

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM757704

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
Haldor Advanced Technologies Ltd.		07/12/2022	Private Limited Company: ISRAEL
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	STERIS Corporation		
<b>Street Address:</b>	5960 Heisley Road		
<b>City:</b>	Mentor		
<b>State/Country:</b>	OHIO		
<b>Postal Code:</b>	44060		
<b>Entity Type:</b>	Corporation: OHIO		
<b>PROPERTY NUMBERS Total: 4</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	4313783	ORLOCATE	
<b>Registration Number:</b>	4928569	HOVEREAD	
<b>Registration Number:</b>	5487099	HSCANNER	
<b>Registration Number:</b>	5055983	ORLOCATE SPONGE	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	4403928919		
<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>			
<b>Email:</b>	trademarks@steris.com		
<b>Correspondent Name:</b>	Roberta Bertone		
<b>Address Line 1:</b>	5960 Heisley Rd		
<b>Address Line 4:</b>	Mentor, OHIO 44060		
<b>NAME OF SUBMITTER:</b>	Roberta Bertone		
<b>SIGNATURE:</b>	/Roberta Bertone/		
<b>DATE SIGNED:</b>	09/27/2022		
<b>Total Attachments: 7</b>			
source=Trademark Assignment#page1.tif			
source=Trademark Assignment#page2.tif			
source=Trademark Assignment#page3.tif			

CH \$115.00 4313783

source=Trademark Assignment#page4.tif

source=Trademark Assignment#page5.tif

source=Trademark Assignment#page6.tif

source=Trademark Assignment#page7.tif

TRADEMARK ASSIGNMENT AGREEMENT

This Trademark Assignment Agreement (this "Assignment"), having an effective date of July \_\_\_\_, 2022 (the "Effective Date"), is made by Haldor Advanced Technologies Ltd., a private limited company organized under the laws of the State of Israel (the "Assignor"), in favor of STERIS Corporation, an Ohio corporation (the "Assignee"), pursuant to an Asset Purchase Agreement dated as of July \_\_\_\_, 2022 and entered into by and among (i) Haldor Advanced Technologies Ltd., (ii) Astonbury Developments Ltd., and (iii) STERIS Israel Solutions Ltd. (the "Purchase Agreement"). Assignor and Assignee may hereinafter collectively be referred to as the "Parties", and each, individually, as a "Party". All capitalized terms used herein but not otherwise defined shall have the meanings ascribed to them in the Purchase Agreement.

WHEREAS, under the terms of the Purchase Agreement, Assignor has sold, conveyed, transferred, and assigned to Assignee, among other assets set forth therein, all of Assignor's rights, titles and interests in and to all Trademarks listed on Schedule A hereto and all other Trademarks owned by Assignor (all such Trademarks, including, but not limited to the Trademarks listed on Schedule A hereto, hereinafter, the "Acquired Trademarks"), and has agreed to execute and deliver this Assignment in connection therewith.

NOW, THEREFORE, in consideration of the Purchase Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties, intending to be legally bound, hereby agree as follows:

1. Assignor hereby irrevocably conveys, transfers and assigns to Assignee, and Assignee hereby accepts, all of Assignor's rights, titles and interests, throughout the world, in and to all Acquired Trademarks, together with the goodwill of the business connected with the use of, and symbolized by, the Acquired Trademarks, including, without limitation: (a) all rights, titles and interests of any kind whatsoever accruing or arising under any applicable law of any jurisdiction, any international treaties and conventions, and otherwise throughout the world, with respect to any and all such Acquired Trademarks; (b) all rights, titles and interests in and to 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 (c) all rights, titles and interests to sue or to bring any action or to assert any claim, whether at law or in equity, against any person or entity with regard to any of the Acquired Trademarks, including without limitation for past, present or future infringement, misappropriation, violation, or unauthorized use of any of the Acquired Trademarks, to obtain injunctive relief therefor, and to recover or collect any damages, royalties, and profits for any such past, present or future infringement, misappropriation, violation, or unauthorized use of any of the Acquired Trademarks.

2. Assignor hereby authorizes the Commissioner of Patents and Trademarks of the United States and all similarly situated foreign officials to record Assignee as the assignee and owner of all right, title and interest in and to the Acquired Trademarks, and to issue any and all issuances, grants, certificates, registrations and renewals therefor to Assignee.

