

## PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

EPAS ID: PAT8147528

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|---|--------------------------------------|
| <b>SUBMISSION TYPE:</b>   | NEW ASSIGNMENT                       |
| <b>NATURE OF CONVEYANCE:</b>  | ASSIGNMENT                           |
| <b>CONVEYING PARTY DATA</b>   |                                      |
| <b>Name</b>   | <b>Execution Date</b>                |
| DR. TOMASZ BAGINSKI   | 10/01/2004                           |
| <b>RECEIVING PARTY DATA</b>   |                                      |
| <b>Name:</b>  | AGILENT TECHNOLOGIES, INC.           |
| <b>Street Address:</b>  | 5301 STEVENS CRK. BLVD.              |
| <b>Internal Address:</b>  | MS 1A-PB                             |
| <b>City:</b>  | SANTA CLARA                          |
| <b>State/Country:</b>   | CALIFORNIA                           |
| <b>Postal Code:</b>   | 95051                                |
| <b>PROPERTY NUMBERS Total: 1</b>  |                                      |
| <b>Property Type</b>  | <b>Number</b>                        |
| Patent Number:  | 8445292                              |
| <b>CORRESPONDENCE DATA</b>  |                                      |
| <b>Fax Number:</b>  |                                      |
| <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> |                                      |
| <b>Phone:</b>   | 4154403100                           |
| <b>Email:</b>   | larry@hymaniplaw.com                 |
| <b>Correspondent Name:</b>  | LAURENCE J. HYMAN, HYMAN IP LAW      |
| <b>Address Line 1:</b>  | 1070 GREEN STREET                    |
| <b>Address Line 2:</b>  | SUITE 401                            |
| <b>Address Line 4:</b>  | SAN FRANCISCO, CALIFORNIA 94133-3678 |
| <b>ATTORNEY DOCKET NUMBER:</b>  | 20192200-05/PZ2-2US                  |
| <b>NAME OF SUBMITTER:</b>   | LAURENCE J. HYMAN                    |
| <b>SIGNATURE:</b>   | /Laurence J. Hyman/                  |
| <b>DATE SIGNED:</b>   | 09/02/2023                           |
| <b>Total Attachments: 4</b>   |                                      |
| source=PZ2 Tomasz Baginski Invention Assignment#page1.tif   |                                      |
| source=PZ2 Tomasz Baginski Invention Assignment#page2.tif   |                                      |
| source=PZ2 Tomasz Baginski Invention Assignment#page3.tif   |                                      |
| source=PZ2 Tomasz Baginski Invention Assignment#page4.tif   |                                      |



## INVENTION ASSIGNMENT AND CONFIDENTIAL INFORMATION AGREEMENT

IN CONSIDERATION of my consultancy or employment by ProZyme, Inc, a California corporation ("ProZyme"), and the compensation to be paid to me in connection with such consultancy or employment:

1. I will perform for ProZyme such duties as may be designated by ProZyme from time to time, which may include the functions of inventing, discovering and developing new and novel devices, methods and principles relating to the work of ProZyme.
2. I will promptly disclose to ProZyme in writing all inventions (including new contributions, concepts, ideas, developments, discoveries, processes, formulas, methods, compositions, techniques, articles, machines and improvements thereof, or know-how related thereto, whether patentable or not) conceived or made by me, alone or with others, while employed by ProZyme and for a period of one (1) year thereafter, which relate in any manner to the actual or anticipated business of ProZyme or result from tasks assigned to me by ProZyme.

I understand that ProZyme has the right to keep such inventions as trade secrets, if ProZyme so chooses. I will not disclose to ProZyme or induce ProZyme to use any inventions or confidential information belonging to others.

3. I will assign and do hereby assign to ProZyme my entire rights to each invention described in Paragraph 2, and I will assist ProZyme at its expense to obtain, renew and enforce patents for the inventions in all countries and will execute, acknowledge and deliver all documents necessary or desirable for vesting in ProZyme all my right, title and interest in and to the inventions, and in and to letters patent of the United States and other countries.
4. ProZyme shall have the royalty-free right to use in its business, and to use, make and sell products, processes, and/or services derived from any inventions, discoveries, concepts and ideas, whether or not patentable, including but not limited to processes, methods, formulas, compositions, techniques, articles and machines, as well as improvements thereof or know-how related thereto, which are conceived or made by me during the hours which I am employed by ProZyme or with the use or assistance of ProZyme's facilities, materials or personnel.

5. The Agreement does not apply to an invention which qualifies fully under the provisions of Section 2870 of Article 3.5 of Chapter 2 of Division 3 of the California Labor Code. This Article refers to ideas and inventions completely unrelated to ProZyme's business, developed by me in my own time without the use of **any** ProZyme know-how, supplies or facilities.
6. Because of my consultancy or employment by ProZyme, I may have access to and acquire techniques, know-how or other information of a confidential nature concerning ProZyme's experimental and development work, trade secrets, secret procedures, business matters or affairs including but not limited to information relating to inventions, disclosures, processes, systems, methods, formulas, patents, patent applications, machinery, materials, research activities and plans, cost of production, contract forms, prices, volume of sales, promotional methods and lists of names or classes of customers.

