CH \$40.00 426

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM432985

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the THE WORD "RODONA (MI)" IN THE ASSIGNEE OF THE ORIGINAL ASSIGNMENT RECORDATION TO "RODANO (MI)" previously recorded on Reel 006080 Frame 0147. Assignor(s) hereby confirms the ADDRESS OF ASSIGNEE.

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
RICERCA BIOSCIENCES, LLC		06/08/2017	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	OLON RB, LLC
Street Address:	STRADA RIVOLTANA KM 6-7
City:	RODANO (MI)
State/Country:	ITALY
Postal Code:	20090
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	4261292	INTEGRATING DISCOVERY & DEVELOPMENT. NON

CORRESPONDENCE DATA

Fax Number: 2163485474

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: 2163485400

Email: EVLASEK@MCDONALDHOPKINS.COM

Correspondent Name: EMILY E. VLASEK
Address Line 1: 600 SUPERIOR AVE. E.

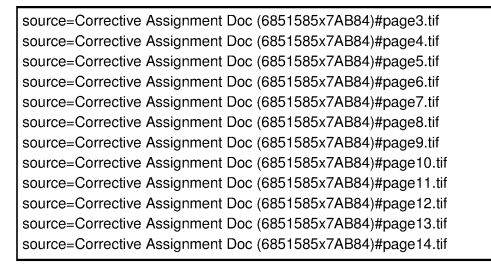
Address Line 2: SUITE 2100

Address Line 4: CLEVELAND, OHIO 44114

NAME OF SUBMITTER:	Emily E. Vlasek
SIGNATURE:	/Emily E. Vlasek/
DATE SIGNED:	06/28/2017

Total Attachments: 14

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Assignment Page 1 of 2

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

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

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
RICERCA BIOSCIENCES, LLC		06/08/2017	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	Olon RB, LLC
Street Address:	Strada Rivoltana km 6-7
City:	Rodona (MI)
State/Country:	ITALY
Postal Code:	20090
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	4261292	INTEGRATING DISCOVERY & DEVELOPMENT. NON

CORRESPONDENCE DATA

Fax Number: 2163485474 **Phone:** 216-348-5400

Email: evlasek@mcdonaldhopkins.com

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.

Correspondent Name: Emily E. Vlasek

Address Line 1: 600 Superior Ave. E.

Address Line 2: Suite 2100

Address Line 4: Cleveland, OHIO 44114

DOMESTIC REPRESENTATIVE

Name:

Address Line 1: Address Line 2: Address Line 3:

Address Line 4:	
NAME OF SUBMITTER:	Emily E. Vlasek
Signature:	/Emily E. Vlasek/
Date:	06/08/2017
source=Fully Executed IP Assignment A	greement - Project X (6808528x7AB84)#page1.tif greement - Project X (6808528x7AB84)#page2.tif greement - Project X (6808528x7AB84)#page3.tif greement - Project X (6808528x7AB84)#page4.tif greement - Project X (6808528x7AB84)#page5.tif greement - Project X (6808528x7AB84)#page6.tif greement - Project X (6808528x7AB84)#page7.tif greement - Project X (6808528x7AB84)#page8.tif greement - Project X (6808528x7AB84)#page8.tif greement - Project X (6808528x7AB84)#page9.tif greement - Project X (6808528x7AB84)#page10.tif greement - Project X (6808528x7AB84)#page11.tif greement - Project X (6808528x7AB84)#page12.tif
RECEIPT INFORMATION	
ETAS ID: TM4305	669
Receipt Date: 06/08/20	017
Fee Amount: \$40	

This **INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT** ("<u>IP Assignment</u>"), dated as of June 8, 2017, is made by RICERCA BIOSCIENCES, LLC, a Delaware limited liability company ("<u>Seller</u>"), in favor of Olon RB, LLC, a Delaware limited liability company ("<u>Buyer</u>"), the purchaser of certain assets of Seller pursuant to an Asset Purchase Agreement between Buyer and Seller, dated on or about the date hereof (the "<u>Purchase Agreement</u>").

