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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM796991

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
PerkinElmer Health Sciences, Inc.		03/13/2023	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	PerkinElmer U.S. LLC
Street Address:	710 Bridgeport Avenue
City:	Shelton
State/Country:	CONNECTICUT
Postal Code:	06484
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 27

Property Type	Number	Word Mark			
Serial Number:	97614385	ASSURE			
Registration Number:	5339535	AUROFLOW			
Registration Number:	5172950	AVIO			
Registration Number:	4081280	AXION			
Registration Number:	4157205	CHROMION			
Registration Number:	2983798	CLARUS			
Registration Number:	3560698	CUSTODION			
Registration Number:	3183118	DOTLINK			
Registration Number:	1200872	HGA			
Serial Number:	90650967	INDISCOPE			
Registration Number:	3195222	IRIS			
Registration Number:	5652765	LAMBDA			
Registration Number:	5149562	MAXSIGNAL			
Registration Number:	3228675	MODULAR DISPENSE TECHNOLOGY			
Registration Number:	3855005	NEXION			
Registration Number:	6688750	ONESOURCE			
Registration Number:	4003890	PINAACLE			
Registration Number:	6901687	PUREVIEW			
Registration Number:	5157715	QSIGHT			
-		TRADEMARK			

REEL: 008013 FRAME: 0216

900760010

Property Type	Number	Word Mark
Registration Number:	6446230	QUASAR
Registration Number:	3489570	SATURNA
Registration Number:	6142422	SIMPLICITY
Registration Number:	4064733	SUPRA-CLEAN
Registration Number:	4064734	SUPRA-POLY
Registration Number:	3465428	TORION
Registration Number:	2572019	TOTALCHROM
Registration Number:	4056693	ULTRASPRAY

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: 7816635786

Email: kevin.oliver@perkinelmer.com

Correspondent Name: PerkinElmer, Inc.

Address Line 1: 940 Winter Street

Address Line 2: ATTN: Kevin Oliver

Address Line 4: Waltham, MASSACHUSETTS 02451

NAME OF SUBMITTER:	Kevin A. Oliver
SIGNATURE:	/Kevin A. Oliver/
DATE SIGNED:	03/23/2023

Total Attachments: 7

source=Exhibit B to IP Assignment Agreement - PerkinElmer Health Sciences Inc - TM - US#page1.tif source=Exhibit B to IP Assignment Agreement - PerkinElmer Health Sciences Inc - TM - US#page2.tif source=Exhibit B to IP Assignment Agreement - PerkinElmer Health Sciences Inc - TM - US#page3.tif source=Exhibit B to IP Assignment Agreement - PerkinElmer Health Sciences Inc - TM - US#page4.tif source=Exhibit B to IP Assignment Agreement - PerkinElmer Health Sciences Inc - TM - US#page5.tif source=Exhibit B to IP Assignment Agreement - PerkinElmer Health Sciences Inc - TM - US#page6.tif source=Exhibit B to IP Assignment Agreement - PerkinElmer Health Sciences Inc - TM - US#page7.tif

U.S. TRADEMARK ASSIGNMENT AGREEMENT

This U.S. TRADEMARK ASSIGNMENT AGREEMENT (this "<u>Assignment Agreement</u>"), effective as of March 13, 2023 (the "<u>Effective Date</u>"), is entered into by and between by and between PerkinElmer Health Sciences, Inc. ("<u>Assignor</u>"), and PerkinElmer U.S. LLC ("<u>Assignee</u>"). Assignor and Assignee are each referred to individually as a "<u>Party</u>" and together as the "<u>Parties</u>."

WHEREAS, PerkinElmer, Inc., a Massachusetts corporation, Polaris Scientific Buyer, Inc., a Delaware corporation (as assignee of the rights, interests and obligations of PerkinElmer Topco, L.P. under the Purchase Agreement), PerkinElmer U.S. LLC, a Delaware limited liability company, and, solely with respect to Schedule 1.5 thereof, PerkinElmer Topco, L.P., a Delaware limited partnership, are party to that certain Amended and Restated Master Purchase and Sale Agreement dated as of **March 11, 2023** (as may be amended, restated, or otherwise modified from time to time, the "Purchase Agreement");

WHEREAS, pursuant to the Intellectual Property Assignment Agreement, effective as of March 13, 2023, between Assignor and Assignee, Assignor has agreed to sell, transfer, convey, assign, and deliver to Assignee all of Assignor's right, title, and interest in certain of the Assignor's trademark registrations and applications set forth in Schedule A herein (collectively, "Trademarks");