3. All Acquired Trademarks are to be held and enjoyed by Assignee and Assignee's successors and assigns as fully and exclusively as they would have been held and enjoyed by Assignor had this Assignment not been made. Assignor will do, and will cause to be done, all acts reasonably serving to ensure that the Acquired Trademarks are held and enjoyed by Assignee and Assignee's successors and assigns as fully and exclusively as they would have been held and enjoyed by Assignor had this Assignment not been made. Without limiting the generality of the foregoing, Assignor shall execute and deliver, and shall cause to be executed and delivered, to Assignee all lawful documents (including any petitions, affidavits, declarations, oaths, exhibits, assignments, powers of attorney, or other instruments, in form and in substance which may be requested by Assignee) as may be necessary to effect, evidence, or perfect the assignment of the Acquired Trademarks to Assignee or its successors and assigns.



4. Assignor hereby irrevocably designates and appoints Assignee and its duly authorized officers and agents as its agents and attorneys in fact, coupled with an interest, to act for and in its behalf and stand to execute and file any such documents and to do all other lawfully permitted acts to register, evidence or perfect Assignee's rights under this Assignment, with the same legal force and effect as if executed by Assignor or any of its successors, legal representatives or assigns. To that end, Assignor hereby grants the Assignee and its duly authorized representatives the power to insert on this Assignment any further identification which may be necessary or prudent in order to comply with the rules of the United States Patent and Trademark Office, any foreign office, any governmental office or administrative agency, or any other legal entity or body whatsoever, for recordation and enforcement of this Assignment.

5. This Assignment is executed and delivered pursuant to the Purchase Agreement and is subject in all respects to the terms and conditions of the Purchase Agreement and all of the representations, warranties, covenants and agreements of Assignor and Assignee contained therein, all of which shall survive the execution and delivery of this Assignment in accordance with the terms of the Purchase Agreement. Nothing contained in this Assignment shall be deemed to supersede, enlarge or modify any of the obligations, agreements, covenants, representations or warranties of Assignor and Assignee contained in the Purchase Agreement. In the event of any conflict between the terms of this Assignment and the terms of the Purchase Agreement, the terms of the Purchase Agreement shall control.

6. This Assignment, and the rights, titles, interests, duties and obligations hereunder, are freely assignable by Assignee in whole or in part. The duties and obligations of Assignor under this Assignment may not be assigned, delegated or transferred without the prior written consent of Assignee. This Assignment shall be binding upon and shall inure to the benefit of the Parties hereto and their respective successors and assigns.

7. This Assignment will be governed by and construed in accordance with the internal laws of the State of Israel without giving effect to any choice or conflict of law provision or rule (whether of the State of Israel or any other jurisdiction) that would cause the application of Laws of any jurisdiction other than those of the State of Israel. Any controversy, dispute or claim between the Parties arising out of, in connection with, or in relation to this Assignment shall be subject to Section 11.11 of the Purchase Agreement.

8. This Assignment may be executed by the Parties hereto in separate counterparts, each of which when so executed and delivered shall be an original, and all of which together shall constitute one and the same instrument. The Parties' signatures may be evidenced by PDF or facsimile transmissions, and each Party may rely on a PDF or facsimile signature on behalf of the other Party as proof of the other Party's execution of this Assignment.

[Signature Page Follows]



IN WITNESS WHEREOF, the Parties hereto have duly executed this Trademark Assignment Agreement by and through their respective duly authorized officials as of the dates set forth below.

**ASSIGNOR:**

**HALDOR ADVANCED TECHNOLOGIES LTD.**



By:

Name: Ilan Kadosh-Tamari

Title: CEO

Date: July 12<sup>th</sup> 2022

**ASSIGNEE:**

**STERIS CORPORATION**

By: \_\_\_\_\_

Name: \_\_\_\_\_

Title: \_\_\_\_\_

Date: \_\_\_\_\_

*[Signature Page to Trademark Assignment Agreement]*



ACKNOWLEDGMENT AND NOTARY

Country: \_\_\_\_\_ )  
State of \_\_\_\_\_ )  
County of ISRAEL ) ss:

On the 17 day of July, 2022, before me personally appeared Ilan Kabach-Taman' [signatory name], personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing instrument, who, being duly sworn, did depose and say that he/she executed the same in his/her authorized capacity as the CEO [signatory title] of Assignor, the company described hereinabove, and acknowledged the instrument to be the free act and deed of Assignor.



