _____)

ASSIGNMENT

WHEREAS, we, Jacob Boutin, Eric Marchand, Wilbert Dean, and Joshua Cormier, residents of the State of Louisiana ("We" or "INVENTORS"), have invented certain improvements to a Liner Top Test Tool set forth in a provisional patent application filed with the United States Patent and Trademark Office (the "USPTO"), including, without limitation, the Improved Liner Top Test Tool described in U.S. provisional patent application 62/508,868, filed May 19, 2017 (said provisional patent application, the "Filed Application"); and, WHEREAS, Wellbore Specialties, L.L.C., (a Louisiana limited liability company) ("ASSIGNEE"), is desirous of acquiring all right, title and interest in and to, and perfecting all of its right, title and interest in and to, all of said improvements and said Filed Application.

NOW THEREFORE, for and in consideration of good and valuable consideration, the receipt of which is hereby acknowledged for all purposes, we, by these presents, do forever, absolutely, unconditionally and irrevocably assign, convey, deliver and transfer unto said ASSIGNEE, its successors, legal representatives, heirs and assigns, the full, complete and exclusive right, title, claim and interest in the United States of America and all foreign countries (including, for the avoidance of doubt, under all treaties (including, without limitation, the International Convention for the Protection of Industrial Property), unions, conventions and other like arrangements, whether or not the United States of America is a party thereto (collectively, "Foreign Treaties")) to all of the following:

- (1) said inventions as described in the specification of said Filed Application, as well as any one or more non-provisional or other patent applications later filed with the USPTO, in any foreign country or under any Foreign Treaties, claiming priority to, or otherwise the benefit of, said Filed Application (and we hereby authorize ASSIGNEE and its attorneys to record, when known, the serial number and filing date of said later-filed non-provisional or other patent applications on the reverse hereof) as well as to all improvements, betterments, enhancements, innovations, adaptations, modifications and changes to, or related to, said inventions (collectively, the "Inventions");
- (2) said non-provisional and other applications (including, without limitation, said Filed Application as well as any patent applications, now existing or later filed, on or for said Inventions);
- (3) all Letters Patent in the United States and all foreign countries (including, without limitation, under Foreign Treaties) which may be granted, allowed, registered or otherwise issued on said Inventions;
- (4) all substitutes, divisions, continued prosecution applications, continuations and continuations-in-part or other extensions, reconductions or renewals of said applications (including, without limitation, said Filed Application) or reissues, reexaminations, renewals or extensions of said Letters Patent;
- (5) for the avoidance of doubt, all priority rights associated with said provisional and other applications (including, without limitation, said Filed Application and any applications, now existing or later filed, on or for said Inventions), all priority rights associated with said Letters Patent, and all other rights to secure Letters Patent for or on said Inventions; and,
- (6) for the avoidance of doubt, any and all causes of action or other claims (whether in law, equity or otherwise) for, as well as the right to sue, claim, counterclaim and recover for, whether now known or later discovered, all past, present and future infringement, trespass or other violation of the following: (a) any and all rights of, to or arising under said Inventions, said applications (including, without limitation, said Filed Application) and said Letters Patent; and, (b) any and all other rights, title, claims or interests assigned, or to be assigned, under, or by the terms of, this instrument; (collectively, subparts (1) through (6), inclusive, the "Property");

