

Form PTO-1594
(Rev. 03/01)
OMB No. 0651-0027 (exp. 5/31/2002)

RECORDATION FORM COVER SHEET TRADEMARKS ONLY

U.S. DEPARTMENT OF COMMERCE
U.S. Patent and Trademark Office

Tab settings ⇨ ⇨ ⇨ ▼ ▼ ▼ ▼ ▼ ▼ ▼

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies):

PE Corporation (NY)

- Individual(s)
- General Partnership
- Corporation-State
- Other
- Association
- Limited Partnership

Additional name(s) of conveying party(ies) attached? Yes No

3. Nature of conveyance:

- Assignment
- Security Agreement
- Other
- Merger
- Change of Name

Execution Date: 06/28/2002

2. Name and address of receiving party(ies)

Name: Applera Corporation

Internal Address: Applied Biosystems

Street Address: 850 Lincoln Centre Drive

City: Foster City State: CA Zip: 94404

- Individual(s) citizenship
- Association
- General Partnership
- Limited Partnership
- Corporation-State Delaware
- Other

If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No
(Designations must be a separate document from assignment)
Additional name(s) & address(es) attached? Yes No

4. Application number(s) or registration number(s):

A. Trademark Application No.(s) see list attached

B. Trademark Registration No.(s) see list attached

Additional number(s) attached Yes No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: Jorge C. Barreno

Internal Address: Applied Biosystems

Street Address: 850 Lincoln Centre Drive

City: Foster City State: CA Zip: 94404

6. Total number of applications and registrations involved:

73

7. Total fee (37 CFR 3.41).....\$ 1840.00

- Enclosed
- Authorized to be charged to deposit account

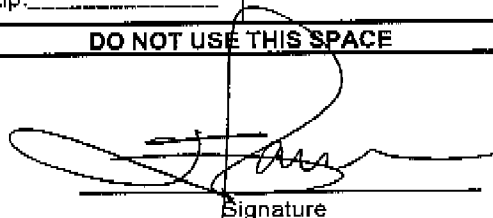
8. Deposit account number:

501084

DO NOT USE THIS SPACE

9. Signature.

Jorge C. Barreno
Name of Person Signing


Signature

10/14/02
Date

Total number of pages including cover sheet, attachments, and document: **9**

Mail documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

Applera Corporation

Applied Biosystems
850 Lincoln Centre Drive
Foster City, CA 94404

Serial No.	Registration No.	Trademark	Internal Reference
74242414	1725313	PROBLOTT	
74297021	1761179	MICROAMP	
74310210	1887685	SYNERGY	
74324563	1816543	VELOSEP	
74349144	1791436	SYNTHASSIST	
74381787	1859527	OPC	
74414780	1897917	ONESTEP	
74414781	1897918	FASTPHORAMIDITE	
74416134	1884259	GENOTYPER	
74419961	1891660	PROCISE	
74444197	1879582	GENESCAN	
74469853	1956781	MASTERPIECE	
74506417	1970432	PHOSPHALINK	
74522629	1974172	AMPLICOVER	
74558428	2109389	ABI PRISM	Class 1
74579431	2030731	Design Mark	ABI PRISM - 1
74579590	2077850	ABI PRISM (Wordmark/Design)	Class 1
74596163	1985080	ABI LV40	
74676444	2196154	PROSORB	
74688397	2186161	PRIMER EXPRESS	
74692472	2038222	ABI PRISM (Wordmark/Design)	Class 9
74692473	2100689	Design Mark	ABI PRISM - 9
74692474	2036533	ABI PRISM	Class 9
75035710	2209947	PCR ACCESS	
75035750	2152826	AMPFLSTR	Class 1
75216173	2202014	GENOPEDIGREE	
75244316	2371414	PROFILER	
75244318		POP	
75300066	2208318	BIOMERGE	
75300067	2543171	GENOMES TODAY	

Attorney contact
Jorge C. Barreno
650-638-6566 (phone)
650-638-6677 (fax)

19 Applications; 54 Registrations = 73

32885

1

TRADEMARK
REEL: 002563 FRAME: 0069

Applera Corporation

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850 Lincoln Centre Drive
Foster City, CA 94404