WHEREAS, as a condition for the closing of the Purchase Agreement the parties have agreed to enter into this IP Assignment; and

WHEREAS, pursuant to the Purchase Agreement, Seller has agreed to convey, transfer and assign to Buyer, among other assets, certain intellectual property of Seller, and in connection therewith Seller has agreed to execute and deliver this IP Assignment, for recording with the United States Patent and Trademark Office and the United States Copyright Office, and corresponding entities or agencies in any applicable jurisdictions.

NOW THEREFORE, in consideration of the mutual provisions set forth in this IP Assignment and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

- 1. <u>Definitions</u>. All capitalized terms used in this IP Assignment but not otherwise defined herein are given the meanings set forth in the Purchase Agreement. In addition, the following terms shall have the following meanings:
 - (a) "Business" means certain assets of Seller, that on or about the date hereof have been transferred to Buyer under the Purchase Agreement, which relate to Seller's chemical development division business which provides analytical chemistry, synthetic chemistry, process development and manufacturing services supporting the biotech, pharmaceutical, food, flavor, fragrance, agrochemical product development and specialty/performance chemicals industries, which has heretofore been operated as part of the Seller's chemical development division;
 - (b) "<u>Copyrights</u>" means any copyright registrations and applications for registration and exclusive copyright licenses of Seller in connection with the Business and all issuances, extensions, and renewals thereof;
 - (c) "<u>Domain Name</u>" means <u>http://www.ricerca.com/</u>;
 - (d) "<u>Intellectual Property</u>" means all of the following anywhere in the world and all legal rights, title or interest in the following arising under law that relate to the Business: (i) Patents; (ii) Copyrights; (iii) Trademarks; (iv) Trade Secrets; and (v) the Domain Name;
 - (e) "<u>Licenses</u>" means all licenses to Intellectual Property granted to Seller and used by the Business, including licenses for software set forth in <u>Schedule 1</u> hereto;
 - (f) "Logo" means the Ricerca Biosciences logo set forth on Schedule 2 hereto;
 - (g) "Patents" means the patents and patent applications in connection with the Business and all issuances, divisions, continuations, continuations-in-part, reissues, extensions, reexaminations, and renewals thereof;
 - (h) "Other Business Intellectual Property" means all Intellectual Property that is owned or licensed by Seller or any of its Affiliates as of the Closing Date and is or has been used

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or held for use in the conduct of the Business as of the eighteen (18) month period prior to the Closing Date;

- (i) "Trade Name" means Ricerca Biosciences;
- (j) "Trade Secrets" means the trade secrets listed on Schedule 3 hereto and any other trade secret related to the Business (including inventions, whether patentable or unpatentable and whether or not reduced to practice, manufacturing and production processes and techniques, research and development information, drawings, specifications and customer and supplier lists), to the extent any of the foregoing qualify as trade secrets under applicable law; and
- (k) "<u>Trademarks</u>" means the Trade Name, the Logo, the service mark set forth in <u>Schedule 4</u> hereto and any trademark registrations and applications and all issuances, extensions, and renewals thereof.
- **2.** <u>Assignment.</u> Seller hereby irrevocably conveys, transfers, and assigns to Buyer, and Buyer hereby accepts, all of Seller's right, title, and interest in and to the following Intellectual Property (the "Assigned IP"):
 - (a) the Patents;
 - (b) the Trademarks, together with the goodwill of the Business connected with the use of, and symbolized by, the Trademarks;
 - (c) the Copyrights;
 - (d) the Trade Secrets;
 - (e) all right, title, and interest of Seller in and to the Domain Name, together with any other rights (including, but not limited to, trademark rights in any jurisdiction) Seller may have in the Domain Name, including any goodwill associated therewith;
 - (f) any Other Business Intellectual Property;
 - (g) all rights of any kind whatsoever of Seller accruing under any of the foregoing provided by applicable law of any jurisdiction, by international treaties and conventions, and otherwise throughout the world;
 - (h) any and all royalties, fees, income, payments, and other proceeds now or hereafter due or payable with respect to any and all of the foregoing; and
 - (i) any and all claims and causes of action for the benefit of Seller, with respect to any of the foregoing, whether accruing before, on, or after the date hereof, including all rights to and claims for damages, restitution, and injunctive and other legal and equitable relief for past, present, and future infringement, dilution, misappropriation, violation, misuse, breach, or default, with the right but no obligation to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages.

