

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM815076

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Aprinnova, LLC	FORMERLY Neossance, LLC	04/03/2023	Limited Liability Company: DELAWARE
RECEIVING PARTY DATA			
Name:	Givaudan SA		
Street Address:	Chemin de la Parfumerie 5		
City:	1214 Vernier		
State/Country:	SWITZERLAND		
Entity Type:	Société Anonyme (Sa): SWITZERLAND		
PROPERTY NUMBERS Total: 4			
Property Type	Number	Word Mark	
Serial Number:	97730771	NEOSSANCE	
Registration Number:	4209630	NEOSSANCE	
Registration Number:	6719329	CLEANSCREEN	
Registration Number:	6732708	SIMPLY SOLID	
CORRESPONDENCE DATA			
Fax Number:	5132416234		
<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:	(513) 241-2324		
Email:	ksmith@whe-law.com		
Correspondent Name:	Kathryn E. Smith, Wood Herron & Evans		
Address Line 1:	600 Vine Street		
Address Line 2:	Suite 2800		
Address Line 4:	Cincinnati, OHIO 45202		
DOMESTIC REPRESENTATIVE			
Name:	Kathryn E. Smith, Wood Herron & Evans		
Address Line 1:	600 Vine Street		
Address Line 2:	Suite 2800		
Address Line 4:	Cincinnati, OHIO 45202		
NAME OF SUBMITTER:	Kathryn E. Smith		

OP \$115.00 97730771

SIGNATURE:	/Kathryn E. Smith/
DATE SIGNED:	06/05/2023
Total Attachments: 6 source=Aprinova Assignment Document 4883-1736-7656 v.1#page1.tif source=Aprinova Assignment Document 4883-1736-7656 v.1#page2.tif source=Aprinova Assignment Document 4883-1736-7656 v.1#page3.tif source=Aprinova Assignment Document 4883-1736-7656 v.1#page4.tif source=Aprinova Assignment Document 4883-1736-7656 v.1#page5.tif source=Aprinova Assignment Document 4883-1736-7656 v.1#page6.tif	

TRADEMARK ASSIGNMENT AGREEMENT

This Trademark Assignment Agreement (this "Assignment") is effective as of April 3, 2023, by and between Aprinnova, LLC (f/k/a Neossance, LLC), a Delaware limited liability company ("Assignor"), and Givaudan S.A., a *Société Anonyme* organized and existing under the laws of Switzerland ("Assignee"). All capitalized terms used but not otherwise defined herein have the meanings given to them in the Asset Purchase Agreement (as defined below).

WHEREAS, Assignor and Assignee have entered into that certain Asset Purchase Agreement (such agreement, the "APA") providing for the sale and assignment of the Purchased Assets (as defined in the APA);

WHEREAS, pursuant to the terms of the APA, Assignor and Assignee desire that Assignee acquire all right, title and interest in and to all of the Transferred Trademarks set forth on Schedule A, and any and all goodwill associated with and symbolized by the foregoing; and

WHEREAS, Assignor wishes to assign to Assignee all right, title and interest in and to the Transferred Trademarks and Assignee desires to become the new owner of the Transferred Trademarks.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor and Assignee, each intending to be legally bound, hereby agree as follows:

1. Assignor hereby assigns to Assignee all of Assignor's right, title and interest in and to the Transferred Trademarks and any and all goodwill associated therewith, including all rights therein provided by international conventions and treaties, and the right to sue for past, present and future infringement thereof.

2. Except as expressly provided in the APA, Assignor makes no warranties, express or implied, with respect to the Transferred Trademarks.

3. Assignor shall do and perform or cause to be done and performed all necessary further acts and shall execute and deliver all such necessary agreements, certificates, instruments, and documents as are reasonably required in order to carry out the assignment of the Transferred Trademarks to Assignee and record and perfect the interest of Assignee in and to the Transferred Trademarks.

