# 506691282 06/01/2021

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6738099

SUBMISSION TYPE:		NEW ASSIGNMENT					
NATURE OF CONVEYANCE:		ASSIGNMENT					
CONVEYING PARTY	DATA						
			Name		Execution Date		
MASON QUINN LUTT	ERBACH				11/23/2020		
GLENN WILLIAM KAY	Έ				11/16/2020		
DANIEL PETER STEF	RLING				11/17/2020		
RECEIVING PARTY D	ΑΤΑ						
Name:	HENKE	EL IP (	& HOLDING GMBH				
Street Address:	HENKE	HENKELSTRASSE 67					
City:	DUESS	DUESSELDORF					
State/Country:	GERMA	GERMANY					
Postal Code:	40589	40589					
Property Type		0005	Number				
Application Number: 296		2965	2751				
	be sent to		e-mail address first; if that is un hat is unsuccessful, it will be ser				
			999116 Marine Charles Lang				
-		noore@henkel.com <el corporation<="" td=""></el>					
-			ELM STREET				
Address Line 4:		STAMFORD, CONNECTICUT 06902					
ATTORNEY DOCKET NUMBER:			2020D00007US_BD				
NAME OF SUBMITTER:			BOJUAN DENG				
SIGNATURE:			/Bojuan Deng, Reg. No. 64512/				
DATE SIGNED:			06/01/2021				
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#### **ASSIGNMENT AGREEMENT**

#### WHEREAS:

**Mason Quinn Lutterbach**, citizen of the United States, of 30 Trefoil Drive, Trumbull, CT 06611, United States (hereinafter referred to as ASSIGNOR), as part of and in the course of her/his employment with a Henkel legal entity, invented a certain invention entitled **Bottle**, which was filed under Patent Application No. <u>29/652751</u> on <u>November 10,2020</u> in the United States Patent & Trademark Office; and

#### WHEREAS:

Henkel IP & Holding GmbH, having an address of Henkelstrasse 67, Duesseldorf, Germany 40589 (hereinafter referred to as ASSIGNEE), to the extent it has not already been done, is desirous of acquiring ASSIGNOR's entire right, title and interest in, to and under said invention, and in, to and under any patent(s) which may be granted on the invention in any country or from any patent(s) or intellectual property office(s) around the World.

#### NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN:

Be it known that for good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNOR, to the extent she/he has not already done so, hereby sells, assigns and transfers to ASSIGNEE her/his entire right, title and interest in, to and under said invention and to any patent application(s) for the invention filed in any patent(s) or intellectual property office(s) around the World including all priority rights related thereto and any patent(s) obtained therefrom, together with any and all continuation(s), divisional(s), renewal(s), substitute(s), reissue(s), revalidation(s), registration(s), certificate(s), petty patent(s), utility model(s), supplementary protection certificate(s), extension(s) or other patent application(s) or patent(s) that have been or may be granted on said invention; and the right to sue to collect money damages and seek injunctive relief to enforce any patent(s) or similar protection(s) directed to said

## PATENT REEL: 056400 FRAME: 0162

invention that is granted on the application(s). By so doing ASSIGNOR divests herself/himself of all such rights in the preceding sentence.

ASSIGNOR hereby covenants that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this Agreement.

ASSIGNOR further covenants and agrees that upon the request of ASSIGNEE and with no further consideration but at the expense of ASSIGNEE, ASSIGNOR will: promptly provide to ASSIGNEE all facts and documents relating to said invention or said patent application that are known or accessible to ASSIGNOR; testify in any litigation or other proceeding relating to said invention or said patent application(s); and promptly execute and deliver to ASSIGNEE any and all papers, instruments or affidavits which may be necessary or desirable to apply for, obtain, maintain, issue or enforce patent protection(s) for said invention or to vest title to said invention in ASSIGNEE.

ASSIGNOR further covenants and agrees that this Agreement is the entire agreement between ASSIGNOR and ASSIGNEE with respect to the transfer of rights in this invention and supersedes all prior or contemporaneous oral or written agreements in that regard.

ASSIGNEE and ASSIGNOR agree that if any provision of the Agreement is found by any Court, tribunal or administrative body of competent jurisdiction to be wholly or partly illegal, invalid, void, voidable, unenforceable or unreasonable it shall, to the extent of such illegality, invalidity, voidness, voidability, unenforceability or unreasonableness, be deemed severable and the remaining provisions of the Agreement and the remainder of such provision shall continue in full force and effect.

Executed and delivered by the ASSIGNOR:

ASSIGNOR: this 23 day of November, 2020

Mason Quinn Lutterbach NAME OF INVENTOR

SIGNATURE OF INVENTOR

#### **ASSIGNMENT AGREEMENT**

#### WHEREAS:

**Glenn William Kaye**, citizen of the United States, of 30 Trefoil Drive, Trumbull, CT 06611, United States (hereinafter referred to as ASSIGNOR), as part of and in the course of her/his employment with a Henkel legal entity, invented a certain invention entitled **Bottle**, which was filed under Patent Application No. <u>29/652751</u> on <u>November 10, 2020</u> in the United States Patent & Trademark Office; and

#### WHEREAS:

Henkel IP & Holding GmbH, having an address of Henkelstrasse 67, Duesseldorf, Germany 40589 (hereinafter referred to as ASSIGNEE), to the extent it has not already been done, is desirous of acquiring ASSIGNOR's entire right, title and interest in, to and under said invention, and in, to and under any patent(s) which may be granted on the invention in any country or from any patent(s) or intellectual property office(s) around the World.

#### NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN:

Be it known that for good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNOR, to the extent she/he has not already done so, hereby sells, assigns and transfers to ASSIGNEE her/his entire right, title and interest in, to and under said invention and to any patent application(s) for the invention filed in any patent(s) or intellectual property office(s) around the World including all priority rights related thereto and any patent(s) obtained therefrom, together with any and all continuation(s), divisional(s), renewal(s), substitute(s), reissue(s), revalidation(s), registration(s), certificate(s), petty patent(s), utility model(s), supplementary protection certificate(s), extension(s) or other patent application(s) or patent(s) that have been or may be granted on said invention; and the right to sue to collect money damages and seek injunctive relief to enforce any patent(s) or similar protection(s) directed to said

## PATENT REEL: 056400 FRAME: 0165

invention that is granted on the application(s). By so doing ASSIGNOR divests herself/himself of all such rights in the preceding sentence.

ASSIGNOR hereby covenants that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this Agreement.

ASSIGNOR further covenants and agrees that upon the request of ASSIGNEE and with no further consideration but at the expense of ASSIGNEE, ASSIGNOR will: promptly provide to ASSIGNEE all facts and documents relating to said invention or said patent application that are known or accessible to ASSIGNOR; testify in any litigation or other proceeding relating to said invention or said patent application(s); and promptly execute and deliver to ASSIGNEE any and all papers, instruments or affidavits which may be necessary or desirable to apply for, obtain, maintain, issue or enforce patent protection(s) for said invention or to vest title to said invention in ASSIGNEE.

ASSIGNOR further covenants and agrees that this Agreement is the entire agreement between ASSIGNOR and ASSIGNEE with respect to the transfer of rights in this invention and supersedes all prior or contemporaneous oral or written agreements in that regard.

ASSIGNEE and ASSIGNOR agree that if any provision of the Agreement is found by any Court, tribunal or administrative body of competent jurisdiction to be wholly or partly illegal, invalid, void, voidable, unenforceable or unreasonable it shall, to the extent of such illegality, invalidity, voidness, voidability, unenforceability or unreasonableness, be deemed severable and the remaining provisions of the Agreement and the remainder of such provision shall continue in full force and effect.

Attorney Docket No.: 2020D00007 US

Executed and delivered by the ASSIGNOR:

this <u> $16^{\tau h}$ </u> day of <u>NOVEMBER</u>, 2020

Glenn William Kaye

SIGNATURE OF INVENTOR

## PATENT REEL: 056400 FRAME: 0167

#### **ASSIGNMENT AGREEMENT**

#### WHEREAS:

**Daniel Peter Sterling**, citizen of the United States, of 30 Trefoil Drive, Trumbull, CT 06611, United States (hereinafter referred to as ASSIGNOR), as part of and in the course of her/his employment with a Henkel legal entity, invented a certain invention entitled **Bottle**, which was filed under Patent Application No. <u>29/652751</u> on <u>November 10, 2020</u> in the United States Patent & Trademark Office; and

#### WHEREAS:

Henkel IP & Holding GmbH, having an address of Henkelstrasse 67, Duesseldorf, Germany 40589 (hereinafter referred to as ASSIGNEE), to the extent it has not already been done, is desirous of acquiring ASSIGNOR's entire right, title and interest in, to and under said invention, and in, to and under any patent(s) which may be granted on the invention in any country or from any patent(s) or intellectual property office(s) around the World.

#### NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN:

Be it known that for good and valuable consideration, the receipt of which is hereby acknowledged, ASSIGNOR, to the extent she/he has not already done so, hereby sells, assigns and transfers to ASSIGNEE her/his entire right, title and interest in, to and under said invention and to any patent application(s) for the invention filed in any patent(s) or intellectual property office(s) around the World including all priority rights related thereto and any patent(s) obtained therefrom, together with any and all continuation(s), divisional(s), renewal(s), substitute(s), reissue(s), revalidation(s), registration(s), certificate(s), petty patent(s), utility model(s), supplementary protection certificate(s), extension(s) or other patent application(s) or patent(s) that have been or may be granted on said invention; and the right to sue to collect money damages and seek injunctive relief to enforce any patent(s) or similar protection(s) directed to said

## PATENT REEL: 056400 FRAME: 0168

invention that is granted on the application(s). By so doing ASSIGNOR divests herself/himself of all such rights in the preceding sentence.

ASSIGNOR hereby covenants that no assignment, sale, agreement or encumbrance has been or will be made or entered into which would conflict with this Agreement.

ASSIGNOR further covenants and agrees that upon the request of ASSIGNEE and with no further consideration but at the expense of ASSIGNEE, ASSIGNOR will: promptly provide to ASSIGNEE all facts and documents relating to said invention or said patent application that are known or accessible to ASSIGNOR; testify in any litigation or other proceeding relating to said invention or said patent application(s); and promptly execute and deliver to ASSIGNEE any and all papers, instruments or affidavits which may be necessary or desirable to apply for, obtain, maintain, issue or enforce patent protection(s) for said invention or to vest title to said invention in ASSIGNEE.

ASSIGNOR further covenants and agrees that this Agreement is the entire agreement between ASSIGNOR and ASSIGNEE with respect to the transfer of rights in this invention and supersedes all prior or contemporaneous oral or written agreements in that regard.

ASSIGNEE and ASSIGNOR agree that if any provision of the Agreement is found by any Court, tribunal or administrative body of competent jurisdiction to be wholly or partly illegal, invalid, void, voidable, unenforceable or unreasonable it shall, to the extent of such illegality, invalidity, voidness, voidability, unenforceability or unreasonableness, be deemed severable and the remaining provisions of the Agreement and the remainder of such provision shall continue in full force and effect.

Executed and delivered by the ASSIGNOR:

this <u>17th</u> day of <u>November</u>, 2020

Daniel Peter Sterling NAME OF INVENTOR

SIGNATURE OF INVENTOR