OP \$40.00 4811248

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM714239

Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	NUNC PRO TUNC ASSIGNMENT
EFFECTIVE DATE:	03/20/2020

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Bottom Line Process Technologies, Inc.		03/14/2022	Corporation: FLORIDA

RECEIVING PARTY DATA

Name:	Specialty Process Engineering Company, LLC	
Street Address:	Street Address: 25523 West Ruff Street	
City:	Plainfield	
State/Country:	ILLINOIS	
Postal Code:	60585	
Entity Type:	Limited Liability Company: ILLINOIS	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	4811248	

CORRESPONDENCE DATA

Fax Number:

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.

Phone: 7272304949

Email: tm@maxeyfisher.com
Correspondent Name: Brittany J. Maxey-Fisher
Address Line 1: 100 Second Avenue South

Address Line 2: Suite 401N

Address Line 4: SAINT PETERSBURG, FLORIDA 33701

NAME OF SUBMITTER: Brittany J. Maxey-Fisher	
SIGNATURE:	/Brittany J. Maxey-Fisher/
DATE SIGNED:	03/14/2022

Total Attachments: 3

source=20220311_852005_coffee_bean_Assignment_Agreement_duly_signed#page1.tif source=20220311_852005_coffee_bean_Assignment_Agreement_duly_signed#page2.tif source=20220311_852005_coffee_bean_Assignment_Agreement_duly_signed#page3.tif

TRADEMARK REEL: 007659 FRAME: 0107

TRADEMARK ASSIGNMENT AGREEMENT (NUNC PRO TUNC)

WHEREAS, Bottom Line Process Technologies, Inc., a Florida Corporation located at 7040 Key Haven Road, Apartment 205, Seminole, Florida 33777, hereafter referred to as "Assignor," has adopted, owned, and used the following word mark



for which a Certificate of Registration was issued in the United States Patent and Trademark Office on September 15, 2015, and assigned Registration No. 4,811,248;

Whereas Specialty Process Engineering Company, LLC, an Illinois Limited Liability Company located at 25523 West Ruff Street, Plainfield, Illinois 60585, hereafter referred to as "Assignee", is desirous of acquiring said mark and the issued Certificate of Registration thereof;

Whereas, pursuant to and as set forth in the Asset Purchase Agreement between Assignor and Assignee dated March 20, 2020, wherein trademarks and other business assets were purchased and transferred, and this Trademark Assignment Agreement being entered for the purposes of establishing a clear chain of title between Assignor and Assignee, Assignor hereby assigns the mark, the registration thereof, and the goodwill associated therewith to Assignee;

Now, therefore, for good and valuable consideration, receipt of which is hereby acknowledged, said Assignor does hereby assign unto said Assignee *nunc pro tunc* effective as of March 20, 2020, all right, title and interest in and to said mark, together with the goodwill of the business symbolized by the mark, and the above identified registration number thereof.

AND, as a part of said consideration, Assignor hereby warrants that title to said mark is clear and unencumbered. Specifically, there are no outstanding assignments, grants, liens, encumbrances, or agreements either written, oral, or implied with respect to the above-identified mark and corresponding Certificate of Registration that will impair, diminish, limit, impact or abridge the interest herein conveyed at the time of the execution of this instrument by both parties.

Assignor further agrees to communicate to said Assignee, its representatives or agents, any facts relating to said mark, whenever requested; and to execute and deliver on request, all lawful papers required to make any of the foregoing provisions effective, and likewise to make these provisions binding upon my heirs, legal representatives, administrators, or assigns.

Assignor further agrees, and hereby grants the Assignee and its duly authorized representatives the power to insert on this agreement any further identification which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office, and any equivalent foreign office, for the sole purpose of properly recording this document.

Assignor and Assignee further agree this Trademark Assignment Agreement shall be contingent upon full satisfaction of the payment of the Purchase Price agreed upon by way of the Asset Purchase Agreement dated March 20, 2020, between Assignor and Assignee.

The preamble and recitals set forth above are hereby ratified and incorporated herein and made a part of this Agreement by reference.

IN WITNESS WHEREOF, I have hereunto set my hand and seal on the date written below next to my name.

