### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM686072

**SUBMISSION TYPE: NEW ASSIGNMENT** 

**NATURE OF CONVEYANCE: SECURITY INTEREST** 

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Inotiv, Inc. (f/k/a Bioanalytical Systems, Inc.)		11/05/2021	Corporation: INDIANA

### **RECEIVING PARTY DATA**

Name:	Jefferies Finance LLC, as Collateral Agent
Street Address:	520 Madison Avenue
City:	New York
State/Country:	NEW YORK
Postal Code:	10022
Entity Type:	Limited Liability Company: DELAWARE

### **PROPERTY NUMBERS Total: 5**

Property Type	Number	Word Mark
Registration Number:	2431031	CULEX
Registration Number:	2870169	EMPIS
Registration Number:	2905896	BASI
Registration Number:	6365351	INOTIV
Registration Number:	6390267	INOTIV

### CORRESPONDENCE DATA

Fax Number: 2127514864

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: 2129061216

Email: angela.amaru@lw.com

**Correspondent Name:** Latham & Watkins LLP c/o Angela M. Amaru

Address Line 1: 1271 Avenue of the Americas Address Line 4: New York, NEW YORK 10020

ATTORNEY DOCKET NUMBER:	038507-1040
NAME OF SUBMITTER:	Angela M. Amaru
SIGNATURE:	/s/ Angela M. Amaru
DATE SIGNED:	11/05/2021

TRADEMARK **REEL: 007485 FRAME: 0078** 

900654485

### **Total Attachments: 7**

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### TRADEMARK SECURITY AGREEMENT

This Trademark Security Agreement dated as of November 5, 2021(this "<u>Trademark Security Agreement</u>"), by and among each guarantor listed on <u>Schedule 1</u> hereto (the "<u>Pledgors</u>"), in favor of Jefferies Finance LLC, in its capacity as collateral agent for the Secured Parties (in such capacity, together with any successor thereof, the "<u>Collateral Agent</u>") pursuant to that certain Credit Agreement, dated as of November 5, 2021 (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "<u>Credit Agreement</u>"), by and among Inotiv, Inc., an Indiana corporation (the "<u>Borrower</u>"), the Pledgors and each of the other guarantors listed on the signature pages thereto, the lenders from time to time party thereto, the Administrative Agent and the Collateral Agent.

### WITNESSETH:

WHEREAS, the Pledgors are party to that certain Security Agreement dated as of November 5, 2021, (as amended, restated, amended and restated, supplemented or otherwise modified from time to time, the "Security Agreement") in favor of the Collateral Agent pursuant to which the Pledgors are required to execute and deliver this Trademark Security Agreement.

NOW, THEREFORE, in consideration of the premises and to induce the Collateral Agent, for the ratable benefit of the Secured Parties, to enter into the Credit Agreement, the Pledgors hereby agree with the Collateral Agent as follows:

SECTION 1. <u>Defined Terms</u>. Unless otherwise defined herein, terms defined in the Security Agreement and used herein have the meaning given to them in the Security Agreement.

SECTION 2. Grant of Security Interest in Trademark Collateral. As collateral security for the payment and performance in full of all of the Secured Obligations, each Pledgor hereby pledges and grants to the Collateral Agent for the ratable benefit of the Secured Parties, a Lien on and security interest in and to all of its right, title and interest in, to and under all the following Pledged Collateral of such Pledgor, in each case excluding Excluded Assets, whether now existing or hereafter arising or acquired from time to time (collectively, the "Trademark Collateral"): all trademarks service marks, slogans, logos, certification marks, trade dress, uniform resource locations (URLs), domain names, corporate names, trade names, or other indicia of source, whether registered or unregistered, all registrations and applications for the foregoing (whether statutory or common law and whether registered or applied for in the United States or any other country, multi-national registry or any political subdivision thereof), including the United States registrations and applications for registration listed on Schedule 2 attached hereto, together with any and all (i) rights, priorities and privileges arising under applicable Legal Requirements with respect to the foregoing, (ii) all goodwill of the business connected with the use thereof and symbolized thereby, (iii) extensions and renewals thereof and amendments thereto, (iv) proceeds, income, fees, royalties, damages and payments now and hereafter due and/or payable thereunder and with respect thereto, including damages, claims and payments for past, present or future infringements, dilutions or other violations thereof, (v) rights to sue for past, present and future infringements, dilutions or other violations thereof, and (vi) rights corresponding thereto throughout the world.

Notwithstanding the foregoing, the Trademark Collateral shall not include any intent-to-use trademark or service mark application prior to the filing of a "Statement of Use" or an "Amendment to Allege Use" with respect thereto, to the extent, if any, that, and solely during the period, if any, in which, the grant of a security interest therein would impair the validity or enforceability of any registration that issues from such intent-to-use application under applicable federal law.