75318351	2364896	MICROSEQ (Word)	Classes 1, 9
75334879	2345935	BIOLIMS	
75349074	2336527	TRUE ALLELE	
75417438	2402412	DATABANKSTR	
75422558	2225860	PRIMER ISLAND	
75489654	2556378	COFILER	
75489655	2507408	AMPFLSTR COFILER	
75526880	2510843	SGM PLUS	
75540069	2562126	FMAT	Class 9
75540070	2443097	FMAT	Class 1
75556877		GENETAG	Class 42
75559697	2559238	QSTAR	
75559698		GENETAG	Class 9
75559699		BIOSCOPE	
75559725	2451476	BIOBEAT	
75559795	2485644	FMAT (Word/Design)	Class 9
75559796	2485645	FMAT (Word/Design)	Class 1
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75575210		ZIPCHIP	
75575904	2520577	VIC	
75609687	2540925	DATA EXPLORER	
75609688	2472034	Design Mark	PE Sciex Analyst - 9
75615796	2462348	ANALYST	
75625569		PROTAG	Class 9
75640799	2428832	TURBOIONSPRAY	
75664482	2502554	Design Mark	MicroSeq - 9
75664484	2574135	Design Mark	MicroSeq -1
75676477	2543309	MT NAVIGATOR	
75676530	2396513	SNAPSHOT	
75699349	2451811	BIGDYE (Word/Design)	
75738297		LANE GUIDE	
75779437		VIROSEQ	Class 1

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75779439	2520852	VIROSEQ	Class 9
75783506		SCIENCE FOR LIFE	Classes 9, 10
75783637		SCIENCE FOR LIFE	Classes 37, 42
75783675		SCIENCE FOR LIFE	Classes 1, 5
75922676		SQL*LIMS	
75922677		BIGDYE & Design	v. 2
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76005679		ABI PRISM (Wordmark/Design)	Class 1
76005680		ABI PRISM	Class 9
76005681		ABI PRISM	Class 1
76388527		PROTAG	Class 42

ASSIGNMENT AND ASSUMPTION AGREEMENT

This ASSIGNMENT AND ASSUMPTION AGREEMENT ("Agreement") is made as of the 28th day of June, 2002, between Applera Corporation, a Delaware corporation ("Assignee"), and PE Corporation (NY), a New York corporation and a wholly owned subsidiary of Assignee ("Assignor").

WHEREAS, Assignor and Assignee have entered into an Agreement and Plan of Liquidation (the "Plan") pursuant to which Assignee and Assignor have agreed to liquidate Assignor by transferring all of its assets, subject to all of its liabilities, to Assignee.

NOW, THEREFORE, in furtherance of the Plan, the parties hereto agree as follows:

1. Assignment of Assets and Business. Subject to Section 3 below, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, including, without limitation, Assignee's assumption of Assignor's Liabilities pursuant to Section 2 hereof, Assignor hereby conveys, transfers, assigns and delivers to Assignee, effective as of the close of the Company's business, but no later than 11:59 p.m., on the date hereof (the "Effective Time"), all of the assets of Assignor (the "Assets"), and Assignee hereby accepts the foregoing assignment of the Assets. Any proceeds, including cash or other property, received by the Assignor after the Effective Time in respect of the Assets or the associated business shall be for the account of Assignee and shall be paid or transferred over to the Assignee promptly upon receipt thereof. For these purposes, the term "Assets" includes, without limitation, all of the Assignor's:

(a) tangible assets such as equipment, computer hardware, furniture, supplies, and inventory;

(b) rights under all contracts to which Assignor is a party or by which it is bound ("Assigned Contracts") (including rights to sue for and recover damages for prior third party breaches);

(c) accounts receivable;

(d) intellectual property rights including patents, trademarks and copyrights (and applications for any of them), and discoveries, inventions, know how and trade secrets, including Assignor's full right to sue for and recover damages recoverable from prior infringements of such intellectual property;

(e) goodwill associated with its proprietary marks and its business;

- (f) rights under governmental permits to the extent transferable;
- (g) warranty rights against manufacturers or suppliers;
- (h) customer and supplier lists; and
- (i) other property or rights relating thereto of any kind or nature.

2. Assumption of Liabilities. Subject to Section 3 below, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, including, without limitation, Assignor's transfer of its Assets pursuant to Section 1 hereof, effective as of the Effective Time, Assignor hereby assigns to Assignee, and Assignee hereby assumes and agrees to perform, all of the liabilities of Assignor (the "Liabilities"). For these purposes, the term "Liabilities" includes all of the Assignor's liabilities and obligations (whether absolute, accrued, contingent or otherwise) of any nature whatsoever including obligations under all Assigned Contracts.

3. Restrictions on Transfer.

(a) Third Party Limitations. To the extent that any Asset is not capable of being conveyed, transferred, assigned and delivered by the Assignor to the Assignee as contemplated by Section 1 above (a "Restricted Asset") or any Liability cannot be assigned by the Assignor and assumed by the Assignee as contemplated by Section 2 above (a "Restricted Liability") due to a Third Party Limitation (as defined below), this Agreement shall not constitute an assignment and/or assumption thereof unless and until such Third Party Limitation is no longer applicable. Each of the Assignor and Assignee shall use commercially reasonable efforts to remove such Third Party Limitations as soon as practicable after the execution and delivery of this Agreement. For these purposes, a "Third Party Limitation" means the existence of any of the following as of the Effective Time with respect to any Asset or Liability: (i) any unfulfilled contractual requirement that notice to or consent of a third party is required prior to the assignment and/or assumption thereof, (ii) any unfulfilled contractual requirement that the Assignee enter into certain agreements with third parties (for example, providing for Assignee's express assumption of obligations for the benefit of such third parties) prior to the assignment and/or assumption thereof, and (iii) any unfulfilled legal requirement (including requirements under applicable laws, regulations, court rules, judgments, and the like) that notice to or consent of a third party, including any governmental entity, or other process is required prior to the assignment and/or assumption thereof.