Authorized Representative John Vessa	3(14/22
John Veken	
scine reason	
State of Florida County of Vine 1/2005	
State of Tagana (Cara)	
County of Y/44//48/2	. 8.
The familiation historial distribution bullion for the	additional and the Manager Manager and Table
The integring missimient was acknowledge	ed before me this A day of Morely, 2022, by John produced Mysis Way & as identification, and w
halo an tob acknowledging that the above	and foregoing is two and that it was avacuted feally as
collidate to for the purposes expressed show	and foregoing is true and that it was executed freely an
yallumarka for the purposes expressed abov	
	- X(YVV******/ #XY/CYY*
**************************************	Notary Public
**************************************	My Commission Expires: 3 2 25
Sonded Mary Control	
The state of the s	
IN MOSIGNEE SPECIALTY PROCES	SS ENGINEERING COMPANY, LLC:
· · · · · · · · · · · · · · · · · · ·	
Authorized Representative	Date
Printed Name:	Date
i timed : vame.	
State of	
County of	
The foregoing instrument was acknowledge	ed before me this day of , 2022, by
, the Autho	ed before me this day of, 2022, by orized Representative of Specialty Process Engineering
Company, LLC, who is personally known to	o me or who has produced as
identification, and who did take an oath, acl	o me or who has producedas knowledging that the above and foregoing is true and th
	State of the state
was executed freely and voluntarily for the	purposes expressed above.

Instructions for execution. This Assignment should be signed by the signatory before an acknowledging authority. If executed in the U.S., signature must be acknowledged before a notary public, if executed abroad, a signature must be acknowledged by one of the following: (i) a diplomatic or consular officer of the United States; (ii) an officer authorized to administer oaths, provided his authority is proved by a certificate of a diplomatic or consular officer of the United States; or (iii) an apositile of an official, designated by a foreign county, that by treaty or convention, accords like effect to apositiles of designated officials in the United States.

Assignor and Assignce further agree this Trademark Assignment Agreement shall be contingent upon full satisfaction of the payment of the Purchase Price agreed upon by way of the Asset Purchase Agreement dated March 20, 2020, between Assignor and Assignee.

The preamble and recitals set forth above are hereby ratified and incorporated herein and made a part of this Agreement by reference.

IN WITNESS WHEREOF, I have hereunto set my hand and seal on the date written below next to my name.

FOR ASSIGNOR BOTTOM LINE PROCESS TECHNOLOGIES, INC.:

Authorized Representative John Vessa	D	ate	
State of) County of)			
	or street		0000 1 1 1 17
The foregoing instrument was acknowledged by	etore me this da	y of	, 2022, by John Vess
who is personally known to me or who has protake an oath, acknowledging that the above and voluntarily for the purposes expressed above.	I foregoing is true an	d that it v	vas executed freely and
	Notary Public		
	My Commission E	xpires:	
Bin R Bury	· · · · · ·	14-2022	
Authorized Representative	Da	ite	
Printed Name: Brian R. Barnard	No.		
State of 1			
State of			
The foregoing instrument was acknowledged b <u>BRIAN R. BENARD</u> , the Authorize	ed Representative of	Specialty	Process Engineering
Company, LLC, who is personally known to m	e or who has produci	ed	88
dentification, and who did take an oath, ackno	wledging that the abo	ove and for	oregoing is true and that it
was executed freely and voluntarily for the pur	poses expressed abov		
LISA PFIEFER OFFICIAL SEAL		Jan Barrell	4
PUBLIC Notary Public - State of Illinois	Notary Public	S.	and the second s
My Commission Expires	My Commission E	xpires:	8-10-2024 -

Instructions for execution: This Assignment should be signed by the signatory before an acknowledging authority. If executed in the U.S., signature must be acknowledged before a notary public; if executed abroad, a signature must be acknowledged by one of the following: (i) a diplomatic or consular officer of the United States; (ii) an officer authorized to administer oaths, provided his authority is proved by a certificate of a diplomatic or consular officer of the United States; or (iii) an apostille of an official, designated by a foreign county, that by treaty or convention, accords like effect to apostilles of designated officials in the United States.

Page 2 of 2

RECORDED: 03/14/2022