

TRADEMARK ASSIGNMENT

Electronic Version v1.1  
 Stylesheet Version v1.1

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	RELEASE BY SECURED PARTY

**CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Bank of American, NA		05/28/2010	National Association:

**RECEIVING PARTY DATA**

<b>Name:</b>	Life Technologies Corporation
<b>Street Address:</b>	5791 Van Allen Way
<b>City:</b>	Carlsbad
<b>State/Country:</b>	CALIFORNIA
<b>Postal Code:</b>	92008
<b>Entity Type:</b>	CORPORATION: DELAWARE

**PROPERTY NUMBERS Total: 117**

Property Type	Number	Word Mark
Serial Number:	78506277	STEALTH
Registration Number:	1186260	PHYTAGAR
Registration Number:	1373340	GENETICIN
Registration Number:	1377838	OPTI-MEM
Registration Number:	1429707	MAK-6
Registration Number:	1466813	REACT
Registration Number:	1525023	DYNABEADS
Registration Number:	1481343	AIM V
Registration Number:	1539021	HORIZON
Registration Number:	1564073	GEL-MIX
Registration Number:	1618226	MAX EFFICIENCY
Registration Number:	1595907	LIPOFECTIN
Registration Number:	1614682	CELL-PORATOR
Registration Number:	1719256	ALBUMAX

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Registration Number:	1682542	DH5
Registration Number:	1768329	CDNA CYCLE
Registration Number:	1739305	TA CLONING
Registration Number:	1828726	COT-1 DNA
Registration Number:	1796670	BIOPRIME
Registration Number:	1772718	NUPAGE
Registration Number:	1856148	KARYOMAX
Registration Number:	1840412	DRYEASE
Registration Number:	1840214	OPTIMAB
Registration Number:	1923416	VECTOR NTI
Registration Number:	1931074	SILVERXPRESS
Registration Number:	1923165	SEEBLUE
Registration Number:	1994069	MULTI-MARK
Registration Number:	2044495	ELONGASE
Registration Number:	2072285	EXPRESS FIVE
Registration Number:	2109445	BAC-TO-BAC
Registration Number:	2082252	GENETRAPPER
Registration Number:	2085405	STAINASE
Registration Number:	2087702	STEMPRO
Registration Number:	2084057	LIBRARY EFFICIENCY
Registration Number:	2085981	CELLFECTIN
Registration Number:	2093221	ZYMED
Registration Number:	2125600	HISTOSTAIN
Registration Number:	2130605	POWEREASE
Registration Number:	2203572	BACULOSOMES
Registration Number:	2197222	RECO
Registration Number:	2250787	LIFE TECHNOLOGIES
Registration Number:	2162046	PLATINUM
Registration Number:	2240330	MAPPAIRS
Registration Number:	2254309	GENEHOGS
Registration Number:	2250997	PZERO
Registration Number:	2230272	ZERO BLUNT
Registration Number:	2230273	FASTTRACK
Registration Number:	2245581	ONE SHOT
Registration Number:	2227651	TOPO

	2227652	DES
Registration Number:	2286587	GENESTORM
Registration Number:	2388290	WESTERNBREEZE
Registration Number:	2384587	E-GEL
Registration Number:	2353297	BIOPLOT
Registration Number:	2353298	ALIGNX
Registration Number:	2545174	WETWARE
Registration Number:	2598338	GATEWAY
Registration Number:	2585782	CLONASE
Registration Number:	2399800	EPI LIFE
Registration Number:	2413904	SYNTH-A-FREEZE
Registration Number:	2598637	XCELL SURELOCK
Registration Number:	2495596	ZOOM
Registration Number:	2459335	ZOOM
Registration Number:	2398119	CONTIGEXPRESS
Registration Number:	2437731	SOFTWARE SOLUTION FOR BIO-MEDICINE
Registration Number:	2502992	GENOMAX
Registration Number:	3037009	INFORMAX
Registration Number:	2729601	INVITROGEN
Registration Number:	2610352	GENERACER
Registration Number:	2579833	GENEBLAZER
Registration Number:	2583327	VIVID
Registration Number:	2652836	THE PROTEIN COMPANY
Registration Number:	2533819	UNITRAY
Registration Number:	2490496	UNIMATCH
Registration Number:	3029571	CELLSENSOR
Registration Number:	2531768	SPOT-LIGHT
Registration Number:	2531974	MYARRAY
Registration Number:	2971109	XCELLERATED T CELLS
Registration Number:	2694749	GIBCO
Registration Number:	2784739	
Registration Number:	2762479	CASCADE BIOLOGICS
Registration Number:	2981335	BIOPIXELS
Registration Number:	2728360	RLSYSTEM
Registration Number:	2792539	XEOTRON X

	2792578	XEOCHIP
Registration Number:	2789621	XEOTRON
Registration Number:	2762728	UNICHECK
Registration Number:	2826098	VECTOR NTI ADVANCE
Registration Number:	2826099	VECTOR XPRESSION
Registration Number:	2914862	LABSHARE
Registration Number:	3169054	GENOMBENCH
Registration Number:	2977183	AMBISOLV
Registration Number:	3550518	SCORE
Registration Number:	3342803	IBLOT
Registration Number:	3447580	PD-DIRECT
Registration Number:	3447581	REVOLUTION
Registration Number:	3478886	NEUROBASAL
Registration Number:	3553087	SPOT-LIGHT
Registration Number:	3536736	ADAPTA
Registration Number:	3536741	SELECTSCREEN
Registration Number:	3536745	LANTHASCREEN
Registration Number:	3685051	ALGIMATRIX
Registration Number:	4042410	GELTRES
Registration Number:	2987966	XCYTE
Registration Number:	3064213	PROTOARRAY
Registration Number:	2885090	PATHBLAZER
Registration Number:	3081543	BEACON
Registration Number:	2761850	PANVERA
Registration Number:	2915159	INVITROGEN
Registration Number:	2877128	SUPERSCRIPT
Registration Number:	3040431	NOVEX
Registration Number:	2965252	Z'-LYTE
Registration Number:	3204978	MOZAIC
Registration Number:	3041296	DYNAPLEX
Registration Number:	3041299	MATCHPRO
Registration Number:	3303813	OMNIA
Registration Number:	3299418	UTYPE

