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
Wallac Oy		03/05/2013	CORPORATION: FINLAND

RECEIVING PARTY DATA

Name:	PerkinElmer Health Sciences, Inc.		
Street Address:	940 Winter Street		
City:	Waltham		
State/Country:	MASSACHUSETTS		
Postal Code:	02451		
Entity Type:	CORPORATION: DELAWARE		

PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark	
Registration Number:	3893030	LUMIJET	
Registration Number:	1827954	MELTILEX	
Registration Number:	1785381	MICROBETA	
Registration Number:	3893031	MICROBETA2	
Registration Number:	1876382	SCINTIPLATE	
Registration Number:	1764148	WIZARD	
Registration Number:	3893034	WIZARD2	

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Email: kevin.oliver@perkinelmer.com

Correspondent Name: PerkinElmer, Inc.
Address Line 1: 940 Winter Street

Address Line 4: Waltham, MASSACHUSETTS 02451

TRADEMARK

REEL: 005202 FRAME: 0035

OP \$190.00 3893030

ATTORNEY DOCKET NUMBER:	WALLAC TO PEHS			
NAME OF SUBMITTER:	Kevin A. Oliver			
Signature:	/Kevin A. Oliver/			
Date:	01/27/2014			
Total Attachments: 3 source=Trademark_US_Assignment_Wallac_HS#page1.tif source=Trademark_US_Assignment_Wallac_HS#page2.tif source=Trademark_US_Assignment_Wallac_HS#page3.tif				

ASSIGNMENT OF TRADEMARKS

THIS ASSIGNMENT OF TRADEMARKS is entered this 5th day of March, 2013 by and between Wallac Oy, a Finnish corporation having a principal place of business at Mustionkatu 6, FI-20750 Turku, Finland ("Assignor"), and PerkinElmer Health Sciences, Inc., a Delaware corporation having a principal place of business at 940 Winter Street, Waltham MA 02451, USA ("Assignee").

WHEREAS, Assignor and Assignee are parties to a certain agreement dated as of December 1st, 2011 (the "Agreement"), pursuant to which Assignor has agreed to transfer, assign, and contribute to Assignee certain assets of Assignor, and Assignee has agreed to accept the same;

WHEREAS, Assignor owns all right, title and interest in and to and is the sole and exclusive owner of the trademarks and trademark applications listed on Schedule A in the applicable jurisdictions identified therein, which Schedule A is attached hereto and incorporated herein, and all common law trademark rights of Assignor related to the use of the same in connection with the associated products or services utilizing the same, or any similar products (collectively, the "Marks"); and,

WHEREAS, pursuant to the Agreement, Assignor desires to assign and transfer to Assignee all of its right, title and interest in and to the Marks and Assignee is desirous of acquiring the same.

NOW, THEREFORE, for the foregoing recited consideration and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Assignor, as beneficial owner, does hereby assign, sell and transfer to Assignee, its successors, assigns and other legal representatives, all of its right, title and interest in and to the Marks, together with the goodwill of the business symbolized by the Marks, the right to sue for and receive all damages for past infringement thereof, the registrations and applications for registration therefor, and all the benefit of the Marks. Assignor does further consent to the recordation of this Assignment by Assignee with the Commissioner of Patents and Trademarks and any similar governmental agency or body in any applicable foreign jurisdiction.

To the extent that any of Assignor's rights or title in and to the Marks cannot be assigned and transferred by Assignor, then Assignor hereby grants Assignee an irrevocable, worldwide, fully paid-up, royalty-free, exclusive license, with the right to sublicense through multiple tiers, to use and otherwise fully exploit the Marks.

This assignment shall be binding upon and inure to the benefit of the parties hereto and their respective successors and permitted assigns, each of which such successors and assigns shall be deemed a party hereto for all purposes hereof. This assignment shall be effective immediately upon its delivery to the Assignee. This assignment shall be executed in one or more counterparts, each of which may be deemed an original, but all of which together shall constitute one and the same instrument.

IN WITNESS WHEREOF the Assignor has executed this Assignment as of the date first written above.

WALLAC OY

Hanna Halme

Title: General Manager

SCHEDULE A

COUNTRY	MARK	(APPLICATION NO.) REGISTRATION NO.	NEXT RENEWAL DATE
US	LUMIJET	3,893,030	December 21, 2016
US	MELTILEX	1,827,954	March 29, 2014
US	MICROBETA	1,785,381	August 3, 2013
US	MICROBETA2	3,893,031	December 21, 2016
US	SCINTIPLATE	1,876,382	January 31, 2015
US ————————	WIZARD	1,764,148	April 13, 2013
US	WIZARD2	3,893,034	December 21, 2016

RECORDED: 01/27/2014