SECTION 3. Security Agreement. The security interest granted pursuant to this Trademark Security Agreement is granted in conjunction with the security interest granted to the Collateral Agent pursuant to the Security Agreement, and the Pledgors hereby acknowledge and affirm that the rights and remedies of the Collateral Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event that any provision of this Trademark Security Agreement is deemed to conflict with the Security Agreement, the provisions of the Security Agreement shall control.

SECTION 4. <u>Termination</u>. Once the Commitments have been terminated and the principal of and interest and premium (if any) on each Loan, all Fees and all other expenses or amounts payable under any Loan Document, any Specified Hedging Agreement and any Bank Product Agreement have been paid in full (other than contingent indemnification obligations that, pursuant to the terms of the Credit Agreement, the other Loan Documents, any Specified Hedging Agreement and any Bank Product Agreement, survive the termination thereof), the security interest granted pursuant to the Security Agreement and the security interest granted herein shall terminate and be deemed released, and upon written request of the Borrower, the Collateral Agent shall execute, acknowledge, and deliver to the Pledgors an instrument in writing in recordable form releasing the collateral pledge, grant, lien and security interest in the Trademark Collateral under this Trademark Security Agreement.

SECTION 5. <u>Counterparts</u>. This Trademark Security Agreement may be executed in any number of counterparts, all of which shall constitute one and the same instrument, and any party hereto may execute this Trademark Security Agreement by signing and delivering one or more counterparts.

SECTION 6. Governing Law. This Trademark Security Agreement and the transactions contemplated hereby, and all disputes between the parties under or relating to this Trademark Security Agreement or the facts or circumstances leading to its execution, whether in contract, tort or otherwise, shall be construed in accordance with and governed by the laws (including statutes of limitation) of the State of New York, without regard to conflicts of law principles that would require the application of the laws of another jurisdiction.

[Signature Page Follows]

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IN WITNESS WHEREOF, each Pledgor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized offer as of the date first set forth above.

ENVIGO RMS, LLC

By:

Beth A. Taylor,

Chief Financial Officer, VP-Finance

ENVIGO HOLDING I, INC.

By:

Beth A. Taylor.

Chief Financial Officer, VP-Finance

INOTIV, INC.

By:

Beth A Taylor

Chief Financial Officer, VP-Finance

Accepted and Agreed:

JEFFERIES FINANCE LLC,

as Collateral Agent

Ву:

Name. John Koehler Title: Managing Director

[Signature Page to Trademark Security Agreement]

### $\begin{array}{c} \text{SCHEDULE 1} \\ \text{to} \\ \\ \text{TRADEMARK SECURITY AGREEMENT} \end{array}$

### **PLEDGORS**

NAME	ADDRESS
ENVIGO RMS, LLC	8520 Allison Pointe Blvd. #400, Indianapolis,
	IN 46250
ENVIGO HOLDING I, INC.	8520 Allison Pointe Blvd. #400, Indianapolis,
	IN 46250
INOTIV, INC.	8520 Allison Pointe Blvd. #400, Indianapolis,
	IN 46250

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### SCHEDULE 2 to TRADEMARK SECURITY AGREEMENT

# UNITED STATES TRADEMARK REGISTRATIONS AND APPLICATIONS

## **United States Trademark Registrations:**

Owner	Trademark		Application No	Registration No.	Registration Date	Trademark Status
Envigo RMS, LLC	ENVIGO LOGO	ENVIGO	86584179	5008937	26 Jul 2016	Registered
Envigo Holding I, Inc.	SHrN		86/639304	4880586	05-Jan-2016	Registered
Envigo Holding I, Inc.	R2G2		87/365259	5424949	13-Mar-2018	Registered
Envigo Holding I, Inc.	TEKLAD GLOBAL DIETS		77/953032	3856744	05-Oct-2010	Registered
Envigo Holding I, Inc.	HAN		85/112010	3950565	26-Apr-2011	Registered
Envigo Holding I, Inc.	SD		74/158076	1671291	07-Jan-1992	Registered
Envigo Holding I, Inc.	HOLTZMAN		74/131694	1718510	22-Sep-1992	Registered
Envigo Holding I, Inc.	SPRAGUE DAWLEY	LEY	73/463830	1321122	19-Feb-1985	Registered
Inotiv, Inc., f/k/a Bioanalytical Systems, CULEX Inc.	CULEX		75791821	2,431,031	27-Feb-2001	Registered
Inotiv, Inc., f/k/a Bioanalytical Systems, Inc	EMPHIS		76424603	2,870,169	3-Aug-2004	Registered
Inotiv, Inc., f/k/a Bioanalytical Systems, Inc	BASI		76541266	2,905,896	30-Nov-2004	Registered
Inotiv, Inc., f/k/a Bioanalytical Systems, INOTIV Inc	INOTIV		88689993	6365351	25-May-2021	Registered

RECORDED: 11/05/2021

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	15-Jun-2021	6390267		ıl Systems,   INOTIV (Design)	Bioanalytical Systems,
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Registered			88690003		Inotiv Inc f/k/a

### **United States Trademark Applications:**

None.