506668470 05/18/2021

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6715285

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
MICHAEL COMBS	05/12/2021
AMBER MILLER	02/12/2021
CODY PARKER	05/11/2021

RECEIVING PARTY DATA

Name:	ACETATE INTERNATIONAL, LLC	
Street Address:	222 W. LAS COLINAS BLVD.	
Internal Address:	SUITE 900N	
City:	IRVING	
State/Country:	TEXAS	
Postal Code:	75039	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	17172727

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.

Email: payoung@kilpatricktownsend.com

Correspondent Name: KILPATRICK TOWNSEND & STOCKTON LLP

Address Line 1: 1100 PEACHTREE STREE

Address Line 2: SUITE 2800

Address Line 4: ATLANTA, GEORGIA 30309

ATTORNEY DOCKET NUMBER:	589011US-CD (1234325)	
NAME OF SUBMITTER:	PHOEBE YOUNG	
SIGNATURE:	/Phoebe Young/	
DATE SIGNED:	05/18/2021	

Total Attachments: 3

source=Assignment for Recordation#page1.tif source=Assignment for Recordation#page2.tif source=Assignment for Recordation#page3.tif

PATENT 506668470 REEL: 056273 FRAME: 0487

Attorney Docket No.: 58901US-CD (1234325) Serial No.: 17/172,727

Celanese Ref. No.: 2019P0071-US-NP

ASSIGNMENT

WHEREAS, MICHAEL COMBS, AMBER MILLER AND CODY PARKER (hereinafter referred to as ASSIGNOR(S)), have invented certain new and useful inventions relating to DEGRADABLE CELLULOSE ESTER (hereinafter referred to as The Invention) for which an application for United States Letters Patent was filed on <u>February 10, 2021</u>, as Serial No. <u>17/172.727</u> (hereinafter referred to as The Invention).

WHEREAS, ACETATE INTERNATIONAL, LLC, a corporation duly organized under and pursuant to the laws of Delaware and whose post office address is 222 W. LAS COLINAS BLVD., SUFFE 900N, IRVING, TEXAS 75039, (hereinafter referred to as ASSIGNEE), is desirous of acquiring the entire right, title and interest in and to THE INVENTION in the United States and throughout the world.

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, ASSIGNOR(S), by these presents does/do sell, assign and transfer unto said ASSIGNEE, the entire right, title and interest in and to THE INVENTION and THE APPLICATION throughout the United States of America, including any and all United States Letters Patent granted on any non-provisional, division, continuation-in-part, and reissue of THE APPLICATION; and the entire right, title and interest in and to THE INVENTION throughout the world, including the right to apply for patents and inventor certificates in respect thereof and to claim priority pursuant to rights accorded ASSIGNOR(S) under the terms of the Paris International Convention and all other available international conventions and treaties; and the entire right, title and interest in and to any and all applications filed throughout the world in respect of THE INVENTION and to any and all patents, patents of addition, utility models, patents of importation, revalidation patents and inventor certificates which may be granted throughout the world in respect of THE INVENTION.

ALSO, ASSIGNOR(s) hereby agree to execute any documents that legally may be required in connection with the filing, prosecution and maintenance of THE INVENTION or any other patent application(s) or inventor certificate(s) in the United States and in foreign countries for THE INVENTION, including additional documents that may be required to affirm the rights of ASSIGNEE in and to THE INVENTION, all without further consideration. ASSIGNOR(s) also agree, without further consideration and at ASSIGNEE's expense, to identify and communicate to ASSIGNEE at ASSIGNEE's request documents and information concerning THE INVENTION that are within ASSIGNORS' possession or control, and to provide further assurances and testimony on behalf of ASSIGNEE that lawfully may be required of ASSIGNOR(s) in respect of the prosecution, maintenance and defense of any patent application or patent encompassed within the terms of this instrument.

ASSIGNOR(S) also agree, without further consideration and at ASSIGNUE'S expense, to transfer the right to sue for past infringement to ASSIGNUE and at ASSIGNUE'S request documents and information concerning the enforcement of the right to sue within ASSIGNOR(S) possession or control, and to provide further assurances and testimony on behalf of ASSIGNUE that lawfully may be required of ASSIGNOR(S) in respect of the right to sue of any patent encompassed within the terms of this instrument.

ASSIGNORS' obligation under this instrument shall extend to ASSIGNORS' heirs, executors, administrators and other legal representatives.

