PTO/AIA/15 (03-13)

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ĺ	UTILITY			Attorney Docke	t No.	06450	7-5014-L	JS20
	PATENT APPLICA	TION		First Named Inv	entor	Stephe	en J. Bak	er
	TRANSMITTA	L		Title		BORON-C	ONTAINING S	SMALL MOLECULES
(Only	ofor new nonprovisional applications und	er 37 CFR 1.53(b))		Express Mail La	bel No.			
See MP	APPLICATION ELEME EP chapter 600 concerning utility patent a		ts.	ADDRESS	то:		ommissioner P.O. Box exandria, VA	1450
	Transmittal Form D/SB/17 or equivalent)			ACCON	/ΡΑΝ	YING AP	PLICATIO	N PAPERS
	olicant asserts small entity status.				ment Pap	ers locument(s))	
3 App	olicant certifies micro entity status. Ilicant must attach form PTO/SB/15A or B			Name of Assignee				
Both (See	the claims and abstract must start on a r MPEP § 608.01(a) for information on the		ment)	11. 37 CFR 3.73(c) Statement Power of Attorney (when there is an assignee) 12. English Translation Document				
6. Invento	r's Oath or Declaration [Total F s substitute statements under 37 CFR 1.64 s an oath or declaration under 37 CFR 1.6.	Pages and assignments]	(if applicable) 13. Information Disclosure Statement (PTO/SB/08 or PTO-1449) Copies of citations attached				
a	Newly executed (original or copy)			14. ✓ Preliminary Amendment				
	A copy from a prior application (37 C	CFR 1.63(d))		15. Return Receipt Postcard				
	Dlication Data Sheet * See note below 37 CFR 1.76 (PTO/AIA/14 or equivalent)	w.		(MPEP § 503) (Should be specifically itemized) 16. Certified Copy of Priority Document(s) (If foreign priority is claimed)				
	ROM or CD-R							
	uplicate, large table, or Computer Program	m (<i>Appendix</i>)		17. Nonpublication Request				
Landscape Table on CD			Under 35 U.S.C. 122(b)(2)(B)(i). Applicant must attach form PTO/SB/35					
1	ide and/or Amino Acid Sequence Su	ıbmission		or equivalent. 18. / Other: *Request To Use Computer Form of Sequence Listing				
	cable, items a. – c. are required)			From Another Application Under 37 C.F.R. § 1.821(e);				
	Computer Readable Form (CRF) Specification Sequence Listing on:			*Request For Prioritized Examination				
i. □	CD-ROM or CD-R (2 copies); or							
ii. ✓ Paper			-					
	ے، میں۔ Statements verifying identity of abov	e copies		•				
(2)	Benefit claims under 37 CFR 1.78 an For applications filed under 35 U.S.C assignee, person to whom the inven interest in the matter. See 37 CFR 1.	C. 111, the applic tor is under an o 46(b).	cation n obligation	nust contain an Al on to assign, or pe	OS specify erson who	ying the app	licant if the ap	plicant is an
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Signature	J. F				Date		4/20	/2016
Name (Print/Type	Todd Esker					ation No. ley/Agent)	46,690	

This collection of information is required by 37 CFR 1.53(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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Doc Code: TRACK1.REQ

Document Description: TrackOne Request

PTO/AIA/424 (04-14)

CERTIFICATION AND REQUEST FOR PRIORITIZED EX	XAMINATION
UNDER 37 CFR 1.102(e) (Page 1 of 1)	

	GNDERG	7 Of R 11.102(0) (1 age 1 of 1)	
First Named Inventor:	Stephen J. Baker	Nonprovisional Application Number (if known):	To be assigned
Title of Invention:	BORON-CONTAINING	S SMALL MOLECULES	

APPLICANT HEREBY CERTIFIES THE FOLLOWING AND REQUESTS PRIORITIZED EXAMINATION FOR THE ABOVE-IDENTIFIED APPLICATION.

