

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

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SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Syntroleum Corporation		06/03/2014	CORPORATION: DELAWARE
RECEIVING PARTY DATA			
Name:	REG Synthetic Fuels, LLC		
Street Address:	416 S. Bell Avenue		
City:	Ames		
State/Country:	IOWA		
Postal Code:	50010		
Entity Type:	LIMITED LIABILITY COMPANY: IOWA		
PROPERTY NUMBERS Total: 9			
Property Type	Number	Word Mark	
Registration Number:	4142878	BIO-SYNFINING	
Registration Number:	4042371	BIO-SYNFINING	
Registration Number:	3009163	SYNFINING	
Registration Number:	3431665	SYNFINING	
Registration Number:	2494928	SYNTROLEUM	
Registration Number:	2180478	SYNTROLEUM	
Registration Number:	2464051	SYNPAR	
Registration Number:	1984718	SYNTROLEUM	
Registration Number:	1974144	SYNTROLEUM	
CORRESPONDENCE DATA			
Fax Number:	3192867050		
<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>			
Phone:	3192867001		
Email:	rwhoke@nyemaster.com		
Correspondent Name:	Robert W. Hoke		
Address Line 1:	625 1st Street SE, Suite 400		
Address Line 4:	Cedar Rapids, IOWA 52401		
ATTORNEY DOCKET NUMBER:	2759500-20000		
NAME OF SUBMITTER:	Robert W. Hoke		

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SIGNATURE:	/Robert W. Hoke/
DATE SIGNED:	09/17/2014
Total Attachments: 5 source=Syntroleum Trademark Assignment#page1.tif source=Syntroleum Trademark Assignment#page2.tif source=Syntroleum Trademark Assignment#page3.tif source=Syntroleum Trademark Assignment#page4.tif source=Syntroleum Trademark Assignment#page5.tif	

TRADEMARK ASSIGNMENT

THIS TRADEMARK ASSIGNMENT (this "Trademark Assignment") is made and entered into as of June 3, 2014 by and between Syntroleum Corporation, a Delaware corporation ("Assignor") and REG Synthetic Fuels, LLC, an Iowa limited liability company ("Assignee"), having an address of 416 S. Bell Avenue, Ames, Iowa 50010, U.S.A. Each of Assignee and Assignor are referred to herein sometimes as a "Party" and together as the "Parties." All defined terms not otherwise defined herein shall have the meanings ascribed to such terms in that certain Asset Purchase Agreement, dated as of December 17, 2013, by and between Assignor, Assignee and Renewable Energy Group, Inc., a Delaware corporation (the "Asset Purchase Agreement").

WHEREAS, Assignor and Assignee entered into the Asset Purchase Agreement, pursuant to which, among other things, Assignor has agreed to assign to Assignee the Purchased Trademarks, as listed on the attached schedule of Trademark Records By Country plus Limitations, Disclaimers and Associations.

In consideration of the foregoing and the mutual covenants and agreements contained herein and in the Asset Purchase Agreement, and intending to be legally bound hereby, the parties agree as follows:

1. The Term "Purchased Trademarks" means the trademark registrations included within the Proprietary Rights, as such term is defined in the Asset Purchase Agreement.

2. Assignment. For USD 10.00 and other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, Assignor hereby irrevocably sells, assigns, transfers, grants, conveys and delivers to Assignee, its successors, assigns, and legal representatives, all of Assignor's entire, full and exclusive right, title and interest in and to the Purchased Trademarks, together with the good will of the business symbolized by the Purchased Trademarks, and any applications and/or registrations therefor, including the right (but not the obligation) to prosecute and maintain any of the Purchased Trademarks and to collect for all past, present and future infringements, and the right to sue and recover damages for past, present and future infringement or other violation or impairment of any of the Purchased Trademarks, including, without limitation, license royalties, and proceeds of infringement suits, and all rights corresponding thereto throughout the world by reason of any past and future acts of infringement that have occurred or may occur, the same to be held and enjoyed by the Assignee, for its own use and profit, and for its successors, legal representatives, and assigns, to the full end of the term or terms for which such Purchased Trademarks may be granted as fully and entirely as the same would have been held and enjoyed by the Assignor had this Trademark Assignment not been made.