Notarial Seal

\*\*\*

Country: \_\_\_\_\_ )  
State of \_\_\_\_\_ )  
County of \_\_\_\_\_ ) ss:

On the \_\_\_\_ day of July, 2022, before me personally appeared \_\_\_\_\_ [signatory name], personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the foregoing instrument, who, being duly sworn, did depose and say that he/she executed the same in his/her authorized capacity as the \_\_\_\_\_ [signatory title] of Assignee, the company described hereinabove, and acknowledged the instrument to be the free act and deed of Assignee.

\_\_\_\_\_  
Notary Public

Notarial Seal

[Notary Page to Trademark Assignment Agreement]

-4-



**SCHEDULE A**

Jurisdiction: European Union Intellectual Property Class: EUIPO						
Logo/Image	Trademark Name	Jurisdiction Official Number	Int. Classes Reg. Owner	App. Date App. No.	Reg. Date Reg. No.	Next Renewal Date Status
	OPLease	European Union Intellectual Property Class (EUIPO)	8, 10, 42	05-Jul-2011 010992041	05-Dec-2011 010992041	05-Jul-2011 Registered
		839014371	Haber Advanced Technologies Ltd			

Jurisdiction: Israel						
Logo/Image	Trademark Name	Jurisdiction Official Number	Int. Classes Reg. Owner	App. Date App. No.	Reg. Date Reg. No.	Next Renewal Date Status
	OPLease	10881	8, 10	01-Feb-2009 219452	08-Aug-2010 219492	01-Feb-2009 Reg. Renew
		82801401	Haber Advanced Technologies Ltd			


	OPLease	10488	42	01-Jul-2011 239728	01-Nov-2012 239603	01-Jul-2011 Registered
		82901401	Haber Advanced Technologies Ltd			

Jurisdiction: Japan						
Logo/Image	Trademark Name	Jurisdiction Official Number	Int. Classes Reg. Owner	App. Date App. No.	Reg. Date Reg. No.	Next Renewal Date Status
	OPLease	14887	8, 10, 42	12-Nov-2011 2011-085010	18-Feb-2012 8180128	18-Feb-2012 Registered
		81801401	Haber Advanced Technologies Ltd			

Jurisdiction: United Kingdom						
Logo/Image	Trademark Name	Jurisdiction Official Number	Int. Classes Reg. Owner	App. Date App. No.	Reg. Date Reg. No.	Next Renewal Date Status
	OPLease	United Kingdom	8, 10, 42	05-Jul-2011 02910093041	08-Dec-2011 02910093041	05-Jul-2011 Registered
		812814108				

[Remainder of page intentionally blank; continues on subsequent page]



Logo / Image	Trademark Name	Jurisdiction	Int'l Classes	App Date	Reg Date	Next Renewal Date
		Serial Number	Reg. Number	App No.	Reg No.	Status
	NovellRead	United States of America	9, 10, 42	22-Nov-2014 801427187	28-Oct-2016 4305559	25-Aug-2022 Registered
		828928 US	Novell-Advanced Technologies Ltd			
	Scanner	United States of America	9, 10, 42	05-Aug-2015 67607187	08-Jun-2016 3487958	08-Jun-2022 Registered
		828928 US	Novell-Advanced Technologies Ltd			
	QRCode	United States of America	9, 10, 42	04-Jun-2014 88282497	02-Apr-2015 4212793	02-Apr-2021 Registered
		828928 US	Novell-Advanced Technologies Ltd			
	QRCode Spring	United States of America	9, 10, 42	10-Sep-2015 68732417	04-Oct-2016 3689928	04-Oct-2022 Registered
		828928 US				





# Authentication of Signature

# אימות חתימה

On Behalf of a Body Corporate

בשם תאגיד

I, the undersigned, Alexandra Kanfi, Notary holding license no. 217198, hereby certify that:

אני הח"מ, אלכסנדרה כנפי, נוטריון בעלת רשיון מס. 217198, מאשרת כי:

On 17/07/2022 there appeared before me at my office, located at Ramat Hasharon, 15 Mordechai St, Mr. ILAN KADOSH TAMARI, whose identity has been proven to me by an Israeli Identity-Booklet No. 024302267, issued on 23/12/1997.