said Property to be held, prosecuted and enjoyed by ASSIGNEE, for its own use and behoof and for its legal representatives, successors, heirs and assigns, to the full end of the term for which Letters Patent are granted, and any extensions, renewals, reconductions or other maintenance thereof, as fully and entirely as the same would have been held by us had this assignment and transfer not been made; and, we, *in solido*, hereby covenant, represent, warrant and agree that, at the time of execution and delivery of this instrument: (a) none of us has previously assigned, sold, transferred, exchanged, conveyed, abandoned, mortgaged, hypothecated, pledged, liened, granted a security interest in, licensed, gifted, donated, bequeathed, alienated, disposed or otherwise encumbered to any third party all or any right, title, claim or interest whatsoever in or to said Property; (b) this assignment, transfer and conveyance is free and clear of all Liens and claims whatsoever; (c) we (collectively and individually) have good and full right and lawful power and authority to assign, transfer and convey the same in the manner herein set forth; and (d) we (collectively and individually) are not now, and shall not hereafter become, a party to any contract, agreement, commitment, obligation or other undertaking in any way whatsoever inconsistent or in conflict with this instrument. The term "Lien" means lien, assessment, charge, mortgage, hypothecation, license, security interest, pledge or other encumbrance or adverse right whatsoever; and "Lien" also includes any court (or other tribunal) judgment, order or decree whatsoever. Without any additional consideration, we, *in solido*, hereby covenant and agree as follows: (1) that our sole, exclusive, entire, only and complete right and remedy against ASSIGNEE for any claim whatsoever arising out of this Assignment (including, without limitation, any claim for lack of cause or consideration) shall be an action for monies due to INVENTORS; and, for the avoidance of doubt, INVENTORS shall never have any right or remedy for any of (and INVENTORS expressly waive and release any right or remedy for each and all of the following): (a) rescission, dissolution, cancellation, voiding, termination, nullification, reversion, or other unwinding of this Assignment; and (b) any injunctive or equitable relief, or any other remedy whatsoever which would, or could potentially, result in INVENTOR or their heirs, legatees, or successors having or otherwise possessing any right, title, claim or interest whatsoever to any of the Property; (2) that each of us will, whenever requested by, or by the counsel of, ASSIGNEE or by, or by the counsel of, its successors, legal representatives, heirs or assigns, in connection with any proceeding anywhere in the world with or involving said Property (including, without limitation, interference, infringement or invalidity proceedings, or any proceedings regarding any division, continued prosecution application, continuation or continuation-in-part of any application for Letters Patent, or any reissue, reexamination or extension of any Letters Patent), sign all applications, instruments, assignments and other papers and documents, take and give all lawful oaths and declarations, testify, and do all acts necessary or required to be done for the filing, application, prosecution, procurement, maintenance, renewal, reexamination, reissue, extension, enforcement, preservation and defense of said Property, without charge to us, our successors, legal representatives, heirs and assigns, but at the cost and expense of ASSIGNEE, its successors, legal representatives, heirs and assigns; and we hereby request the Commissioner of Patents (and the like authority in all foreign countries or under Foreign Treaties) to issue, grant and register said Letters Patent of, for and on the Property to ASSIGNEE as the whole and sole assignee thereof; and, (3) that this Assignment constitutes the entire agreement between INVENTORS and ASSIGNEE relating to its subject matter, and cancels and supersedes any prior proposals, agreements, contracts, or commitments of or relating to the subject matter of this Assignment; and INVENTORS agree that no rights, remedies, or defenses available to ASSIGNEE under this Assignment shall be denied to ASSIGNEE based on the terms of any other agreement currently or hereafter entered into between one or more of INVENTORS and ASSIGNEE; and INVENTORS agree that no rights, remedies, or defenses available to ASSIGNEE under any other agreement currently or hereafter entered into between INVENTORS and ASSIGNEE shall be denied to ASSIGNEE based on the terms of this Agreement. As used in this instrument, the term "Letters Patent" in addition to its general meaning, also means and includes any patent, invention certificate, invention registration or grant of industrial property right; and, the term "Letters Patent" also includes any other patent, letter or grant intended to protect rights to inventions issued by the United States of America, any foreign country or by or under any Foreign Treaties. We, *in solido*, represent and warrant that we (collectively and individually) have not sought to, and will not seek to, (and have not assisted, and will not assist, a third party to) challenge, contest, or otherwise invalidate any of said Property. We, *in solido*, represent and warrant that, to our knowledge: (i) INVENTORS are the true and sole inventors of the Inventions, (ii) said Inventions were not known or used before our conception and reduction to practice of said Inventions, (iii) said Inventions are not the subject of any pending patent applications of any type owned by a third party, were not previously patented and are not described in any publication in any country, (iv) there is no conduct or activity that would lead to, or contribute to, any of said Property being declared invalid or unenforceable, (v) that we have responded, and will continue to respond, fully and accurately to all inquiries by ASSIGNEE and to counsel who prepared, filed, or prosecuted said Filed Application, and that any and all disclosures to others of part or all of the Inventions (including all printed publications and presentations) have been disclosed to ASSIGNEE and to counsel who prepared, filed, or prosecuted said Filed Application, and (vi) the marital status of each of the INVENTORS has not changed since the filing date of the Filed Application. Our covenants, obligations and other undertakings under, and arising under, this instrument shall, without notice to us (collectively or individually) and without our giving or providing any other or further consent, run with and be an appurtenance to said Property; and, shall so run and be an appurtenance without any need or requirement to reference or incorporate this instrument in any assignment or otherwise transfer of said Property. This instrument may be executed in counterparts; and the counterparts shall, collectively, be deemed one instrument.

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Additional Assigned Patents and Patent Applications

Pat. No. or Pat. App. No.
16/614,781

Pat. No. or Pat. App. No.

Pat. No. or Pat. App. No.

Jacob Boutin _____ Date _____

STATE OF LOUISIANA, PARISH OF _____

On this ____ day of May, 2018, before me personally appeared Jacob Boutin, to me personally known as the individual who executed the foregoing instrument and who acknowledged to me that he executed the same of his own free will and for the purpose therein set forth.


Eric Marchand

Notary Public
(My Commission Expires _____)

16 May 2018
Date

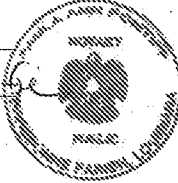
STATE OF LOUISIANA, PARISH OF Terrebonne

On this 16th day of May, 2018, before me personally appeared Eric Marchand, to me personally known as the individual who executed the foregoing instrument and who acknowledged to me that he executed the same of his own free will and for the purpose therein set forth.


Wilbert Dean

Notary Public
(My Commission Expires _____)

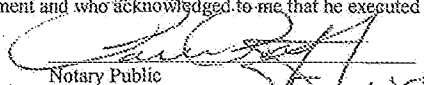
16 May 2018
Date

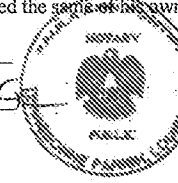


Paula Ann Proulx
Notary Public: # 49283
Terrebonne Parish, LA
Commissioned for Life

STATE OF LOUISIANA, PARISH OF Terrebonne

On this 16th day of May, 2018, before me personally appeared Wilbert Dean, to me personally known as the individual who executed the foregoing instrument and who acknowledged to me that he executed the same of his own free will and for the purpose therein set forth.


Notary Public
(My Commission Expires _____)



Paula Ann Proulx
Notary Public: # 49283
Terrebonne Parish, LA
Commissioned for Life

Joshua Cormier _____ Date _____

STATE OF LOUISIANA, PARISH OF _____

On this ____ day of May, 2018, before me personally appeared Joshua Cormier, to me personally known as the individual who executed the foregoing instrument and who acknowledged to me that he executed the same of his own free will and for the purpose therein set forth.

Notary Public
(My Commission Expires _____)