4. EACH PARTY HERETO ACKNOWLEDGES AND AGREES THAT ANY CONTROVERSY THAT MAY ARISE UNDER THIS ASSIGNMENT IS LIKELY TO INVOLVE COMPLICATED AND DIFFICULT ISSUES AND, THEREFORE, EACH OF THE PARTIES HERETO HEREBY IRREVOCABLY, KNOWINGLY, VOLUNTARILY AND INTENTIONALLY WAIVES ANY AND ALL RIGHT TO TRIAL BY JURY IN

ANY LEGAL PROCEEDING ARISING OUT OF OR RELATED TO THIS ASSIGNMENT OR THE CONTEMPLATED TRANSACTIONS OR ANY DISPUTES RELATING HERETO OR THERETO.

5. This Assignment may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument. It shall not be necessary in making proof of this Assignment or any counterpart hereof to produce or account for any of the other counterparts. Electronic signatures or signatures received as a pdf attachment to electronic mail shall be treated as original signatures for all purposes of this Assignment. This Assignment shall become effective when, and only when, each party hereto shall have received a counterpart signed by all of the other parties hereto.

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned have, by their respective duly authorized representatives, executed this Assignment as of the date first above written.

GIVAUDAN S.A.

By: DocuSigned by:
Roberto Garavagno
Name: E07EF20BA3A3460...
Title: Group Counsel

GIVAUDAN S.A.

By: DocuSigned by:
Stewart Harris
Name: C791C27198F546D...
Title: Head of Corp. Finance & Business Dev

APRINNOVA, LLC

By: _____
Name:
Title:

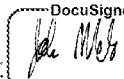
[Signature Page to the Trademark Assignment Agreement]

IN WITNESS WHEREOF, the undersigned have, by their respective duly authorized representatives, executed this Assignment as of the date first above written.

GIVAUDAN S.A.

By: _____
Name:
Title:

APRINNOVA, LLC

By:  _____
Name: John Mielo
Title: President

[Signature Page to the Trademark Assignment Agreement]

SCHEDULE A

Mark	Jurisdiction	Reg. No.	App. No.
NEOSSANCE	US	4209630	85/541,582
NEOSSANCE	US	---	97730771
NEOSSANCE	WIPO (Australia, Canada, China, EU, Japan, UK)	IR1133812	IR1133812
NEOSSANCE	Australia	---	IR1133812
NEOSSANCE	Brazil	905060555	905060555
NEOSSANCE	Brazil	905060539	905060539
NEOSSANCE	Canada	---	2215871
NEOSSANCE	China	---	IR1133812
NEOSSANCE	China	---	68099804
NEOSSANCE	EU	IR1133812	IR1133812
NEOSSANCE	Japan	IR1133812	IR1133812
NEOSSANCE	South Korea	4011248850000	4020140071401
NEOSSANCE	UK	UK00801133812	UK00801133812
NEOSSANCE	UK	IR1133812	IR1133812
CLEANSSCREEN	US	6719329	88589593
CLEANSSCREEN	WIPO (Australia, Brazil, China, India, Japan, South Korea, UK)	IR 1681933	1681933
CLEANSSCREEN	Australia	----	1681933
CLEANSSCREEN	Brazil	---	1681933
CLEANSSCREEN	Canada	---	1982284
CLEANSSCREEN	China	---	1681933
CLEANSSCREEN	EU	18117701	18117701
CLEANSSCREEN	India	---	1681933
CLEANSSCREEN	Japan	---	1681933
CLEANSSCREEN	South Korea	---	1681933
CLEANSSCREEN	UK	1681933	1681933
CLEANSSCREEN	UK	UK00918117701	UK00918117701
SIMPLYSOLID	Australia	---	1566354
SIMPLYSOLID	Canada	---	1566354
SIMPLYSOLID	Brazil	---	1566354

Mark	Jurisdiction	Reg. No.	App. No.
SIMPLYSOLID	EU	1566354	1566354
SIMPLYSOLID	India	---	1566354
SIMPLYSOLID	Japan	---	1566354
SIMPLYSOLID	South Korea	---	1566354
SIMPLYSOLID	UK	1566354	1566354
SIMPLYSOLID	WIPO (Australia, Brazil, Canada, EU, India, Japan, South Korea, UK)	IR1566354	1566354
SIMPLYSOLID	US	6732708	90211336