3. Covenants.

(a) Recordation of Intellectual Property Transfers.

- (i) On the date of this IP Assignment, Seller shall execute and deliver to Buyer such assignments and other documents, certificates, and instruments of conveyance in form suitable for filing with the United States Patent and Trademark Office or United States Copyright Office as necessary to record and perfect the Assigned IP and to vest in Buyer all right, title, and interest in the Intellectual Property registrations in accordance with applicable law. As between Seller and Buyer, Buyer shall be responsible, at Buyer's expense, for filing such Assigned IP and other documents, certificates, and instruments of conveyance with the applicable Governmental Authorities; provided, that upon Buyer's reasonable request and at Buyer's expense, Seller shall take such steps and actions, and provide such cooperation and assistance, to Buyer and its successors, assigns, and legal representatives, including the execution and delivery of any affidavits, declarations, oaths, exhibits, assignments, powers of attorney, or other documents, as may be necessary to effect, evidence, or perfect the assignment of the Intellectual Property registrations to Buyer, or any assignee or successor thereto.
- (ii) Within ten (10) Business Days after the Closing Date, Seller shall execute and deliver to Buyer all documents, papers, forms, and authorizations, and take such other actions as are necessary in accordance with the procedures of the applicable Internet domain name registrars to effectuate and evidence the transfer of ownership and control (including administrative and technical access) to Buyer (or its designee) of the Domain Name, and cause the Domain Name to be registered in the name of Buyer (or its designee) with the domain name registrar of Buyer's choosing as designated by Buyer in writing. As between Seller and Buyer, Buyer shall bear all fees charged by any transferring registrar, if any, in connection with the transfer of the Domain Name to Buyer.
- (b) Transfer of Prosecution Files. Seller shall take all actions and provide all information and assistance as Buyer may reasonably request in order to effect the timely and orderly transition to Buyer of prosecution and maintenance for the Intellectual Property registrations. Without limiting the foregoing, (x) no later than ten (10) Business Days after the Closing Date, Seller shall deliver to Buyer a complete and accurate docket setting out any annuities, maintenance fees, and renewal fees due, and deadlines for actions to be taken concerning prosecution and maintenance of all Intellectual Property registrations in the one hundred eighty (180) day period following the Closing Date; and (y) no later than ten (10) Business Days following the Closing Date, Seller shall deliver to Buyer (or its designee) the complete prosecution files for all Intellectual Property registrations in such form and medium as reasonably requested by Buyer together with a list of local prosecution counsel contacts.
- (c) <u>Trade Secret Transfer.</u> Seller shall, and shall cause its Affiliates to, fully disclose to Buyer the Trade Secrets and deliver to Buyer all related documentation, materials, and other tangible embodiments thereof. For a period of forty-five (45) days following the Closing Date, Seller shall provide Buyer with access to all personnel of the Seller and its Affiliates with knowledge of Trade Secrets and all such other cooperation and assistance as may be reasonably requested by Buyer and necessary to fully effectuate such disclosure and transfer.
- (d) <u>Covenant Not to Sue</u>. From and after the Closing Date, Seller shall not, and shall cause its Affiliates not to, directly or indirectly, sue or initiate, be a party to, or otherwise assert or participate in any way with respect to any action against Buyer or, any of its Affiliates or their respective representatives or any of its and their customers or licensees for any infringement, misappropriation, or other violation of any Intellectual Property in connection with Buyer's

3

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conduct of the Business as conducted as of the Closing Date. Seller, on behalf of itself and its Affiliates, acknowledges and agrees that (x) the covenant not to sue granted under this <u>subsection</u> 3(d) shall be binding upon any assignee, exclusive licensee, or any other successor-in-interest of any of the Intellectual Property, and (y) no right, title, or interest in, to or under any Intellectual Property shall be transferred, assigned, or otherwise granted to any other Person unless such Person agrees in writing to be bound by the obligations of this <u>subsection 3(d)</u>.

