

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM540581

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Prozyme LLC		08/05/2019	Limited Liability Company: CALIFORNIA
RECEIVING PARTY DATA			
Name:	Agilent Technologies, Inc.		
Street Address:	5301 Stevens Creek Blvd.		
City:	Santa Clara		
State/Country:	CALIFORNIA		
Postal Code:	95051		
Entity Type:	Corporation: DELAWARE		
PROPERTY NUMBERS Total: 9			
Property Type	Number	Word Mark	
Registration Number:	3571255	GLYKO	
Registration Number:	4323429	GLYKOPREP	
Registration Number:	3519886	N-GLYCANASE	
Registration Number:	2557645	PHYCOLINK	
Serial Number:	87914504	PROZYME	
Registration Number:	2566403	STREPTAVIDIN PLUS	
Serial Number:	88227082	GLY-Q	
Serial Number:	88227061	GLY-Q MANAGER	
Serial Number:	88227072	GLY-X	
CORRESPONDENCE DATA			
Fax Number:			
<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:	303-295-8180		
Email:	docket@hollandhart.com		
Correspondent Name:	Ester Martin		
Address Line 1:	P.O. Box 8749		
Address Line 2:	Attention: Trademark Docketing		
Address Line 4:	Denver, COLORADO 80201		

OP \$240.00 3571255

ATTORNEY DOCKET NUMBER:	86719.0736
NAME OF SUBMITTER:	Ester Martin
SIGNATURE:	/Ester Martin/
DATE SIGNED:	09/12/2019
Total Attachments: 4 source=Trademark Assignment from Prozyme LLC to ATI#page1.tif source=Trademark Assignment from Prozyme LLC to ATI#page2.tif source=Trademark Assignment from Prozyme LLC to ATI#page3.tif source=Trademark Assignment from Prozyme LLC to ATI#page4.tif	

Trademark Assignment

This Trademark Assignment is effective as of August 5, 2019 ("Effective Date"), between Prozyme LLC, a limited liability company organized under the laws of California whose address is 3832 Bay Center Place, Hayward, California 94545 ("Assignor"), and Agilent Technologies, Inc., a corporation organized under the laws of Delaware whose address is 5301 Stevens Creek Blvd, Santa Clara, CA 95051 ("Assignee").

WHEREAS, pursuant to the Distribution Agreement dated August 5, 2019 by and between Assignor and Assignee (the "Distribution Agreement"), Assignor agreed to assign or cause to be assigned to Assignee all of Assignor's rights, title and interest in and to all of Assignor's assets, properties, claims and rights, including but not limited to, all of Assignor's registered and unregistered intellectual property.

NOW, THEREFORE, for good and valuable consideration, receipt and sufficiency of which are hereby acknowledged, it is hereby agreed by and between the parties as follows:

Capitalized terms used in this Trademark Assignment which are not otherwise defined herein shall have the meanings set forth in the Distribution Agreement.

1. Assignor hereby grants, conveys and assigns to Assignee, on a worldwide basis, all rights, title, and interest in and to Assignor's trademarks listed in Schedule A hereto (including trademarks that are registered and those that are pending registration), together with all goodwill associated therewith, and in and to all other trademarks, service marks, common law marks, trade names, business names, designs, logos, trade dress, designations of origin or quality used by Assignor, and all other trademark-related rights, including all applications and registrations for each of the foregoing items and including all goodwill associated with and symbolized by each of the foregoing items that are within the Assignor's Distributed Assets (the "Assigned Trademark Rights").

2. Assignor further grants, conveys and assigns to Assignee, on a worldwide basis, all of its rights, title and interest in and to the Assigned Trademark Rights, together with the associated goodwill in the Assigned Trademark Rights and in the business, products, and services symbolized by the Assigned Trademark Rights, including any and all rights, priorities, and privileges of Assignor under the laws of the United States and any of its states, the laws of any other jurisdiction, multinational law, and any compact, treaty, protocol, convention, or organization.

3. Assignor further grants, conveys and assigns to Assignee, on a worldwide basis, all of its rights, title, and interest in and to any and all proceeds, causes of action, rights to sue and bring claims, and all other rights of action or recovery for past, present, and future infringement or other violation of any of the Assigned Trademark Rights, including rights to injunctive relief, damages, enhanced and exemplary damages, attorneys' fees, costs and expenses and all other legal and equitable remedies.

4. The parties understand and intend that this Trademark Assignment is to be recorded in the United States Patent and Trademark Office and elsewhere around the world as appropriate.

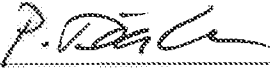
5. Assignor agrees to execute all instruments and documents and do such additional acts as Assignee may deem necessary or desirable to effect, evidence, record, and perfect the assignment and recordation of the rights being assigned hereunder in this Trademark Assignment. If Assignee is unable for any reason whatsoever to secure Assignor's signature to any document it is entitled to under this Trademark Assignment, Assignor hereby irrevocably designates and appoints Assignee and its duly authorized officers and agents, as its attorneys-in-fact, with full power of substitution to act for and on their behalf and instead of Assignor to execute and file any such document or documents and to do all other lawfully permitted acts to further the purposes of the foregoing with the same legal force and effect as if executed by Assignor.

6. This Trademark Assignment will inure to the benefit of and be binding upon Assignee and Assignor and their respective heirs, successors, and assigns.

7. This Trademark Assignment may be executed in counterparts, each of which will be deemed an original, but all of which together constitute one and the same original. Any such signature page will be effective as a counterpart signature page hereto without regard to page, document or version numbers or other identifying information thereon, which are for convenience of reference only. This Trademark Assignment may be executed by facsimile or .PDF signature, and a facsimile or .PDF signature will constitute an original signature for all purposes.

IN WITNESS WHEREOF, the undersigned has caused this Trademark Assignment to be duly executed and delivered as of the Effective Date.

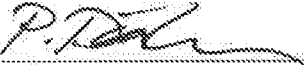
PROZYME LLC (Assignor)

By: 

Name: P. Diana Chiu

Title: Vice President and Secretary

AGILENT TECHNOLOGIES, INC. (Assignee)

By: 

Name: P. Diana Chiu

Title: Vice President, Assistant General Counsel &
Assistant Secretary

SCHEDULE A

Trademark	Country	Application No.	Registration No.	Classes
PROZYME	China	34563424		1
AGILENT PROZYME	China	35051120		1
PROZYME	China	34563422		9
PROZYME	China	34563423		5
AGILENT PROZYME	China	35051119		9
GLYKO	EUTM	001164102	001164102	10, 42
GLYKOPREP	EUTM	011068517	011068517	1
N-GLYCANASE	EUTM	006941546	006941546	1
PROZYME	EUTM	017982153	017982153	1, 9
GLYKO	United Kingdom	UK00001429250	UK00001429250	1
GLYKO	United Kingdom	00001429251	00001429251	9
PROZYME	United Kingdom	3351488		1, 9
GLYKO	United States of America	77273494	3571255	1, 9
GLYKOPREP	United States of America	85684753	4323429	1
N-GLYCANASE	United States of America	77426800	3519886	1
PHYCOLINK	United States of America	75660131	2557645	1, 5
PROZYME	United States of America	87914504		1, 9
STREPTAVIDIN PLUS	United States of America	75660132	2566403	1, 5
GLY-Q	United States of America	88227082		9
GLY-Q MANAGER	United States of America	88227061		9
GLY-X	United States of America	88227072		1
GLY-Q	WIPO (designated countries: China, EUTM, India)	IR A0086697		9