TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Aptuit (Kansas City), LLC		102/17/2012	LIMITED LIABILITY
Aptuit (Narisas Oity), EEO		02/11/2012	COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	Aptuit (West Layfayette), LLC	
Street Address:	wo Greenwich Office Park	
City:	Greenwich	
State/Country:	CONNECTICUT	
Postal Code:	06831	
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE	

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	3185101	THE CRYSTALLIZATION EXPERTS
Registration Number:	3278678	WHERE CHEMISTRY MATTERS

CORRESPONDENCE DATA

Fax Number: (617)235-7405 Phone: 617-951-7170

Email: ronald.duvernay@ropesgray.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Emilia F. Cannella Correspondent Name:

Prudential Tower, 800 Boylston Street Address Line 1:

Address Line 2: Ropes & Gray LLP

Address Line 4: Boston, MASSACHUSETTS 02199-3600

ATTORNEY DOCKET NUMBER:	8286-662
NAME OF SUBMITTER:	Emilia F. Cannella

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Signature:	/e cannella/
Date: 02/21/2012	
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TRADEMARK ASSIGNMENT

THIS TRADEMARK ASSIGNMENT (this "<u>Assignment</u>") is dated as of February 17, 2012 (the "<u>Closing Date</u>"), by and among:

- (A) APTUIT (KANSAS CITY), LLC, a limited liability company incorporated under the laws of the State of Delaware (the "Assignor"), with an office at Two Greenwich Office Park, Greenwich, Connecticut 06831; and
- (B) APTUIT (WEST LAYFAYETTE), LLC, a limited liability company incorporated under the laws of the State of Delaware (the "Assignee"), with an office at Two Greenwich Office Park, Greenwich, Connecticut 06831.

Capitalized terms which are used but not defined herein shall have the meanings ascribed to such terms in the Restructuring Agreement, dated as of August 19, 2011, and made between Aptuit, LLC and Aptuit Holdings, Inc. (the "Restructuring Agreement").

RECITALS

WHEREAS, the Assignor has adopted and used and is using in commerce the marks set forth in the attached <u>Schedule A</u> (collectively, the "<u>Marks</u>"); and

WHEREAS, pursuant to the Restructuring Agreement, the Assignee wishes to acquire from the Assignor, and the Assignor wishes to transfer to the Assignee, said Marks and the goodwill associated with such Marks as set forth on Schedule A;

WHEREAS, in conjunction with this Assignment, the Assignee is acquiring the portion of the Assignor's business to which the Marks being assigned to the Assignee pertain.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

Section 1. Effective as of the Closing Date, the Assignor hereby assigns to the Assignee all rights, title and interest in and to the Marks, the goodwill of the business symbolized by the Marks, all registrations and applications for registration thereof, if any, and all rights of action accrued and to accrue under and by virtue thereof, including the right to sue and recover for past infringement of said Marks, but subject to all existing Encumbrances, as set forth on Schedule A.

Section 2. Effective upon the Closing Date, the Assignor authorizes and requests the United States Patent and Trademark Office, and any other official throughout the world whose duty is to register and record ownership in trademark registrations and applications for registration, to record the Assignee as the assignee and owner of any and all of the Assignor's rights in the Marks being assigned to the Assignee in accordance with Schedule A.

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Section 3. After the Closing Date and at the Assignee's request, the Assignor will, at the Assignee's sole expense, provide further cooperation reasonably necessary (such as executing and delivering additional assignments, affidavits, and other documents and providing information and materials) to obtain, perfect, and defend the Marks in the United States or any foreign country.

Section 4. Each of the Assignor and the Assignee hereby acknowledges and agrees that none of the representations, warranties, covenants, rights or remedies of any party under the Restructuring Agreement shall be deemed to be enlarged, modified or altered in any way by the execution and acceptance of this instrument.

Section 5. The rights and obligations of the parties shall be governed by, and this Assignment shall be interpreted, construed and enforced in accordance with, the laws of the State of Delaware, excluding its conflict of laws rules to the extent such rules would apply the law of another jurisdiction.

Section 6. This Assignment may be signed in any number of counterparts, including facsimile copies thereof or electronic scan copies thereof delivered by electronic mail, each of which shall be deemed an original, with the same effect as if the signatures thereto and hereto were upon the same instrument.

[Signatures Follow On a Separate Page]

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IN WITNESS WHEREOF, the undersigned has caused this Assignment to be signed by its duly authorized officer as of the date first written above.

"Assignor"	
APTUIT (KANSAS CITY), LL	C
By: Name: Thierry Amat Title: Executive Vice President &	Chief Financial Officer
The Excellence of the Hestitett &	Cinci i manetai Officei
[Jurisdiction]	
[Junisaretion]	
Greatich, Faithd 6 CT [city/county]	, ss.
	2012, before me, the undersigned notary public, personally
· · · · · · · · · · · · · · · · · · ·	me through satisfactory evidence of identification, which
was/were[Des	cription of Evidence of Identity]
	gned on the preceding or attached document, and
acknowledged to me that he signe	d it voluntarily for its stated purpose.
Jermifer L. Demaree	As Executive Vice President & Chief Financial Officer for
Notery Public, State of Connecticut ly Controlssion Expires Aug. 31, 2012	APTUIT (KANSAS CITY), LLC
	Signature of Notary Public
Place Notary Seal and/or Stamp a	bove

[Trademark Assignment Signature Page]

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ACCEPTED:	
"Assignee"	
APTUIT WEST LAFAYE	TTE), LLC
By:	,,
Name: Naierry Amai	
Title: Executive Vice Preside	nt & Chief Financial Officer
	•
5 Y	
[Jurisdiction]	
Grown Fairfield 6 [city/county]	<u>C</u> , ss.
On this day of Febru	nary, 2012, before me, the undersigned notary public, personally
	ed to me through satisfactory evidence of identification, which
	Description of Friday as of Martin 1
	Description of Evidence of Identity]
	is signed on the preceding or attached document, and igned it voluntarily for its stated purpose.
acknowledged to the that he s	ighed it voluntarity for its stated purpose.
	As Executive Vice President & Chief Financial Officer for
Jennifer L. Demaree Votary Public, State of Comercious	APTUIT (WEST LAYFAYETTE), LLC
Commission Expires Aug. 31, 2012	Signature of Notary Public
Place Notary Seal and/or Stan	np above

[Trademark Assignment Signature Page]

Schedule A

Mark	Country	App. No.	App. Date	Reg. No.	Reg. Date
THE CRYSTALLIZATION EXPERTS	US	78/735597	10/18/2005	3185101	12/12/2006
WHERE CHEMISTRY MATTERS	US	77/021901	10/16/2006	3278678	8/14/2007

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RECORDED: 02/21/2012

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