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

- SECTION 1. <u>Assignment</u>. Assignor hereby irrevocably, absolutely, and unconditionally assigns, transfers, conveys, and delivers to Assignee all of Assignor's right, title, and interest in the Trademarks, including (a) any and all goodwill connected with the use thereof and symbolized thereby and all common law rights related to the Trademarks, and (b) all rights, priorities, and privileges of Assignor provided under the laws of all applicable jurisdictions, or any multinational law, compact, treaty, protocol, convention, or organization, with respect to the Trademarks, (c) all rights to maintain, file for, and obtain all applications, registrations, renewals, and extensions for any of the Trademarks; and (d) all actions, rights, claims, counterclaims, proceedings, judgments, reimbursements, demands, causes of action, rights of recovery, choses in action, and rights of setoff of any kind (including those under warranties, guarantees, and indemnities), accruing or arising before, on, or after the Effective Date, to the extent relating to the Trademarks, including the right to collect royalties from third parties, damages, and other related income.
- SECTION 2. <u>Recordation</u>. Assignor hereby authorizes Assignee to record this Assignment Agreement with the U.S. Patent and Trademark Office and any other relevant governmental authority so as to perfect its ownership of the Trademarks, and requests that the United States Commissioner of Patents and Trademarks record Assignee as assignee and owner of the Trademarks.
- SECTION 3. <u>Further Assurances</u>. From and after the Effective Date, upon Assignee's reasonable request and at Assignee's expense, Assignor shall (and shall cause its Affiliates to) take all actions and execute all further documents as may be reasonably required to carry out the transactions contemplated by this Assignment Agreement.

SECTION 4. Miscellaneous.

a) <u>Governing Law</u>. This Assignment Agreement shall be governed by and construed in accordance with the internal Laws of the State of Delaware without giving effect to any choice or conflict of law provision or rule (whether of the State of Delaware or any other jurisdiction) that would cause the application of Laws of any jurisdiction other than those of the State of Delaware.

- b) <u>Counterparts</u>. This Assignment Agreement may be executed in two or more counterparts (including by facsimile or by an electronic scan delivered by electronic mail), each of which shall be deemed an original but all of which together shall be considered one and the same agreement and shall become effective when counterparts have been signed by each Party hereto and delivered to the other Party, it being understood that each Party need not sign the same counterpart. This Assignment Agreement may be executed and delivered by facsimile or by an electronic scan delivered by electronic mail.
- c) <u>Purchase Agreement</u>. In the event of any conflict between the terms of this Assignment Agreement and the Purchase Agreement, the Purchase Agreement shall control. Capitalized terms used but not defined herein shall have the meanings set forth in the Purchase Agreement.

[Signature Page Follows]

2

IN WITNESS WHEREOF, Assignor and Assignee have duly executed and delivered this Assignment Agreement as of the Effective Date.

AGREED AND ACCEPTED:

Title: Vice President and Secretary

Signature Page to U.S. Trademark Assignment Agreement

SCHEDULE A

dotLINK	CUSTODIO N	CLARUS	CHROMIO N	AXION	AVIO	AUROFLO W	ASSURE	Mark
US	US	US	US	US	US	US	US	Country
9	9	9	9	9	9	1	1,9	Class
Registered	Registered	Registered	Registered	Registered	Registered	Registered	Pending	Status
22-Aug-2005	30-May-2008	29-Jun-2002	30-Sep-2011	15-Feb-2011	5-Apr-2016	25-Apr-2017	30-Sep-2022	Filing date
78697635	77487828	78140111	85436933	85/142,240	86964143	87423847	97614385	Appl.no.
12-Dec-2006	13-Jan-2009	9-Aug-2005	12-Jun-2012	3-Jan-2012	28-Mar-2017	21-Nov-2017		Date of registration
3183118	3560698	2983798	4157205	4081280	5172950	5339535		Registration No.
12-Dec- 2026	13-Jan- 2029	9-Aug- 2025	12-Jun- 2032	3-Jan- 2032	28-Mar- 2023	21-Nov- 2023	30/03/20 23 (Priority Period ends)	Exp.date
PerkinElmer Health	PerkinElmer Health Sciences, Inc.	PerkinElmer Health Sciences, Inc.	Owner					

