TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Apieron, Inc., by and through its Chapter 7 Trustee, Janina M. Elder	FORMERLY Aperon Biosystems Corp.	05/19/2010	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Aerocrine AB	
Street Address:	Sundbybergsvagen 9 SE-171 73	
City:	Solna	
State/Country:	SWEDEN	
Entity Type:	LIMITED LIABILITY COMPANY: SWEDEN	

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Serial Number:	78287398	APERON BIOSYSTEMS
Serial Number:	77928447	APIERON
Serial Number:	77434781	INSIGHT

CORRESPONDENCE DATA

Fax Number: (212)728-8111

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 2127288000

Email: ipdept@willkie.com

Correspondent Name: Fara Sunderji

Address Line 1: 787 Seventh Avenue

Address Line 2: Willkie Farr & Gallagher LLP

Address Line 4: New York, NEW YORK 10019

ATTORNEY DOCKET NUMBER: 116438.00011

DOMESTIC REPRESENTATIVE

TRADEMARK
REEL: 004215 FRAME: 0120

78287398

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900163340

Name: Address Line 1: Address Line 2: Address Line 3: Address Line 4:	
NAME OF SUBMITTER:	Fara Sunderji
Signature:	/farasunderji/
Date:	05/28/2010
Total Attachments: 4 source=ApieronAerocrinetrademarkassignm source=ApieronAerocrinetrademarkassignm source=ApieronAerocrinetrademarkassignm source=ApieronAerocrinetrademarkassignm	nent#page2.tif nent#page3.tif

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EXHIBIT D

FORM OF TRADEMARK ASSIGNMENT

This Trademark Assignment is made and entered into as of May 14, 2010 by and between Apieron, Inc., a Delaware corporation formerly known as Aperon Biosystems Corp., by and through its Chapter 7 Trustee, Janina M. Elder ("Assignor") and Aerocrine AB ("Assignee") (collectively referred to as the "Parties").

WHEREAS, Assignor and Assignee are parties to that certain Asset Purchase Agreement, dated as of May 14, 2010, (the "Asset Purchase Agreement"), pursuant to which Assignor has agreed to sell, transfer and assign to Assignee the Purchased Assets (as defined in the Purchase Agreement), including, without limitation, the trademarks and service marks listed on the attached Schedule 1, all applications and registrations pertaining thereto, all common law rights associated therewith, and all goodwill arising from the use of and symbolized by said trademarks and service marks (collectively, the "Trademarks") and

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

- Assignee, its successors and assigns, and Assignee purchases and accepts from Assignor, all of Assignor's right, title and interest in and to the Trademarks throughout the world, including all registrations and applications thereof and all goodwill pertaining thereto, the right to conduct business under the Trademarks, including the right to license others under the Trademarks, the portion of the business of Assignor to which any intent-to-use application pertains, and all rights to sue, counterclaim and collect damages and payments for claims of past, present and future infringements, unfair competition or misappropriations thereof, and all income, royalties, damages and payments now or hereafter due or payable with respect to the Trademarks.
- 2. Assignor agrees to execute such additional documents as Assignee reasonably requests to register and otherwise give full effect to the rights of Assignee under this Trademark Assignment in and to the Trademarks worldwide, including all documents necessary to record in the name of Assignee the assignment of the Trademarks with the United States Patent and Trademark Office and the trademark offices in other jurisdictions.
- 3. This Trademark Assignment shall be construed in accordance with and governed by the laws of the State of California.
- 4. This Trademark Assignment may not be supplemented, altered or modified in any manner except by a writing signed by both parties hereto.
- 5. This Trademark Assignment shall bind and shall inure to the benefit of the respective parties and their assigns, transferees and successors.
- 6. This Trademark Assignment may be executed in one or more counterparts, each of which shall be deemed an original but both of which together will constitute one and the same instrument.

TRADEMARK
REEL: 004215 FRAME: 0122

IN WITNESS WHEREOF, the undersigned have executed this Trademark Assignment as of the date first written above. AEROCRINE AB APIERON, INC. By: Paul de Potocki Janina M. Elder Chief Executive Officer Trustee in Bankruptcy for the Estate of Aerocrine AB Apieron, Inc. STATE OF LOUISIANA STATE OF CALIFORNIA : SS.: : SS.: PARISH OF ORLEANS) COUNTY OF Lake On the day of May, 2010, before me the On the 18 day of May, 2010, before me the undersigned, personally appeared Paul de undersigned, personally appeared Janina M. Potocki, personally known to me or proved to Elder, personally known to me or proved to me on the basis of satisfactory evidence to be me on the basis of satisfactory evidence to be the individual whose name is subscribed to the the individual whose name is subscribed to the within instrument and acknowledged to me within instrument and acknowledged to me that he executed the same in his capacity, and that he executed the same in his capacity, and that by his signature on the instrument, the that by his signature on the instrument, the individual, or the person upon behalf of which individual, or the person upon behalf of which the individual acted, executed the instrument. the individual acted, executed the instrument. **Notary Public** Notary Public

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IN WITNESS WHEREOF.	the undersigned have executed this Trademark Assignment as of the
date first written above.	
N / I	

AEROCRINE

Paul de Pdtocki

Chief Executive Officer

Acrocrine AB

APIERON, INC.

Janina M. Elder

Trustee in Bankruptcy for the Estate of Apieron, Inc.

STATE OF CALIFORNIA

: 58.;

COUNTY OF

)

day of May, 2010, before me the

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On the / day of May, 2010, before me the undersigned, personally appeared Paul de Potocki, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, exocuted the instrument.

Notary Public

Per-Olof Letwerth

undersigned, personally appeared Janina M. Elder, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his capacity, and that by his signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

Notary Public

LEFWERTHS ADVOKATBYRÅ AB Box 1456, 171 28 SOLNA

SCHEDULE 1

Serial Number		Word Mark	
1.	78287398	APERON BIOSYSTEMS	
2.	77928447	APIERON	
3.	77434781	INSIGHT	

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TRADEMARK REEL: 004215 FRAME: 0125

RECORDED: 05/28/2010