- 4. Recordation and Further Actions. Seller hereby authorizes the Commissioner for Patents and the Commissioner for Trademarks in the United States Patent and Trademark Office and the Register of Copyrights in the United States Copyright Office to record and register this IP Assignment upon request by Buyer. Following the date hereof, upon Buyer's reasonable request, and Seller shall take such steps and actions, and provide such cooperation and assistance to Buyer and its successors, assigns, and legal representatives, including the execution and delivery of any affidavits, declarations, oaths, exhibits, assignments, powers of attorney, or other documents, as may be necessary to effect, evidence, or perfect the assignment of the Assigned IP to Buyer, or any assignee or successor thereto.
- 5. Terms of the Purchase Agreement. The parties hereto acknowledge and agree that this IP Assignment is entered into pursuant to the Purchase Agreement, to which reference is made for a further statement of the rights and obligations of Seller and Buyer with respect to the Assigned IP. The representations, warranties, covenants, agreements, and indemnities contained in the Purchase Agreement shall not be superseded hereby but shall remain in full force and effect to the full extent provided therein. In the event of any conflict or inconsistency between the terms of the Purchase Agreement and the terms hereof, the terms of the Purchase Agreement shall govern.
- 6. <u>Counterparts</u>. This IP Assignment may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed one and the same agreement. A signed copy of this IP Assignment delivered by facsimile, e-mail, or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this IP Assignment.
- 7. <u>Successors and Assigns</u>. This IP Assignment shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns.
- 8. Governing Law. This IP Assignment and any claim, controversy, dispute, or cause of action (whether in contract, tort, or otherwise) based upon, arising out of, or relating to this IP Assignment and the transactions contemplated hereby shall be governed by, and construed in accordance with, the laws of the United States and 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).

* signature page follows *

IN WITNESS WHEREOF, the parties have duly executed and delivered this IP Assignment as of the date first above written.

RICERCA BIOSCIENCES, LLC

Clifford Croley, CEO

Address for Notices:

Ricerca Biosciences, LLC c/o Croley, Martell & Associates, Ltd.

20 East Main Street Suite 402

39 East Main Street, Suite 403

Akron, OH 44308 Attention: Clifford Croley

E-mail Address: Clifford.croley@ricerca.com

OLON RB, LLC

By: Luigi Trussardo, CEO

Address for Notices:

Olon RB, LLC c/o Olon SpA Strada Rivoltana km 6-7 20090 Rodano (MI) Italy Attention: Luca Mantovani

E-mail Address: lmantovani@olonspa.it

TRADEMARK

REEL: 006093 FRAME: 0437

IN WITNESS WHEREOF, the parties have duly executed and delivered this IP Assignment as of the date first above written.

RICERCA BIOSCIENCES, LLC

By: ______Clifford Croley, CEO

Address for Notices:
Ricerca Biosciences, LLC
c/o Croley, Martell & Associates, Ltd.
39 East Main Street, Suite 403
Akron, OH 44308
Attention: Clifford Croley
E-mail Address: Clifford.croley@ricerca.com

OLON RB, LLC

By:
Luigi Trussardo, CEO

Address for Notices:

Olon RB, LLC c/o Olon SpA Strada Rivoltana km 6-7

20090 Rodano (MI) Italy Attention: Luca Mantovani

E-mail Address: lmantovani@olonspa.it

SCHEDULE 1 Licenses

[See attached]