CORRESPONDENCE DATA

**TRADEMARK**  
**REEL: 004996 FRAME: 0324**

Fax Number: 7604766048

*Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.*

Phone: 7604767161

Email: LifetechDocket@system.foundationip.com

Correspondent Name: Molly Quong

Address Line 1: 5791 Van Allen Way

Address Line 4: Carlsbad, CALIFORNIA 92008

NAME OF SUBMITTER:	Molly Quong
Signature:	/mollyquong/
Date:	04/03/2013
Total Attachments: 3 source=global Release#page1.tif source=global Release#page2.tif source=global Release#page3.tif	

May 28, 2010

Life Technologies Corporation  
5791 Van Allen Way  
Carlsbad, CA 92008  
Attn: David Smith  
Vice President, Treasury/Tax

Re: Credit Agreement – Lien Release

Ladies and Gentlemen:

Reference is made to (i) the Credit Agreement dated as of November 21, 2008 (as amended to date, the "Original Credit Agreement") among Life Technologies Corporation, a Delaware corporation (the "U.S. Borrower"), the lenders from time to time party thereto, Bank of America, N.A., as administrative agent (in such capacity, the "Administrative Agent"), swing line lender and L/C issuer, and the other parties thereto, and (ii) the Security Agreement, dated as of November 21, 2008 (the "Security Agreement"), among the U.S. Borrower, the other grantors party thereto and Bank of America, N.A., as collateral agent (in such capacity, the "Collateral Agent"), and the other Collateral Documents delivered in connection therewith. Terms used and not otherwise defined herein shall have the meaning assigned to them in the Original Credit Agreement.

Reference is made to the Amended and Restated Credit Agreement, dated as of May 28, 2010 (the "Amended and Restated Credit Agreement"), among the U.S. Borrower, Applied Biosystems B.V., a company organized under the laws of the Netherlands, Applied Biosystems Finance B.V., a company organized under the laws of the Netherlands, Life Technologies Holdings B.V., a company organized under the laws of the Netherlands, the lenders from time to time party thereto, and Bank of America, N.A., as administrative agent, swing line lender and L/C issuer pursuant to which, among other things, the Required Lenders have agreed to release the Liens on the Collateral.

The undersigned acknowledges and agrees that, concurrently with the execution of the Amended and Restated Credit Agreement:

(a) all security interests and Liens which the U.S. Borrower or any other Loan Party has granted to the Collateral Agent or any Lender in connection with the Original Credit Agreement, the Security Agreement or any other Collateral Document shall be released automatically and without further act;

(b) the U.S. Borrower and its counsel are hereby authorized and directed, without further notice, to file all Lien releases, including, without limitation, Uniform Commercial Code financing statement amendments, that are necessary to release all security interests and Liens which the U.S. Borrower or any other Loan Party has granted to the Collateral Agent or any Lender in connection with the Original Credit Agreement, the Security Agreement or any other Collateral Document, in each case without the signature of the Collateral Agent or any Lender, to the extent permitted by law;

(c) the U.S. Borrower and its counsel are hereby authorized and directed, without further notice, to deliver a copy of this agreement to any insurance company, insurance broker, bank,

landlord, tenant, warehouseman or other person to evidence the termination and release of all security interests and Liens which the U.S. Borrower or any other Loan Party has granted to the Collateral Agent or any Lender in connection with the Original Credit Agreement, the Security Agreement or any other Collateral Document;

(d) the Security Agreement and each other Collateral Document shall be automatically terminated, without further action of, or consent by, the Collateral Agent or any other Person;

(e) the U.S. Borrower and its counsel are hereby authorized and directed, without further notice, to file; and the Collateral Agent will:

(i) execute and deliver to the U.S. Borrower or its counsel releases of all security filings in the United States Patent and Trademark or Copyright Office filed in favor of the Collateral Agent or the Lenders in connection with the Original Credit Agreement and the Security Agreement;

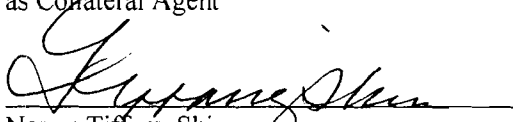
(ii) deliver to the U.S. Borrower or its counsel any other documents necessary to release the Liens granted in connection with the Original Credit Agreement, the Security Agreement or any other Collateral Document, including, without limitation, Uniform Commercial Code financing statement amendments; and

(iii) deliver or return to the U.S. Borrower or its counsel any other Collateral in the Collateral Agent's possession.

The Collateral Agent agrees that, at any time and from time to time, it will execute and deliver such other termination statements or other agreements and instruments in form and substance reasonably satisfactory to the U.S. Borrower and the Collateral Agent, as the U.S. Borrower may reasonably request to further evidence and effect the release of the security interests and Liens granted to the undersigned in connection with the Original Credit Agreement, the Security Agreement and the other Collateral Documents.

Very truly yours,

BANK OF AMERICA, N.A.,  
as Collateral Agent

By:   
Name: Tiffany Shin  
Title: Assistant Vice President