

Terms and Conditions

Provenance Asset Group LLC

Sale of Patents Listed March 1, 2018

Version 2.0 – May 10, 2018

Provenance Asset Group LLC (“Provenance”) is offering granted patent families for sale, primarily individually but with one large lot of pending patent applications with no granted families.

Provenance reserves the right to accept or reject any bid, and to withdraw any or all patent families for sale at any time provided any changes to the listed patent families or their availability is reflected at <https://trustedpatents.provenanceassetgroup.com/>.

Any discussion of the use or potential use of these patents is for illustrative purposes to support a potential sale of these patent lots only, and is not intended to be, and should not be construed as being, notice of infringement, any form of accusation of infringement, or an opinion regarding the actual use of these patents. Potential acquirers should conduct their own due diligence.

Neither Provenance nor Quinn Pacific, LLC make any representation or warranty of any kind, and hereby disclaim all implied warranties of validity, scope, merchantability and fitness for any intended purpose of any patent or patent application, or any materials provided by Provenance or Quinn Pacific.

Potential acquirers of assets are provided information on each lot and the patents for information purposes only, and without representations or warranties of any kind except as provided in a final executed patent purchase agreement between Provenance and the acquirer. The acquirer is solely responsible for determining whether, if at all, any patent family is suitable for the acquirer’s intended purpose.

These terms and conditions may be updated and modified by Provenance from time-to-time, and will become effective upon the posting of the revised terms and conditions on Provenance’s website.