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	DicarcaCrebary		AnnVersion	AnnVendor	GIP/GMP7 V	Validated/Ounlifled	801	Support	Database
AAWinlab	Graphite Furnace AA	rate graphite furnace AA	3.5	Perkin Elmer	Yes	Qualified	8		
AAWinlab	Flame AA	software to control and operate the flame AA	3	Perkin Elmer	Xex No.	Qualified N/A	3		
Agobe Actobat	Analyst	control data acquisition, data processing	1.6 / 1.4.2	Applied Biosystems/MDS Sciex	Yes	Validated	Site		
Hyst L6 / L4.2	Arrhivo		5.2.16	Waters (NuGenesis)	Yes	Validated	Ste		Oracle 8
Rackin Ever	Symanter	Backup software for Windows and Linux servers	2010	Symantec	No	N/A	Site	Symantec	
Bruker Topspin	Bruker Avence III NMR Spectrometer	Software has multiple parts including ICONNMR, Topspin, and Plot Editor. (CONNMR is the automation program that allows for the use of an autosampler and automated pulse programs. Topspin, in addition to being the shell that the other two programs are run, is use to process data obtained than ICONNMR. Plot editor can be used to print out user designed hard copies of spectra and parameters.	2.1 patch level 6	Bruker Biospin Corporation	Yes	Qualified	8	Bruker Biospin Corporation	
Cary WinUV	Cary 300 Bio UV/vis Spectrophotometer	Spectrophotometer control and data acquisition software	3	Varian	Yes	Qualified	8		
Chemstation	Chemstation	Software to control Agilent Liquid Chromotography systems		Agilent	Yes	Qualified	8	Agilent	
ChemDraw	Chembraw				2 2	N/A	3 5		
CHETAH	СНЕТАН	Program to calculate heat of reaction, and other chemistry estimates, which will be used to increase the level of safety review given to reactions (PSOR). Not rawdata.		ASTM	2	N/A	8 8		
Chromeleon Express	Dionex ICS-3000 Ion Chromatograph (IC-DOX-94)	IN Chromatograph IC-DOX-94	8.9	Dionex	Yes	Qualified	CD		
Cisco AnyConnect	Cisco AnyConnect	VPN	3.1 MetaFrame 1.8	Cisco	oN c	N/A	Site		
CMMS	Computerized Maintenance Management System	The Computerized Maintenance Management System (CMMS) is a fully functional work order, preventative maintenance, and reporting database system. This is a proprietary software package developed by Rizorra.	T.	n-House	Yes	Validated	Site		Oracle Rdb 7
Convert	Convert	Converts units for Force, Mass, Volume, Density, Area, Temp, etc.	4.1	Joshua Madison		N/A			
Design Expert DicksonWare	Design Expert DicksonWare	Software for design of experiments Software for Temperature/Humidity (TP12S) datalogger. Dataloggers	10.0.0	Stat-Ease The Dickson Company	No	N/A	8		
DicksonWare Secure	Stability Study Storage	calibrated. 16 data loggers used as stand-alone monitoring devices, back-up to	17	Dickson Technologies	Yes	N/A	8	E	
Document Storage	Document Storage	Central database for storage of proposals, protocols and reports	73	In-House Xybian	S s	N/A Validated	Site	Xvhion - 8/2017	SalServer 2005
Exchange	Microsoft Exchange	Email	2003	Microsoft	No	N/A	Site		
FAS 500 GADDS	FAS 500 Bruker XRD	Fixed Assets Used to control Bruker XRD, collect data, and perform quantative	V4.1.27	Sage Bruker	No	N/A Qualified	Finance CD	Sage - 4/30/2018	SqlServer 2012