3. No Warranties. This Trademark Assignment provides no warranties of any kind, express or implied, with respect to the Purchased Trademarks, provided that the foregoing shall not be deemed or interpreted to modify or limit any representations or warranties with respect to the Purchased Trademarks provided in the Asset Purchase Agreement.

4. Further Assurances. Assignor will, without demanding any additional transaction consideration, at the request and expense of the Assignee (except for the value of the time of

Assignor's employees), use its commercially reasonable efforts to do all lawful acts that are reasonably necessary for recording, evidencing, and otherwise perfecting the transfer of ownership of the Purchased Trademarks to Assignee contemplated herein. In furtherance thereof, as soon as is practicable following the Closing Date, Assignor will initiate the process of transferring ownership of the Purchased Trademarks to Assignee with the applicable trademark offices.

5. Successors and Assigns. This Trademark Assignment will be binding upon, inure to the benefit of, and be enforceable by, the Parties and their respective permitted successors and assigns.

6. Severability. Whenever possible, each provision or portion of any provision of this Trademark Assignment shall be interpreted in such manner as to be effective and valid under applicable law, but if any provision or portion of any provision of this Trademark Assignment is held to be invalid, illegal or unenforceable in any respect under any applicable law or rule in any jurisdiction, such invalidity, illegality or unenforceability shall not affect any other provision or portion of any provision in such jurisdiction, and this Trademark Assignment shall be reformed, construed and enforced in such jurisdiction as if such invalid, illegal or unenforceable provision or portion of any provision had never been contained herein.

7. Governing Law. This Trademark Assignment shall be governed by, and construed in accordance with, the laws of the State of New York, regardless of the laws that might otherwise govern under applicable principles of choice or conflicts of law thereof.

8. Counterparts. This Trademark Assignment may be executed in several counterparts (including by facsimile or other electronic transmission), each of which shall be deemed an original and all of which shall constitute one and the same instrument, and shall become effective when counterparts have been signed by each of the parties and delivered to the other parties; it being understood that all parties need not sign the same counterparts.

IN WITNESS WHEREOF, Assignor and Assignee have caused this Trademark Assignment to be executed as of the date first written above by their respective duly authorized officers.

ASSIGNOR:

**SYNTROLEUM CORPORATION, a
Delaware corporation**

By: *Karen L. Power*
Name: KAREN L. POWER
Title: CEO & PRESIDENT

State of OKLAHOMA
County of TULSA

On this 11th day of
SEPTEMBER, 2014, before
me,

STEVEN H. NEWSOM,
a notary public in and for said county,
personally appeared

KAREN L. POWER,
who proved to me on the basis of
satisfactory evidence to be the person
whose name is subscribed to the within
instrument and acknowledged to me that
he/she executed the same in his/her
authorized capacity for SYNTROLEUM
CORPORATION, and that by his/her
signature on the instrument the entity,
upon behalf of which the person acted,
has executed the instrument.

WITNESS my hand and official seal.

Signature *Steven H. Newsom*

My Commission Expires: 04/21/2018



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ASSIGNEE:

**REG SYNTHETIC FUELS, LLC, an
Iowa limited liability company**

By: *Natalie Merrill*
Name: Natalie Merrill
Title: Secretary

State of Iowa
County of Story

On this 12th day of
September, 2014, before
me,

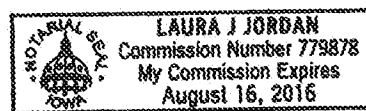
Laura J. Jordan,
a notary public in and for said county,
personally appeared

Natalie Merrill,
who proved to me on the basis of
satisfactory evidence to be the person
whose name is subscribed to the within
instrument and acknowledged to me that
he/she executed the same in his/her
authorized capacity for REG
SYNTHETIC FUELS, LLC, and that by
his/her signature on the instrument the
entity, upon behalf of which the person
acted, has executed the instrument.

WITNESS my hand and official seal.

