

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

ETAS ID: TM815048

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Huntsman International LLC		02/28/2023	Limited Liability Company: DELAWARE
RECEIVING PARTY DATA			
Name:	Archroma IP GmbH		
Street Address:	Neuhofstrasse 11		
City:	Reinach BL		
State/Country:	SWITZERLAND		
Postal Code:	4153		
Entity Type:	Company: SWITZERLAND		
PROPERTY NUMBERS Total: 25			
Property Type	Number	Word Mark	
Registration Number:	0286699	ALBATEX	
Registration Number:	0766963	ALBEGAL	
Registration Number:	0557623	DICRYLAN	
Registration Number:	2851892	ERIOFAST	
Registration Number:	0574088	ERIONYL	
Registration Number:	0525337	INVADINE	
Registration Number:	2316904	INVATEX	
Registration Number:	1329155	LANASET	
Registration Number:	0640222	MAXILON	
Registration Number:	3704605	MEGASOFT	
Registration Number:	0578097	PYROVATEX	
Registration Number:	0521020	SAPAMINE	
Registration Number:	0263507	SOLOPHENYL	
Registration Number:	0758010	STABILON	
Registration Number:	1503496	SYNCOL	
Registration Number:	0797003	TECTILON	
Registration Number:	0650745	TERASIL	
Registration Number:	2229433	ULTRAPHIL	
Registration Number:	1241716	ULTRATEX	

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Property Type	Number	Word Mark
Registration Number:	0345974	ULTRAVON
Registration Number:	0676842	UNIVADINE
Registration Number:	0527733	UVITEX
Registration Number:	0666154	ZEROSTAT
Registration Number:	2006615	TERATOP
Registration Number:	0585547	TINEGAL

CORRESPONDENCE DATA	
Fax Number:	8326152776
<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:	832-615-2744
Email:	huntzman@munckwilson.com
Correspondent Name:	John C. Cain, Munck Wilson Mandala, LLP
Address Line 1:	1330 Post Oak Blvd, STE 2850
Address Line 4:	Houston, TEXAS 77056

NAME OF SUBMITTER:	John C. Cain
SIGNATURE:	/John C. Cain/
DATE SIGNED:	06/05/2023

Total Attachments: 5 source=Project Adinah - IP Assignment Agreement (Executed 2.28.23)#page1.tif source=Project Adinah - IP Assignment Agreement (Executed 2.28.23)#page2.tif source=Project Adinah - IP Assignment Agreement (Executed 2.28.23)#page3.tif source=Project Adinah - IP Assignment Agreement (Executed 2.28.23)#page4.tif source=Project Adinah - IP Assignment Agreement (Executed 2.28.23)#page5.tif

INTELLECTUAL PROPERTY ASSIGNMENT

THIS INTELLECTUAL PROPERTY ASSIGNMENT (this “*Assignment*”) is made and entered into as of February 28, 2023 (the “*Effective Date*”), by Huntsman International LLC, a Delaware limited liability company (“*Assignor*”) in favor of Archroma IP GmbH, a Swiss company with limited liability (“*Assignee*”).

WHEREAS, Assignor and Assignee are among the parties to (or subject to) that certain Equity and Asset Purchase Agreement, dated as of August 9, 2022 (as amended, supplemented or modified, the “*Purchase Agreement*”); and

WHEREAS, pursuant to the Purchase Agreement, Assignor has sold, conveyed, assigned, delivered and transferred to Assignee, and Assignee has purchased, acquired and accepted from Assignor, all right, title and interest in and to: (a) the trademark registrations and trademark applications set forth in Schedule A, together with the goodwill associated therewith (collectively, the “*Trademarks*”); and (b) the patents and patent applications set forth in Schedule B (collectively, the “*Patents*”), wherein the Patents and Trademarks are collectively, the “*Assigned IP*”, and the parties wish to record such acquisition of the Assigned IP in the applicable governmental authorities in any applicable jurisdictions;

NOW, THEREFORE, in consideration of the foregoing and in consideration of the mutual promises, covenants, representations, warranties and agreements contained herein and in the Purchase Agreement and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor hereby agrees as follows:

1. Assignment. Effective as of the Effective Date, Assignor hereby sells, conveys, assigns, and transfers to Assignee, any and all of Assignor’s right, title and interest in, to the Assigned IP. Each assignment hereunder includes all associated and ancillary rights with respect to the Assigned IP and all goodwill associated with and symbolized by the applicable Assigned IP, including but not limited to (a) all claims and causes of action (either in law or equity), including the right to sue, counterclaim, and recover for past, present, and future infringement, dilution, misappropriation, violation, misuse, breach or default, unfair competition, or other violation of such Assigned IP; (b) all income, royalties, fees, damages, payments, and other proceeds now or hereafter due or payable with respect to such Assigned IP; (c) all rights to apply for, revive, obtain and maintain all registrations, renewals and/or extensions of such Assigned IP; (d) all rights to grant licenses or other interests therein; and (e) all rights corresponding to such Assigned IP throughout the world, as fully and entirely as the same would have been held and enjoyed by Assignor within the applicable territory if this conveyance had not been made, for Assignee’s own use and enjoyment, and for the use and enjoyment of Assignee’s successors, assigns or other legal representatives

2. Recording. This Assignment has been executed and delivered by Assignor to Assignee for the purpose of recording this Assignment with any applicable governmental authorities, and the parties hereby authorize any such governmental authorities to record this Assignment.