			3	1 1000	1	****	1		
GAP Software Inventory	Gritax Gr Software Inventory	Database of all GxP Software on site	N/A	In-House	2 2	N/A	Site		SqlServer 2005
Horizon View	Horizon View	Virtual Desktop Environment		Vmware	S.	N/A	Site	Vmware - 9/29/2017	
ICS InfoCenter	ICS InfoCenter (REMS)	Inventory Control System Ricerca Environmental Monitoring System (RENS) sotware application for storing, managing, retrieving and archiving validated data.	1.6	In-House Stemens Buildings technologies, Inc.	Ves No	N/A Validated	Site	Siemens - 12/31/2017	Oracle Kdb / SqlServer 2005
Insight	Insight (REMS)	Software for Ricerca Environmental Monkoring System (REMS)for control, data collection, monitoring and alarming of critical anticoments.	3.9	Stemens Building Technologies, Inc.	Yes	Validated	Facilities	Siemens - 12/31/2017	
Instrument Utilization Iris	Instrument Utilization Iris	Tracks utilization of instruments controlled by TotalChrom Photo Diode Array data capture. Application access through TotalChrone	N/A 1.3.0.86	In-House Perkin Elmer	No	N/A N/A	Site		SqlServer 2000
Journyx Magellan	Journyx Magellan	Timesheet Magellan Measurement Parameter Editor designed for defining	8.7m1 6.3	Journyx Tecan	Yes	N/A Qualified	Site		SqlServer 2005
Measure MSD Productivity chemistation Software	Particle Size HP 5972 GC/NS	measurement wontons on recult mattoniens. Controls instruments, collects data, performs quantative analysis Software. MSD Productivity chemistation Software Mass spectral database: Wiley 7th edition/98 NIST mass spectral database SN 63000	V1.31 G1701BA ver B.02.0	VJ.3.1 Horiba Instruments GJ701BA ver B.02.0 Agilent (Hewlett Packard)	Yes	Qualified	9		
Office 2003	Office 2003	Microsoft Office	2003	Microsoft	No	N/A	Site		
Office 2010	Office 2010		2010	Microsoft	No N	N/A	Site		
ice 2013	Office 2013		2013	Microsoft	2	N/A	Site		
Office 2016 Omnic	Office 2016 Nicolet OMNIC FTIR software	Microsoft Office - Office 365 subscription through Rackspace This software runs the Nicolet 510 M-O FIIR in Analytical Modules: OMNIC 4.1b. Search 4.1b. Report 4.1b and Search Library.	2016 4.1b	Microsott Nicolet (Thermo Fisher)	Yes	Qualified	CO		
Omnic Omnic for dispersive spectrometers	Nicolet 6700 FTIR Raman Spectrometer in AC		7.3 8.1	Thermo Fisher Thermo Fisher	Yes	Qualified Qualified	9 9		
Outlook Onclo Outshare Standard Edition	Outlook		2010, 2013, 2016	Microsoft	No.	N/A	Site	Oracle - 8/19/2017	
Pathagoras	Pathagoras	Document Automation System		ISPV Design	S		CD / DSM	Pathagoras - 1/2018	
Bashboard	PCS PCS Dashboard	Project Cost System Project Cost System Dashboard	N/A	In-House In-House	2 2		Site		SqlServer 2005 SqlServer 2005
PD Air Emissions PDS	PD Air Emissions Ricerca PDS	System to record air emissions that can then be reported to the EPA Ricerca Personnel Documentation System containing CV, Job Description and Taining Records.		In-House In-House	No	70	C) Site		SqlServer 2000 SqlServer 2000
Pharm-Spec	Particle Counter	collects data, performs quantative analysis	V2.0	Pacific Scientific	Yes	Qualified	CD		