Mark	Country	Class	Status	Filing date	Appl.no.	Date of	Registration	Exp.date	Owner
						Q			Sciences,
HGA	S11	0	Registered	11-In1-1979	73777980	13-Inl-1982	1200872	13-Inl-	Perkin Flmer
I			Ċ	:				2032	Health
									Sciences,
									Inc.
INDISCOP	US	9	Pending	16-Apr-2021	90650967				PerkinElmer
E									Health
									Sciences,
									Inc.
IRIS	US	9	Registered	22-Aug-2005	78697452	2-Jan-2007	3195222	2-Jan-	PerkinElmer
								2027	Health
									Sciences,
	110		-	21.1	01/02/100	177 2010	7/101/1	1 7 1	II.
LAMBDA	S	V	Kegistered	71-INOV-2017	87/693,480	13-Jan-2019	3632763	13 -Jan- 2025	PerkinEimer Health
									Sciences,
									Inc.
MaxSignal	US	_	Registered	22-Apr-2016	87010760	28-Feb-2017	5149562	ተ	PerkinElmer
								2023	Health
									Sciences,
								ļ	Inc.
MODULAR	US	9	Registered	7-Apr-2005	78603814	10-Apr-2007	3228675	10-Apr-	PerkinElmer
DISPENSE									Health
TECHNOL									Sciences,
OUI	112							2	IIIC.
NEXION	$\overline{\mathrm{US}}$	9, 10	Registered	10-Feb-2010	77932320	28-Sep-2010	3855005	28-Sep-	PerkinElmer Health
			••••					000	Chiana
									Sciences,
									Inc.
ONESOUR	US	35,	Registered	5-Feb-2018	87784846	5-Apr-2022	6688750	5-Apr-	PerkinElmer
CE		37,						2028	Health
		41,							Sciences,
		42, 44							Inc.

Mark	Country	Class	Status	Filing date	Appl.no.	Date of	Registration	Exp.date	Owner
PINAACLE	US	9	Registered	17-Sep-2010	85131922	26-Jul-2011	4003890	26-Jul-	Perkin Elmer
			(Þ				2031	Health
									Sciences,
									Inc.
PUREVIE	US	9	Registered	24-Mar-2020	88845151	15-Nov-2022	6901687	15-Nov-	PerkinElmer
W			(2028	Health
									Sciences,
									Inc.
QSight	US	9	Registered	25-Feb-2016	86919714	7-Mar-2017	5157715	7-Mar-	PerkinElmer
								2023	Health
									Sciences,
									Inc.
QUASAR	US	9	Registered	6-Nov-2020	90303807	10-Aug-2021	6446230	10-Aug-	PerkinElmer
								2027	Health
									Sciences,
									Inc.
SaTurnA	US	9	Registered	7-Apr-2007	77151261	19-Aug-2008	3489570	19-Aug-	PerkinElme
								2028	Health
									Sciences,
									Inc.
SIMPLICIT	US	9	Registered	21-Jun-2018	88010027	1-Sep-2020	6142422	1-Sep-	PerkinElmer
Y								2026	Health
									Sciences,
									Inc.
SUPRA-	US	9	Registered	27-Jan-2011	85228019	29-Nov-2011	4064733	29-Nov-	PerkinElmer
CLEAN			,						Health
									Sciences,
									Inc.
SUPRA-	US	9	Registered	27-Jan-2011	85228022	29-Nov-2011	4064734	29-Nov-	PerkinElmer
POLY			(2031	Health
									Sciences,
									Inc.
TORION	US	9	Registered	2-May-2007	77170776	15-Jul-2008	3465428	15-Jul-	PerkinElmer
								2028	Health

ULTRASPR US AY	TOTALCH ROM		Mark
US	US		Country Class
9	9		Class
Registered	Registered		Status
30-Mar-2009	9-Mar-2000		Filing date
77701927	75939470		Appl.no.
ULTRASPR US 9 Registered 30-Mar-2009 77701927 15-Nov-2011 AY	21-May-2002		Date of registration
4056693 15-Nov- PerkinElmer 2031 Health Sciences, Inc.	2572019		Registration Exp.dat No.
15-Nov- 2031	21-May- 2022		Exp.date Owner
PerkinElmer Health Sciences, Inc.	PerkinElmer Health Sciences, Inc.	Sciences, Inc.	Owner

TRADEMARK
REEL: 008013 FRAME: 0224

RECORDED: 03/23/2023