3. Further Assurances. From time to time following the date hereof, at the sole expense of Assignee, Assignor shall execute and deliver such other instruments of conveyance, assignment, transfer and delivery or other documents and take or cause to be taken such other actions as Assignee reasonably may request in order to record, perfect or otherwise effectuate the assignment granted hereunder. 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 govern.

4. Successors. This Assignment and all covenants and agreements contained herein and rights, interests or obligations hereunder, by or on behalf of any of the parties hereto, shall bind and inure to the benefit of the respective successors and assigns of the parties hereto whether so expressed or not.

5. Counterparts; Effectiveness; No Third-Party Beneficiaries. This Assignment may be executed in several counterparts, each of which shall be deemed an original and all of which shall together constitute one and the same instrument. Delivery of an executed counterpart of a signature page to this Assignment by facsimile or scanned pages shall be effective as delivery of a manually executed counterpart to this Agreement.

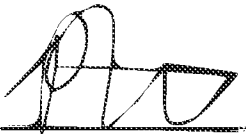
6. Governing Law. All issues and questions concerning the construction, validity, enforcement and interpretation of this Assignment shall be governed by, and construed in accordance with, the laws of the State of Delaware without giving effect to any choice of law or conflict of law rules or provisions (whether of the State of Delaware or any other jurisdiction) that would cause the application of the laws of any jurisdiction other than the State of Delaware. In furtherance of the foregoing, the internal law of the State of Delaware shall control the interpretation and construction of this Assignment, even though under that jurisdiction's choice of law or conflict of law analysis, the substantive law of some other jurisdiction would ordinarily apply.

[Remainder of Page Intentionally Left Blank; Signature Follows]

IN WITNESS WHEREOF, the parties have entered into this Assignment as of the Effective Date.

ASSIGNOR:
Huntsman International LLC

ASSIGNEE:

By: 
Name: Philip Mark Lister
Title: Executive Vice President and Chief
Financial Officer

By: _____
Name: _____
Title: _____

Executed on February 28, 2023

IN WITNESS WHEREOF, the parties have entered into this Assignment as of the Effective Date.

ASSIGNOR:
Huntsman International LLC

By: _____
Name: _____
Title: _____

ASSIGNEE:
Archroma IP GmbH

By: S. Wischeropp
Name: Silke Wischeropp
Title: Managing Director

By: Thomas Bucher
Name: Thomas Bucher
Title: Managing Director

Executed on February 28, 2023

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Schedule A

Assignment of Trademarks from Huntsman International LLC to Archroma IP GmbH

Huntsman Trademark ID	Trademark Name	Country	Application Number	Registration Number
TTE0016-NAT-US	ALBATEX	United States	71/313,679	0,286,699
TTE0004-NAT-US	ALBEGAL	United States	72/167,968	0,766,963
TTE0005-NAT-US	DICRYLAN	United States	71/607,935	0,557,623
TTE0003-NAT-US	ERIOFAST	United States	78/138,177	2,851,892
TTE0002-NAT-US	ERIONYL	United States	71/635,694	0,574,088
TTE0008-NAT-US	INVADINE	United States	71/571,951	0,525,337
TTE0009-NAT-US02	INVATEX	United States	75/131,012	2,316,904
TTE0077-NAT-US	LANASET	United States	73/420,610	1,329,155
TTE0012-NAT-US	MAXILON	United States	72/003,747	0,640,222
TTE0081-NAT-US	MEGASOFT	United States	77/662,040	3,704,605
TTE0014-NAT-US	PYROVATEX	United States	71/642,016	0,578,097
TTE0096-NAT-US	SAPAMINE	United States	71/560,985	0,521,020
TTE0098-NAT-US	SOLOPHENYL	United States	71/284,454	0,263,507
TTE0046-NAT-US	STABILON	United States	72/161,068	0,758,010
TTE0047-NAT-US	SYNCOL	United States	73/611,164	1,503,496
TTE0099-NAT-US	TECTILON	United States	72/210,090	0,797,003
TTE0100-NAT-US	TERASIL	United States	72/018,414	0,650,745
TTE0051-NAT-US	TERATOP	United States	74/510,841	2,006,615
TTE0103-NAT-US	TINEGAL	United States	71/646,663	0,585,547
TTE0104-NAT-US	ULTRAPHIL	United States	75/205,247	2,229,433
TTE0106-NAT-US	ULTRATEX	United States	73/295,430	1,241,716
TTE0107-NAT-US	ULTRAVON	United States	71/387,218	0,345,974
TTE0109-NAT-US	UNIVADINE	United States	72/053,119	0,676,842
TTE0110-NAT-US	UVITEX	United States	71/560,986	0,527,733
TTE0057-NAT-US	ZEROSTAT	United States	72/036,567	0,666,154