ביום 17/07/2022 ניצב לפני במשרדי שבמען רמת השרון, מרדכי 15, מר אילן קדוש תמרי, שזהותו הוכחה לי על פי תעודת-זהות ישראלית מספר 024302267, שהונפקה ביום 23/12/1997

And I was convinced that the person standing before me fully understood the significance of the action and voluntarily signed the attached document, marked "A", on behalf of "HALDOR ADVANCED TECHNOLOGIES LTD.", Private Company № 513672832, at the address HaBanai 2, Hod Hasharon;

ושוכנעתי כי הניצב לפני הבין הבנה מלאה את משמעות הפעולה וחתם מרצונו החופשי על המסמך המצורף והמסומן באות "א" בשם "הלדור טכנולוגיות מתקדמות בע"מ", חברה פרטית מס. 513672832, בכתובת הבנאי 2, הוד השרון;

I confirm that for the purpose of proving the right of the above to sign on behalf of "HALDOR ADVANCED TECHNOLOGIES LTD." I was provided with a Certificate of Incorporation and a Protocol of the corporation's board meeting, issued on 07/07/2022.

ואני מאשרת כי להוכחת רשותו של המ"ל לחתום בשם "הלדור טכנולוגיות מתקדמות בע"מ" הוגשו לי תעודת-התאגדות ופרוטוקול ישיבת הנהלת התאגיד מיום 07/07/2022.

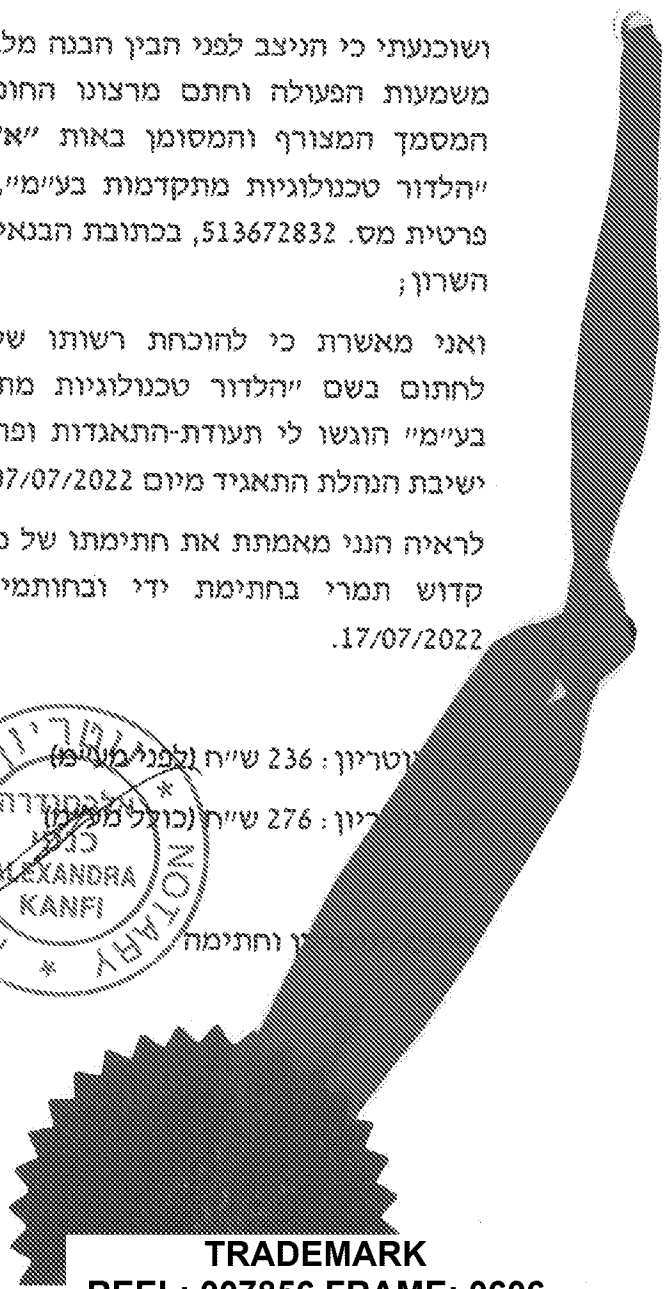
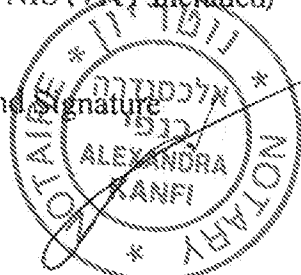
לראיה הנני מאמתת את חתימתו של מר אילן קדוש תמרי בחתימת ידי ובחותמי, היום 17/07/2022

In witness whereof I hereby authenticate the signature of Mr. ILAN KADOSH TAMARI by my own signature and seal, this day, 17/07/2022.



Notary fee: 236 NIS (VAT not included)  
Notary fee: 276 NIS (VAT included)

Notary's Seal and Signature



TRADEMARK

REEL: 007856 FRAME: 0606