I will not disclose any such information to any person or entity either during or subsequent to my consultancy or employment, without ProZyme's prior written consent, except to such an extent as may be necessary in the ordinary course of performing my duties as a consultant or employee of ProZyme.

I understand that upon written request ProZyme will advise me in writing as to whether any specific item of information is classified by ProZyme as being confidential and, in the absence of such request, all such information shall be deemed confidential.

Information shall for purposes of this Agreement be considered to be confidential if not known by the trade generally, even though such information has been disclosed to one or more third parties pursuant to distribution agreements, joint research agreements or other agreements entered into by ProZyme or any of its affiliates. Confidential information means information disclosed to me or known to me as a consequence of or through my consultancy or employment by ProZyme, whether or not related to my duties at ProZyme, and includes trade secrets or any other like information of value relating to the business and/or field or interest of ProZyme or of any corporation, firm or partnership directly or indirectly controlled by or controlling ProZyme or in which any of the aforesaid have more than ten percent (10%) ownership interest.

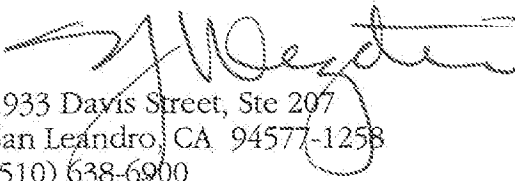
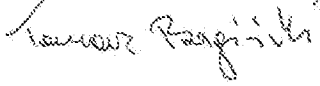
7. (a) I shall use my best efforts and exercise utmost diligence to protect and guard confidential information. Except as required in my duties to ProZyme, I will never directly, indirectly or otherwise use, disseminate, disclose, lecture upon or publish articles concerning confidential information.
- (b) I shall not, for my account or as an officer, member, employee, consultant, representative or advisor of another, during my consultancy or employment by ProZyme and thereafter, for any reason whatsoever, engage in or contribute my knowledge to engineering, development, manufacture, research or sales relating to any compound, product, equipment, process or material that is or was involved in any work performed at any time by me for ProZyme.

However, the foregoing provision shall not prohibit me from engaging in any work at any time after leaving the employ of ProZyme provided that confidential information will not be involved in such work. The provisions of this paragraph 7(b) shall not be construed as limiting to any extent the continuing obligations of me pursuant to the provisions in paragraph 7(a).

8. I represent that I have listed and briefly described on the back of this Agreement all inventions, if any, patented and unpatented, which I conceived or made prior to my consultancy or employment by ProZyme, and which I wish to exclude from this Agreement.
9. I represent that to the best of my knowledge, there is no other contract to assign inventions that is now in existence between myself and any other person, corporation or partnership, unless I have so indicated on the back of this Agreement and unless a copy of any such other contract is attached hereto.
10. Upon termination of my consultancy or employment with ProZyme for any reason, I will turn over to ProZyme all notes, memoranda, records, reports, drawings, blueprints, manuals, materials and data containing confidential information of ProZyme, including all copies thereof, that I may then have in my possession or under my control.
11. It is contemplated that ownership of certain inventions falling within the scope of this Agreement may be deemed by ProZyme unnecessary to the furtherance of its business. On notice of writing to this effect, designating the invention and signed by an officer of ProZyme, title to the designated inventions shall revert to me; provided, however, that such invention, alienated by ProZyme prior to the date of such notice, shall not be affected by such reversion of title, and provided further that ProZyme and its successors in business shall retain an irrevocable, non-exclusive, royalty-free right and license to make, have made, sell and use in connection with its own business embodiments or practices of all such inventions as are designated by ProZyme.
12. This Agreement shall be governed by the laws of the State of California. Each covenant shall be independent and separable from all other covenants, and the invalidity of a covenant shall not affect the enforceability of any of the other covenants. For purposes of this Agreement, the business of ProZyme shall include the business of any corporation, firm, or partnership, directly or indirectly controlled by or controlling ProZyme or in which any of the foregoing, including ProZyme, have more than a twenty-five percent (25%) controlling interest.

For any violation of these covenants a restraining order and/or an injunction may be issued against me in addition to any other rights ProZyme may have. In the event ProZyme is successful in any suit or proceeding brought or instituted by ProZyme against me to enforce any of these covenants or on account of any damages sustained by ProZyme by reason of my violation of any of these covenants, I will pay to ProZyme in addition to other costs and damages reasonable attorney's fees to be fixed by the Court. This Agreement shall inure to the benefit of any successor or assignee of ProZyme and shall be binding upon my heirs, administrators and representatives.

Signed this day, Dec 1, 2004, effective from and after the date of my consultancy or employment by ProZyme.

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| <p>Witness for ProZyme</p>  <p>1933 Davis Street, Ste 207<br/>San Leandro, CA 94577-1258<br/>(510) 638-6900</p> | <p>Employee or Consultant</p>  <p>Name TOMASZ BAGINOYEI<br/>Addr 521 DEL MEDIO AVE. #703<br/>MOUNTAIN VIEW, CA 94040<br/><br/>Tel 650-348-2286</p> |
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ATTACH ADDITIONAL PAGES TO LIST RESERVED INVENTIONS CONCEIVED OR MADE PRIOR TO EMPLOYMENT, BRIEF DESCRIPTIONS THEREOF AND OTHER CONTRACTS.