

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM391743

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
NSPH Funding LLC		06/30/2016	Limited Liability Company: DELAWARE
RECEIVING PARTY DATA			
Name:	Nanosphere, Inc.		
Street Address:	4088 Commercial Avenue		
City:	Northbrook		
State/Country:	ILLINOIS		
Postal Code:	60062		
Entity Type:	Corporation: DELAWARE		
PROPERTY NUMBERS Total: 2			
Property Type	Number	Word Mark	
Registration Number:	2825891		
Registration Number:	2924979	VERIGENE	
CORRESPONDENCE DATA			
Fax Number:	4046856958		
<i>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.</i>			
Phone:	404 815 3658		
Email:	mdalton@sgrlaw.com		
Correspondent Name:	Jonathan M. Minnen		
Address Line 1:	1230 Peachtree Street, N.E.		
Address Line 2:	Suite 3100, Promenade		
Address Line 4:	Atlanta, GEORGIA 30309		
NAME OF SUBMITTER:	Jonathan M. Minnen		
SIGNATURE:	/Jonathan M. Minnen/		
DATE SIGNED:	07/18/2016		
Total Attachments: 4			
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RELEASE OF SECURITY INTEREST IN TRADEMARKS

THIS RELEASE OF SECURITY INTEREST IN TRADEMARKS dated June 30, 2016 by NSPH Funding LLC, a Delaware limited liability company (“Collateral Agent”);

WITNESSETH:

WHEREAS, Nanosphere, Inc., (hereinafter referred to as “Grantor”), a Delaware corporation, and Collateral Agent were parties to a certain Intellectual Property Security Agreement dated as of May 14, 2015 among Grantor, and Collateral Agent, which was recorded in the United States Patent and Trademark Office on June 16, 2015 at Reel 5554, Frame 0062 (the “Agreement”), pursuant to which Grantor granted to Collateral Agent, a security interest in, among other things, the trademarks, service mark registrations, and applications listed on Schedule A attached hereto and certain other property (collectively, the “Trademark Property”); and

WHEREAS, Grantor has requested that Collateral Agent release its security interests in the Trademark Property and reassign the same to Grantor;

NOW, THEREFORE, for good and valuable consideration, receipt and sufficiency of which are hereby acknowledged:

Collateral Agent hereby releases its security interests in, and hereby reassigns, grants and conveys to Grantor, without any representation, warranty, recourse or undertaking by Collateral Agent, all of its right, title and interest, if any, in and to the Trademark Property and all of the following property and rights:

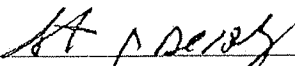
- i. each trademark, service mark registration, and application listed on Exhibit A hereto, provided however that to the extent it is determined that Grantor has conveyed a security interest to Collateral Agent on any trademark, service mark registration, and application not listed on Exhibit A, that Grantor is authorized by the Collateral Agent to supplement Exhibit A accordingly, it being the intention of the Collateral Agent that any security interest they may have in the trademarks of Grantor are hereby released; and
- ii. all reissues, divisions, continuations, continuations-in-part, extensions, renewals and reexaminations of any of the foregoing, all rights in the foregoing provided by international treaties or conventions, all rights corresponding thereto throughout the world and all other rights of any kind whatsoever of Grantor accruing thereunder or pertaining thereto; and
- iii. any and all claims for damages and injunctive relief for past, present and future infringement, dilution, misappropriation, violation, misuse or breach with respect to

- any of the foregoing, with the right to sue for and collect, or otherwise recover, such damages; and
- iv. any and all proceeds of, collateral for, income, royalties and other payments due and payable with respect to, and supporting obligations relating to, any and all of the foregoing or arising from any of the foregoing.

[Signature Page Follows]

IN WITNESS WHEREOF, Collateral Agent has caused this Release of Security Interests in Trademarks to be duly executed by its duly authorized officer as of the day and year first above written.

NSPH Funding LLC, a Delaware limited liability company

By: 
Name: Stephen S. DeNelsky
Title: President

[Signature Page to Release of Security Interest in Trademarks]

Exhibit A

Nanosphere Trademark Schedule

Trademark	Country	Appl No.	Reg. No.	Class	Status
Misc. DESIGN (NSPH Logo)	USA	76/379,383	2825891	09 Int./10 Int.	Registered
NANOSPHERE	Canada	1195616			Published
NANOSPHERE	China	92013169	3492602	10 Int.	Registered
NANOSPHERE	China	92013170	3492603	42 Int.	Registered
NANOSPHERE	Japan	2003-018473	4780186	10 Int., 42Int.	Registered
NANOSPHERE	Korea	2003-0000977	10998	10 Int., 42Int.	Registered
NANOSPHERE	Taiwan	92013169	1104151	10 Int.	Registered
NANOSPHERE	Taiwan	92013170	193503	42 Int.	Registered
VERIGENE	Canada	1176895		09 Int./10 Int.	Published
VERIGENE	China	3784185	3784185	09 Int.	Registered
VERIGENE	China	3784186	3784186	10 Int.	Registered
VERIGENE	European Community	3.449.931	3.449.931	09 Int./10 Int.	Registered
VERIGENE	Hong Kong	300104949	300104949	09 Int./10 Int.	Registered
VERIGENE	Japan	2003-097175	4770337	09 Int./10 Int.	Registered
VERIGENE	Korea	2003-0048480	612461	09 Int./10 Int.	Registered
VERIGENE	Taiwan	92064373	1106242	09 Int.	Registered
VERIGENE	Taiwan	92064383	1106274	09 Int.	Registered
VERIGENE	USA	78/245,832	2924979	09 Int./10 Int.	Registered