TO Sect	Iriolect	I I Clear management		110000000					
Rackspace	Rackspace	Email	N/A	Rackspace	δ	N/A	Site	Rackspace - Month to Month	
Reflections	Reflections	VMS Terminal Software	7	WRQ	No	N/A	Site		
Reports Developer	Reports Developer	Report development tool for SQL*LIMS	9.0.4.1.0	Oracle	No	N/A	ш		
Review	Eurotherm Data Recorder	data Recorder system for Pilot Plant	3.10.9	Eurotherm	Yes	Qualified	е		
Ricerca Archive/MSS Database	Ricerca Archive/MSS Database	Regulated archive material tracking database and GLP Master Schedule	1	In-House	Yes	Validated	Site	L-10-	SqlServer 2000
Sage100	Sage 100	Financial Systems (GL, AP, AR)	2016	Sage	δ	N/A	Finance	Sage - 9/28/2017	SqlServer 2012
Salesforce	Salesforce	CRM	N/A	Salesforce	S.	N/A	Site	Salesforce - 4/15/2018	
SciFinder	SciFinder				No.	N/A			
Security Manager / Bridge	Eurotherm Data Recorder	Electronic Data Recorders for Pilot Plant	4.4	Eurotherm	Yes	Qualified	9		
Series 200 Accesory Control	Series 200 Accesory Control	Control column oven and column selector valve.	11.17	PerkinElmer	Yes	Validated	Site		
SharePoint	SharePoint	Allow to share large files with clients	2013	Microsoft	No	N/A	Site		SQL Express
Spectral	UV-vis software	UV-vis software for collection, printing, and manipulation of data	1.5	GBC	Yes	Qualified	co		
SQL*LIMS	sal-tims	Ricerca Laboratory Information Management System.	5.0.1	Applied Biosystems	Yes	Validated	Site		Oracle 9
SQL*Plus	SQL*Plus	Oracle database query tool	9.2.0.6.0	Oracle	No	N/A	ш		
SqlServer 2000	SqlServer 2000	Microsoft SqlServer 2000	2000	Microsoft	No	N/A	Site		
SqlServer 2005	SqlServer 2005	Microsoft SqlServer 2005	2005	Microsoft	No	N/A	Site		
SqlServer 2008	SqlServer 2008	Microsoft SqlServer 2008	2008	Microsoft	No	N/A	Site		
SqlServer 2012	SqlServer 2012	Microsoft SqlServer 2012	2012	Microsoft	No	N/A	Site		
Symantec EndPoint Protection	Symantec EndPoint Protection	Virus Protection	12.1	Symantec	No	N/A	Site		
Thermal Advantage	TA Instruments TGA Q500	Thermogravimetric Analyzer, controls instrument, collects data, berforms quantative analysis for TGA	5.2.5	TA Instruments	Yes	Qualified	93		Oracle 10
Thermal Advantage	DSC 02000	Controls instrument, collects data for DSC	5.0.0	TA Instruments	Yes	Oualified	8		Oracle 10
Thermal Advantage	Thermal Analysis	controls instruments, collects data, performs quantative analysis for DSC, Note old TGA (NSS-99-9019) sout of service.	1.14	TA instruments	Yes	Qualified	8		Oracle 10
Titrino	Titration software	Software for potentiometric titrations and volumetric Karl Fischer	4.3	Brinkmann	Yes	Qualified	ao		
TotalChrom Client/Server	TotalChrom Client/Server	Client/Server Chromatography Data System	6.3.1	PerkinElmer	Yes	Validated	Site		
TurboScan	PDA Software	Photo Diode Array data capture, access through TotalChrom	6.3.1	PerkinElmer	No	N/A	е		
vSphere / vCenter	vSphere / vCenter	Virtual environment software		Vmware	No	N/A	Site	Vmware - 9/29/2017	SqlServer
Windows 7	Windows 7	Microsoft Windows 7		Microsoft	No	N/A	Site		
Windows 95/98	Windows 95/98	Microsoft Windows 95/98	86/56	Microsoft	No	N/A	Site		
Windows NT4	Windows NT4	Microsoft Windows NT4	NT 4	Microsoft	No	N/A	Site		
Windows Server 2000	Windows Server 2000	Microsoft Windows Server 2000	2000	Microsoft	No	N/A	Site		
Windows Server 2003	Windows Server 2003	Microsoft Windows Server 2003	2003	Microsoft	No	N/A	Site		
Windows Server 2008	Windows Server 2008	Microsoft Windows Server 2008	2008	Microsoft	No	N/A	Site		
Windows XP	Windows XP	Microsoft Windows XP	ďX	Microsoft	No	N/A	Site		
Winlab 32	ICPAES	Software to control and operate the PE Optima 3000 Dual-View ICP-AES	2.2	Perkin-Elmer	Yes	Qualified	8		
WinLab 32	PE ICP-0ES	Instrument control, data collection software for the Inductively Coupled Plasma - Optical Emission Spectrometer	5.1.3.0550	Perkin Elmer	Yes	Qualified	e		
Win-Scan 2D Analysis and Display	Win-Scan 2D	software used to process data collected with win-scan 22 software.	1.09	Bioscan, Inc.	Yes	Qualified	CD / AG		
Win-Scan Radio TLC	Win-Scan 22	Software used to control instrument and process data.	2.2(II) 32-bit	Lab Logic	Yes	Qualified	CD/AG		

SCHEDULE 2 Logo



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SCHEDULE 3 Trade Secrets

- (i) Project Cost System (PCS) which is an in-house developed system that (a) tracks project costs, (b) calculates revenue recognition, (c) performs cash and revenue forecasting and (d) initiates client invoices.
- (ii) Standard Operating Procedures Business Methodology.

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SCHEDULE 4 Trademarks (Service Mark)

Integrating Discovery & Development. Non Stop with the US Patent & Trademark Office in Class 42, for "chemical and biological research and development services provided in association with pharmaceutical drug development" (USPTO Registration 4261292).

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TRADEMARK
REEL: 006093 FRAME: 0444

RECORDED: 06/28/2017