(b) Arrangements Regarding Restricted Assets and Liabilities. Section 3(a) notwithstanding, following the Effective Time, the Assignor and the Assignee shall cooperate with each other with respect to Restricted Assets and Restricted Liabilities such that as between them (i) the benefit of such Restricted Assets shall beneficially, though not

legally, transfer to the Assignee as of the Effective Time, and (ii) the burden of the Restricted Liabilities shall beneficially, though not legally, transfer to and be borne by the Assignee as of the Effective Time. In this regard, the Assignor and the Assignee agree to the following regarding Assigned Contracts that constitute Restricted Assets and/or Restricted Liabilities ("Restricted Contracts"):

(A) General. The Assignor shall keep the Assignee regularly informed of all matters relating to Restricted Contracts, and without limitation shall promptly (x) provide Assignee with copies of all notices or other written communications relating to Restricted Contracts, and (y) notify Assignee of the nature of all oral communications relating to Restricted Contracts. The Assignor shall consult with the Assignee with respect to all matters relating to Restricted Contracts, and shall act in accordance with instructions from the Assignee with respect thereto. The Assignor shall enforce, at the request and cost of the Assignee for the account of the Assignee, any rights of the Assignor arising from any such Restricted Contract.

(B) Performance by Assignor. The Assignor and the Assignee shall establish, to the extent practicable, arrangements for purposes of performance by the Assignor under Restricted Contracts. For example, the Assignor might subcontract performance to the Assignee, or the Assignee might lease or license the necessary Assets and personnel to the Assignor. Such procedures shall be commercially reasonable, consistent with the terms and conditions of the applicable Restricted Contracts, and in compliance with applicable law.

(C) Receivables. All cash or other property received by the Assignor in respect of performance under Restricted Contracts shall be for the account of Assignee and shall be paid or transferred over to the Assignee promptly upon receipt thereof.

5. Additional Transfer Documents. From time to time on or after the date hereof: (a) upon the request of Assignee, Assignor shall promptly execute and deliver to Assignee such other transfer documents, bills of sale, assignments or other instruments (including instruments necessary for filing with governmental authorities such as patent or trademark instruments), as Assignee deems necessary or appropriate to convey, transfer, assign and deliver to Assignee all right, title and interest in and to the Assets described in Section 1 above as and when provided for herein, and (b) upon the request of Assignor, Assignee shall promptly execute and deliver to Assignor such other documents or other instruments (including instruments necessary for filing with governmental authorities such as patent or trademark instruments) as Assignor deems necessary or appropriate to give effect to the assumption of Liabilities described in Section 2 above as and when provided for herein.

6. Parties in Interest. Nothing in this Agreement, whether express or implied, is intended to confer any rights or remedies under or by reason of this Agreement on any persons or entities other than the parties to it and their respective successors and assigns, nor is anything in this Agreement intended to relieve or discharge the obligations or liabilities of any third persons or entities which are not a party to this Agreement, nor shall any provision of this Agreement give any third persons or entities any rights of subrogation or action over or against any party to this Agreement.

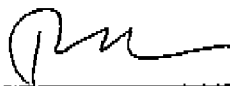
7. Entire Agreement. This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof, supersedes all prior and contemporaneous agreements, representations and understandings of the parties with respect thereto, and may not be modified, amended or otherwise changed in any manner except by a writing executed by a duly authorized representative of the party to be charged.

8. Counterparts: Further Assurances. This Agreement may be executed in counterparts and by the parties in separate counterparts, each of which shall be deemed an original and all of which together shall constitute one in the same instrument. The parties agree to execute such documents, stock powers and instruments of assignment and assumption and take such other actions as may be necessary or expedient to carry out the transactions contemplated by this Agreement.


9. Miscellaneous. Headings are included for reference purposes and shall not affect interpretation of this Agreement. As used in this Agreement, the phrase "including" shall in each case be read to mean "including, without limitation," unless expressly provided for otherwise. This Agreement shall be governed by the laws of the State of New York without regard to its principles of conflicts or choice of law which would provide for a different governing law.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as the date and year first above set forth.

Applera Corporation

By: 
Name: Thomas P. Livingston
Title: Secretary

PE Corporation (NY)

By: 
Name: Thomas P. Livingston
Title: Secretary