#### 507376798 07/10/2022

## PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
JEFFREY DRABISH	03/23/2018
JAN VAN EGMOND	04/04/2018
THOMAS GELZER	03/22/2018

### **RECEIVING PARTY DATA**

Name:	W.R. GRACE & COCONN.
Street Address:	7500 GRACE DRIVE
City:	COLUMBIA
State/Country:	MARYLAND
Postal Code:	21044

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

Property Type	Number
Application Number:	16959218

### CORRESPONDENCE DATA

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NAME OF SUBMITTER:	KIEN DINH
SIGNATURE:	/KIEN DINH/
DATE SIGNED:	07/10/2022

**Total Attachments: 3** source=Inventor#page1.tif source=Inventor#page2.tif source=Inventor#page3.tif

> **PATENT** REEL: 060467 FRAME: 0836

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# PROVISIONAL APPLICATION ASSIGNMENT TO W. R. GRACE & CO.-CONN.

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In consideration of good and valuable consideration, the receipt of which is hereby acknowledged, the undersigned person(s) named above, herein referred to as UNDERSIGNED, hereby agree(s) as follows:

- (1) UNDERSIGNED hereby assign(s) to W. R. Grace & Co.-Conn., a corporation organized and existing under the laws of the State of Connecticut, its successors and assigns, herein referred to collectively as ASSIGNEE, the entire right, title and interest, for the United States and all foreign countries in and to UNDERSIGNED's:
  - (a) inventions described in the patent application entitled, REMOTE PRESSURE SENSING FOR POLYMER REACTOR CONTROL; said application being further identified as U.S. Provisional Application No 62/624321, filed in the United States Patent and Trademark Office on January 31, 2018 and having Docket No. W10168-00;
  - (b) inventions claimed in any non-provisional:
    - (i) application, such as design, or regular utility patent application, continuing application (e.g., in whole or in-part), divisional application, reissue or re-examined patent application, or any patent application for substitution, importation, improvement, or addition, utility model, or inventors certificates; and/or
    - (ii) patent issuing from any of the above applications of 1(b)(i), and/or any other type of patent issued in countries anywhere in the world;

wherein said application and/or patent of 1(b)(i) or (ii)

- (A) directly claims priority to the Provisional Application of (a); or
- (B) indirectly claims priority to the Provisional Application of 1(a) (e.g., any application or patent claiming priority to one or more applications or patents, that directly or indirectly claim priority to the Provisional Application of 1(a));

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- (c) inventions constituting improvements or modifications to any inventions described in the Provisional Application of (a) and/or the non-provisional patent application(s) or patents of 1(b); the inventions of 1(a) (b) and (c) being collectively and individually referred to hereinafter as INVENTION(S);
- (d) applications (and patents based thereon) filed under the Patent Cooperation Treaty (PCT), and/or treaties, conventions or compacts of other regions (including e.g., European Patent, Eurasian Patent, ARIPO Patent and OAPI Patent) covering said INVENTION(S); and
- (e) rights of priority created by said application(s) or patents under provisions of international conventions or treaties.
- (2) UNDERSIGNED agree(s) upon the request of ASSIGNEE to execute any and all applications for, and documents relating to, obtaining patents and the prosecution thereof for said INVENTION(S) and any continuations, re examinations or re-issues of such applications or substitutes therefore or registrations thereof, and any specific separate assignments of any of the above required for recording in the United States Patent and Trademark Office, and any foreign patent office that ASSIGNEE may deem necessary or expedient.
- (3) UNDERSIGNED agree(s) that in the event of any application based on said assigned INVENTION(S) or patent issued thereon, or any reissue or application for the reissue thereof, becoming involved in one or more legal proceedings anywhere in the world, e.g., Derivation Proceeding, Post Grant Review, Inter-Partes Review, Ex Parte Reexamination, Supplemental Examination, Third Party Post Issuance Proceedings, Transitional Business Method Post Grant Review, patent infringement litigation, and Declaratory Judgment proceeding, UNDERSIGNED will cooperate with ASSIGNEE, at ASSIGNEE'S expense, to the best of the ability of UNDERSIGNED in the matter of preparing and executing all documents, giving and producing evidence in support thereof, and generally do everything possible to aid ASSIGNEE, its (his/her) successors and assigns, to obtain and enforce proper protection for said INVENTION in the United States and its territorial possessions and in any and all foreign countries.
- (4) UNDERSIGNED agree(s) to perform, upon ASSIGNEE's request, any and all affirmative acts to obtain United States and foreign patents covering said INVENTION(S) and to vest all rights therein hereby conveyed to ASSIGNEE, as fully and as entirely as the same would have been held and enjoyed by UNDERSIGNED if these assignments had not been made.
- (5) UNDERSIGNED hereby authorize(s) ASSIGNEE's attorney to insert at paragraph 1, in this instrument, the filing date and Provisional Application number thereof when known.

### **ASSIGNMENT**

**IN WITNESS WHEREOF**, this assignment has been executed by UNDERSIGNED on the date opposite UNDERSIGNED's NAME.

Date	3/23/18	Inventor Soffat (LS) Witness William & Bayley
Date	4/4/H	Inventor (LS) Witness
Date	3/22/18	Inventor This land (LS) Witness Flow a Kinder