ASSIGNOR(S) hereby grant the firm of Kilpatrick Townsend and Stockton LLP of Washington DC, the power to insert on this Assignment any further identification which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

ASSIGNOR(S) hereby authorize and request the Commissioner of Patents and Trademarks to issue any and all United States Letters Patent referred to above to ASSIGNEE of the entire right, title and interest in and to the same, for ASSIGNEE'S sole use and behalf, and for the use and behalf of ASSIGNEE'S legal representatives and successors, to the full end of the term for which such Letters Patent may be granted, as fully and entirely as the same would have been held by ASSIGNORS had this assignment and sale not been made.

Date 6 17 2	Signature of Assignor	MICHAEL COMBS
Witnessed by:	Date:	
Date	Signature of Assignor	AMBER MILLER
Witnessed by:	Date:	www.a.a.a.a.a.a.a.a.a.a.a.a.a.a.a.a.a.a
Date	Signature of Assignor	Copy FARKER
Witnessed by:	Date	

Attorney Docket No.: 58901US-CD (1234325)

Celanese Ref. No.: 2019P0071-US-NP

ASSIGNMENT

Serial No.: 17/172,727

WHEREAS. MICHAEL COMBS, AMBER MILLER AND CODY PARKER (hereinafter referred to as ASSIGNOR(S)), have invented certain new and useful inventions relating to DEGRADABLE CELLULOSE ESTER (hereinafter referred to as THE INVENTION) for which an application for United States Letters Patent was filed on February 10, 2021, as Serial No. 17/172.727 (hereinafter referred to as THE INVENTION)

WHEREAS, ACETATE INTERNATIONAL, LLC, a corporation duly organized under and pursuant to the laws of Delaware and whose post office address is 222 W. LAS COLINAS BLVD., SUITE 900N, IRVING, TEXAS 75039. (hereinafter referred to as ASSIGNEE), is desirous of acquiring the entire right, title and interest in and to THE INVENTION in the United States and throughout the world.

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, ASSIGNOR(S), by these presents does/do sell, assign and transfer unto said ASSIGNEE, the entire right, title and interest in and to THE INVENTION and THE APPLICATION throughout the United States of America, including any and all United States Letters Patent granted on any non-provisional, division, continuation-in-part, and reissue of THE APPLICATION: and the entire right, title and interest in and to THE INVENTION throughout the world, including the right to apply for patents and inventor certificates in respect thereof and to claim priority pursuant to rights accorded ASSIGNOR(S) under the terms of the Paris International Convention and all other available international conventions and treaties; and the entire right, title and interest in and to any and all applications filed throughout the world in respect of THE INVENTION and to any and all patents, patents of addition, utility models, patents of importation, revalidation patents and inventor certificates which may be granted throughout the world in respect of THE INVENTION.

ALSO, ASSIGNOR(S) hereby agree to execute any documents that legally may be required in connection with the filing, prosecution and maintenance of THE INVENTION or any other patent application(s) or inventor certificate(s) in the United States and in foreign countries for THE INVENTION, including additional documents that may be required to affirm the rights of ASSIGNEE in and to THE INVENTION, all without further consideration. ASSIGNOR(s) also agree, without further consideration and at ASSIGNEE's expense, to identify and communicate to ASSIGNEE at ASSIGNEE's request documents and information concerning THE INVENTION that are within ASSIGNOR(s) possession or control, and to provide further assurances and testimony on behalf of ASSIGNEE that lawfiely may be required of ASSIGNOR(s) in respect of the prosecution, maintenance and defense of any patent application or patent encompassed within the terms of this instrument.

ASSIGNOR(3) also agree, without further consideration and at ASSIGNEE's expense, to transfer the right to sue for past infringement to ASSIGNEE and at ASSIGNEE's request documents and information concerning the enforcement of the right to sue within ASSIGNOR(3) possession or control, and to provide further assurances and testimony on behalf of ASSIGNEE that lawfully may be required of ASSIGNOR(3) in respect of the right to sue of any patent encompassed within the terms of this instrument.

ASSIGNORS' obligation under this instrument shall extend to ASSIGNORS' heirs, executors, administrators and other legal representatives

ASSIGNOR(s) Fereby grant the firm of Kilpatrick Townsend and Stockton LLP of Washington DC, the power to insent on this Assignment any further identification which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document

ASSIGNOR(3) hereby authorize and request the Commissioner of Patents and Trademarks to issue any and all United States Letters Patent referred to above to Assignee of the entire right, title and interest in and to the same, for Assignee's sole use and behalf, and for the use and behalf of Assignee's legal representatives and successors, to the full end of the term for which such Letters Patent may be granted, as fully and entirely as the same would have been held by Assignors had this assignment and sale not been made.