Signature *Laura J. Jordan*

My Commission Expires: 8-16-2016



Trademark Records By Country plus Limitations, Disclaimers and Associations

Owner	Trademark	Country	Appl. Date	, No.	Status	Agent
Client	File Reference	Next Renewal Due	Reg. Date	, No.	Sub Status	Supervisor
Australia						
SYNTROLEUM CORPORATION	SWEETWATER	Australia	Nov 29 2000	858803	Registered	F B Rice & Co
	737250.01992	Nov 29 2020	Nov 29 2000	858803	Renewed	Julianna Delligans
Class	42					
Goods	Industrial design services; engineering and related consultancy services in connection with the construction and operation of industrial plants concerned with the conversion of gas to liquids					
SYNTROLEUM CORPORATION	SYNTROLEUM	Australia	Mar 3 2000	826227	Registered	F B Rice & Co
	737250.01993	Mar 3 2020	Mar 3 2000	826227		Julianna Delligans
Class	1					
Goods	Chemicals, including alkanes and olefins for further manufacturing					
Class	4					
Goods	Oils in this class; technical grade mineral oils, all-purpose lubricating oils and liquid normal paraffins and paraffin waxes, namely unfinished paraffin waxes for further manufacturing, hard waxes for use primarily in the adhesive industry, the packaging industry and the rubber industry, and fully refined paraffin waxes for use primarily in the adhesive industry, the packaging industry, the rubber industry, for candles, corrugated boards, cups and containers, emulsions and as plastic processing aids, and fuels for motor vehicles, namely, gasoline, diesel, blends and additives					
Class	29					
Goods	Edible oils					
Class	42					
Goods	Engineering and consulting services relating to construction or operation of units for converting natural gas into synthetic petroleum products					
Brazil						
SYNTROLEUM CORPORATION	SYNTROLEUM	Brazil			Registered	
	737250.01985	Apr 17 2017	Apr 17 2007	824047680		Julianna Delligans
Class	42					
Goods						
Chile						
SYNTROLEUM CORPORATION	SYNTROLEUM	Chile	Jul 12 2001	535007	Registered	
	737250.01986		Feb 7 2002	621684		Julianna Delligans
Class	42					
Goods	Engineering and consulting services relating to construction and operation of units for converting light hydrocarbons into synthetic petroleum products					
CTM						
SYNTROLEUM CORPORATION	SYNTROLEUM	CTM	Nov 21 1996	000405092	Registered	POTTER CLARKSON LLP
	737250.01987	Nov 21 2016	May 18 1998	000405092		Julianna Delligans
Class	42					
Goods	Engineering, consulting and consultancy services relating to construction and/or operation of units for converting natural gas into synthetic petroleum products; information and advisory services relating to the aforesaid.					
Peru						
SYNTROLEUM CORPORATION	SYNTROLEUM	Peru	Jun 28 2001	130711	Registered	Plerola & Asociados
SYNTROLEUM CORPORATION	737250.01989		Sep 12 2001	27087		Julianna Delligans
Class	42					
Goods	Engineering and consulting services relating to construction and operation of units for converting light hydrocarbons into synthetic petroleum products					
United States of America						
SYNTROLEUM CORPORATION	BIO-SYNFINING	United States of America	Jan 18 2008	77375675	Registered	
SYNTROLEUM CORPORATION	737250.02051	Oct 18 2021	Oct 18 2011	4042371		Julianna Delligans
Class	4					
Goods	Fuels and aromatics produced from biomass and/or renewable feedstocks, namely, iso-paraffinic kerosene, naphtha, aviation fuels, diesel fuels, fuel cell fuels, heating fuels, motor vehicle fuels, and liquid propane gases; paraffins, namely, iso-paraffins, normal paraffins, and mixed paraffins					
SYNTROLEUM CORPORATION	BIO-SYNFINING	United States of America	Jan 18 2008	77375686	Registered	
SYNTROLEUM CORPORATION	737250.02052	May 15 2022	May 15 2012	4142878		Julianna Delligans
Class	40					
Goods	Bio-fuel production services, namely, fuel refining services					
SYNTROLEUM CORPORATION	SYNFINING	United States of America	May 20 2003	76515364	Registered	
SYNTROLEUM CORPORATION	737250.01970	May 20 2018	May 20 2008	3431665		Michael H. Smith Julianna Delligans
Class	35					
Goods	LICENSING OF TECHNOLOGY IN THE FIELD OF SYNTHETIC FUELS AND LUBRICANTS					
Class	42					
Goods	TECHNICAL CONSULTATION IN THE FIELD OF DEVELOPMENT OF SYNTHETIC FUELS AND LUBRICANTS					