- 1. The processing fee set forth in 37 CFR 1.17(i)(1) and the prioritized examination fee set forth in 37 CFR 1.17(c) have been filed with the request. The publication fee requirement is met because that fee, set forth in 37 CFR 1.18(d), is currently \$0. The basic filing fee, search fee, and examination fee are filed with the request or have been already been paid. I understand that any required excess claims fees or application size fee must be paid for the application.
- 2. I understand that the application may not contain, or be amended to contain, more than four independent claims, more than thirty total claims, or any multiple dependent claims, and that any request for an extension of time will cause an outstanding Track I request to be dismissed.
- 3. The applicable box is checked below:
- i. (a) The application is an original nonprovisional utility application filed under 35 U.S.C. 111(a).
 This certification and request is being filed with the utility application via EFS-Web.
 - (b) The application is an original nonprovisional plant application filed under 35 U.S.C. 111(a). This certification and request is being filed with the plant application in paper.
- ii. An executed inventor's oath or declaration under 37 CFR 1.63 or 37 CFR 1.64 for each inventor, <u>or</u> the application data sheet meeting the conditions specified in 37 CFR 1.53(f)(3)(i) is filed with the application.
 - II. Request for Continued Examination Prioritized Examination under § 1.102(e)(2)
- i. A request for continued examination has been filed with, or prior to, this form.
- ii. If the application is a utility application, this certification and request is being filed via EFS-Web.
- iii. The application is an original nonprovisional utility application filed under 35 U.S.C. 111(a), or is a national stage entry under 35 U.S.C. 371.
- iv. This certification and request is being filed prior to the mailing of a first Office action responsive to the request for continued examination.
- v. No prior request for continued examination has been granted prioritized examination status under 37 CFR 1.102(e)(2).

Signature	Date 4/20/2016
Name (Print/Typed) Todd Esker	Practitioner 46,690 Registration Number
Note: This form must be signed in accordance with 37 CFR 1.33. See 37 CFR 1.4(d) for Submit multiple forms if more than one signature is required.*	or signature requirements and certifications.
*Total of forms are submitted.	





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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
15/134,286	04/20/2016	Stephen J. BAKER	064507-5014-US20	5251
	7590 06/07/201 WIS & BOCKIUS LLI		EXAM	INER
	ear Street Tower, Suite		SHIAO, RE	EI TSANG
			ART UNIT	PAPER NUMBER
			1628	
			NOTIFICATION DATE	DELIVERY MODE
			06/07/2016	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

sfipdocketing@morganlewis.com donald.mixon@morganlewis.com



	Application No. 15/134,286	Applicant(s) BAKER ET AL.		
Office Action Summary	Examiner REI-TSANG SHIAO	Art Unit 1628	AIA (First Inventor to File) Status No	
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	corresponden	ce address	
A SHORTENED STATUTORY PERIOD FOR REPL THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be till apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed the mailing date c ED (35 U.S.C. § 13	of this communication. 3).	
Status				
1) Responsive to communication(s) filed on <u>4/20/</u> A declaration(s)/affidavit(s) under 37 CFR 1.1				
2a) This action is FINAL . 2b) This	action is non-final.			
3) An election was made by the applicant in resp	•		ng the interview on	
 the restriction requirement and election Since this application is in condition for alloware closed in accordance with the practice under E 	nce except for formal matters, pro	osecution as	to the merits is	
Disposition of Claims*				
5) Claim(s) 1-29 is/are pending in the application. 5a) Of the above claim(s) is/are withdray 6) Claim(s) is/are allowed. 7) Claim(s) is/are rejected. 8) Claim(s) is/are objected to. 9) Claim(s) 1-29 are subject to restriction and/or of the corresponding and t	wn from consideration. election requirement. igible to benefit from the Patent Pro pplication. For more information, ple an inquiry to PPHfeedback@uspto. er. epted or b) objected to by the drawing(s) be held in abeyance. Se	ase see gov. Examiner. e 37 CFR 1.85	i(a).	
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign Certified copies: a) All b) Some** c) None of the: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureautres See the attached detailed Office action for a list of the certified copies of the ce	ts have been received. ts have been received in Applica ority documents have been receiv u (PCT Rule 17.2(a)).	tion No		
Attachment(s)				
Notice of References Cited (PTO-892)	3) Interview Summary			
P) Information Disclosure Statement(s) (PTO/SB/08a and/or PTO/S	SB/08b) — Paper No(s)/Mail D	ate		



Application/Control Number: 15/134,286 Page 2

Art Unit: 1628

The present application is being examined under the pre-AIA first to invent provisions.

DETAILED ACTION

1. Claims 1-29 are pending in the application.

Election/Restriction

- 2. The group set forth in the claims includes both independent and distinct inventions, and patentably distinct compounds (or species) within each invention. However, this application discloses and claims a plurality of patentably distinct inventions far too numerous to list individually. Moreover, each of these inventions contains a plurality of patentably distinct compounds, also far too numerous to list individually. For these reasons provided below, restriction to one of the following Groups is required under 35 U.S.C. 121, wherein an Group is a set of patentably distinct inventions of a broad statutory category (e.g. Compounds, Methods of Use, Methods of Making, etc.):
 - Claims 1-12, drawn to methods of use, classified in classes 514/558, numerous subclasses.
 - II. Claims 13-29, drawn to methods of use, classified in classes 514/558, numerous subclasses.

In accordance with the decisions in *In re Harnisch*, 631 F.2d 716, 206 USPQ 300 (CCPA 1980); and *Ex parte Hozumi*, 3 USPQ2d 1059 (Bd. Pat. App. & Int. 1984),



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