Date	Signature of Assignor	MICHAEL COMBS
Witnessed by	Date	
Date 2/12/21	Signature of Assignor	anger MULER
Witnessed by: Long/_	Date.	AMBER MILLER AND LOCAL MARKET MILLER
Date	Signature of Assignor	Copy PARKER
Witnessed by	Date	

Page 1 of 1

PATENT REEL: 056273 FRAME: 0489 Attorney Docket No.: 58901US-CD (1234325). Celanese Ref. No.: 2019P0071-US-NP

ASSIGNMENT

Seriel No.: 17/172,727

WHEREAS, MARIAN, COMBS, AMERICANELER AND CONVITABLES (Incremeller referred to an American), have incomed communicate united investigate relations relating to DEGRADABLE CELLULOSE ESTER (incremeller referred to an Event 1999) for which an application for Critical States Latters Patent was filled on <u>Estimaty 10, 2021</u>, as Serial No. 12/12/227. (incremeller referred to an Time Deventural)

WHEREAS, ACTIVE INTERNATIONAL, LLC, a constraint only organized under and parament to the laws of Delaware and whose post office address in 222 W. Las Conavas B. Va., Store WOX, Review, Vision PNON, thereins the enter right into and interest in and in The Devictions in the United States and themselves the world.

NOW, THEREFORE, he good and cohable consideration, receipt of which is hereby acknowledged, ASSOCIAC(3), by these presents does/do sell, associal and transfer unto said Associal, the entire right, title and interest is and to The topportion and The APPLICATION throughout the United States of America, including any and all United States Letters Patent grasted as any son-provisional, division, continuation, continuation-in-part, and ensure of The APPLICATION; and the entire right, title and interest in and to The DVANTON throughout the world, including the right to apply the patents and inventor continuates in respect thereof and to claim priority pursuant or rights accorded ASSOCIAC(3) under the terms of the Paris International Convention and all other available interest in and to any and all applications filed throughout the world in respect of The Dvanton and to any and all applications filed throughout the world in respect of The Dvanton and to any and all potents, patents of improvision, revalidation patents and inventor continuates which may be grasted throughout the world in respect of This becomes

ALSO, Assistant(s) hereby agree to concur my documents that legally may be required in connection with the filing, prosecution and maintenance of THE INVENTION or any other potent application(s) or inventor certificate(s) in the United States and in Everyteen and maintenance of THE INVENTION, including additional documents that may be required to although of Assistance in and to THE INVENTION all without further consideration. Assistance (s) also agree, widous further consideration and at Assistance's expense, to identify and communicate to Assistance's required documents and information concerning The Inventors dust are within Assistance's possession or control, and to provide further associances and testimony on behalf of Assistance that travially may be required of Assistances(s) in respect of the prosecution, maintained and defense of any patent application or patent encompared within the terms of this institution.

ASSESSME) also agree, without further consideration and at Assessmel's expense, to transfer the right to sue for post infringement to ASSESSME and at ASSESSME request documents and information concerning the enforcement of the right to see within ASSESSME(s) processors or control, and to provide further assessment and tensioners on behalf of ASSESSME that lawfully may be required of ASSESSME(s) in respect of the right to see of any patent encompassed within the terms of this instrument.

ASSECUCIES obligation under this instrument shell extend to ASSECUCIES heirs, executors, administrators and other legal representatives

ASSENCE(5) beenly great the firm of Kupanick Townsend and Suckton U.P of Washington DC, the power to insert on this Assignment my further identification which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark (White for recordation of this document

ASSENCE(S) hereby sufficient and request the Commissioner of Patents and Trademarks to issue any and all United States Letters Patent referred to show to ASSENCES of the entire right, title and interest in and to the same, for ASSENCES sole use and behalf, and for the use and behalf of ASSENCES logal representatives and successors, to the full end of the term for which such Letters Patent may be granted, as fully and embrely as the same would have been belt by ASSENCES had this assignment and sale not been made.

Oate		Signature of Ax	g Sarca.	
				Michael COMBS
Witnessed by		ngarina atau supatan araw	Date	
Dam		Signature of As	eimor.	A3.LUM grank
Witnessed by		an a contract and a state of	Dase:	
15 me 5/11/2	M.	Signature of Ax	niina.	
Winesand by		aga a sa	Date	*>= PARKER

Page 1 of 1