SYNTROLEUM CORPORATION	SYNFINING	United States of America	May 20 2003	76515365	Registered	
SYNTROLEUM CORPORATION	737250.01969	Oct 25 2015	Oct 25 2005	3009163		Julianna Deligans
Class	4	SYNTHETIC FUELS, NAMELY, DIESEL FUELS, GASOLINE FUEL FOR MOTOR VEHICLES, BLENDS OF DIESEL OR GASOLINE WITH SYNTHETIC FUELS, KEROSENE, NAPHTHA AND SYNTHETIC LUBRICANTS, NAMELY, ALL PURPOSE LUBRICANTS, AUTOMOBILE LUBRICANTS, AND INDUSTRIAL LUBRICANTS				
Goods						
SYNTROLEUM CORPORATION	SYNPAR	United States of America	May 30 1996	75111810	Registered	
SYNTROLEUM CORPORATION	134	Jun 26 2021	Jun 26 2001	2464051		Julianna Deligans
Class	4					
Goods	paraffin					
SYNTROLEUM CORPORATION	SYNTROLEUM	United States of America	Apr 15 1994	74515828	Registered	
SYNTROLEUM CORPORATION	737250.01974	May 14 2016	May 14 1996	1974144		Julianna Deligans
Class	1	chemicals, specifically alkanes and olefins for further manufacturing				
Goods						
Class	4	oils, namely technical grade mineral oils, all-purpose lubricating oils and liquid normal paraffins and paraffin waxes, namely unfinished paraffin waxes for further manufacturing, hard waxes for use primarily in the adhesive industry, the packaging industry and the rubber industry, and fully refined paraffin waxes for use primarily in the adhesive industry, the packaging industry, the rubber industry, for candles, corrugated board, cups and containers, emulsions and as plastic processing aids				
Goods						
Class	29	edible oils				
Goods						
SYNTROLEUM CORPORATION	SYNTROLEUM	United States of America	Nov 30 1994	74605611	Registered	
SYNTROLEUM CORPORATION	136	Jul 2 2016	Jul 2 1996	1984718		Julianna Deligans
Class	42	engineering and consulting services relating to construction or operation of units for converting natural gas into synthetic petroleum products				
Goods						
SYNTROLEUM CORPORATION	SYNTROLEUM	United States of America	Jun 30 1997	75316748	Registered	
SYNTROLEUM CORPORATION	737250.01978	Aug 11 2018	Aug 11 1998	2180478		Julianna Deligans
Class	1	chemicals, specifically alkanes and olefins for further manufacturing				
Goods						
Class	4	oils, namely, technical grade minerals oils, all-purpose lubricating oils and liquid normal paraffins and paraffin waxes, namely, unfinished paraffin waxes for further manufacturing, hard waxes for use primarily in the adhesive industry, the packaging industry and the rubber industry, and fully refined paraffin waxes for use primarily in the adhesive industry, the packaging industry, the rubber industry, for candles, corrugated board, cups and containers, emulsions and as plastic processing aids				
Goods						
Class	29	edible oils				
Goods						
Class	42	engineering and consulting services relating to construction or operation of units for converting natural gas into synthetic petroleum products				
Goods						
SYNTROLEUM CORPORATION	SYNTROLEUM	United States of America	Sep 21 1999	75806783	Registered	
SYNTROLEUM CORPORATION	737250.01977	Oct 2 2021	Oct 2 2001	2494928	Renewed	Julianna Deligans
Class	4	Fuels for motor vehicles, namely, gasoline and diesel				
Goods						



TM Administrator - END OF REPORT

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