

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM820411

<b>SUBMISSION TYPE:</b>	RESUBMISSION		
<b>NATURE OF CONVEYANCE:</b>	Intellectual Property Transfer Agreement		
<b>RESUBMIT DOCUMENT ID:</b>	900781549		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
KEMIRA OYJ		05/04/2023	Corporation: FINLAND
KEMIRA CHEMICALS, INC.		05/04/2023	Corporation: GEORGIA
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	CHROMASCAPE, LLC		
<b>Street Address:</b>	7555 E. PLEASANT VALLEY ROAD		
<b>Internal Address:</b>	SUITE 100		
<b>City:</b>	INDEPENDENCE		
<b>State/Country:</b>	OHIO		
<b>Postal Code:</b>	44131		
<b>Entity Type:</b>	Corporation: DELAWARE		
<b>PROPERTY NUMBERS Total: 1</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	2670350	PONOLITH SUPRA	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	2165925009		
<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>Phone:</b>	216-592-5000		
<b>Email:</b>	trademarks@tuckerellis.com		
<b>Correspondent Name:</b>	CARLOS P. GARRITANO/TUCKER ELLIS LLP		
<b>Address Line 1:</b>	950 MAIN AVENUE		
<b>Address Line 2:</b>	SUITE 1100		
<b>Address Line 4:</b>	CLEVELAND, OHIO 44113		
<b>ATTORNEY DOCKET NUMBER:</b>	016199-000177		
<b>NAME OF SUBMITTER:</b>	CARLOS P. GARRITANO		
<b>SIGNATURE:</b>	/CARLOS P. GARRITANO/		
<b>DATE SIGNED:</b>	06/28/2023		
<b>Total Attachments: 17</b>			

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## INTELLECTUAL PROPERTY TRANSFER AGREEMENT

This INTELLECTUAL PROPERTY TRANSFER AGREEMENT (“**IP Assignment**”), dated as of May 4, 2023 is made by Kemira Oyj (“**Seller**”), a corporation incorporated under the laws of Finland, and Kemira Chemicals, Inc., a corporation incorporated under the laws of Georgia (“**US Seller**”), in favor of ChromaScape, LLC (“**Buyer**”, together with Seller and US Seller, the “**Parties**”), a Delaware corporation, the buyer of assets of Seller pursuant to that certain Asset Purchase Agreement between Buyer, Seller and US Seller, dated as of September 6, 2022, as amended by that first amendment dated as of April 12, 2023 (the “**Asset Purchase Agreement**”). The execution and delivery of this IP Assignment is contemplated by Section 3.02(a)(iii) of the Asset Purchase Agreement.

WHEREAS, under the terms of the Asset Purchase Agreement, Seller and US Seller have sold, assigned, transferred, conveyed and delivered to Buyer, the Purchased Assets, including the Intellectual Property Assets, and has agreed to execute and deliver this IP Assignment (and any additional necessary confirmatory assignments), for recording with the United States Patent and Trademark Office and corresponding Governmental Authorities in any applicable jurisdictions; and

WHEREAS, capitalized terms used and not defined in this IP Assignment shall have the respective meanings ascribed to them in the Asset Purchase Agreement.

NOW THEREFORE, in consideration of the mutual covenants set forth in the Asset Purchase Agreement and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged the Parties agree as follows:

1. Assignment. For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Seller and US Seller hereby irrevocably sell, assign, transfer, convey and deliver to Buyer, and Buyer hereby accepts, all of Seller’s and US Seller’s right, title, and interest in and to the following (the “**Assigned IP**”):

(a) the patents and patent applications set forth on Schedule 1 hereto, all inventions disclosed therein, issuances, divisionals, continuations, continuations-in-part, reissues, extensions, reexaminations, and renewals thereof, and any applications sharing a common priority claim with any of the foregoing throughout the world (including international applications) and all patents or similar rights granted thereon and all rights to claim priority to any of the foregoing (the “**Patents**”);

(b) the trademark registrations and applications set forth on Schedule 2 hereto and all issuances, extensions, and renewals thereof (the “**Trademarks**”), together with the goodwill of the business connected with the use of, and symbolized by, the Trademarks; provided that, with respect to the United States intent-to-use trademark applications set forth on Schedule 2 hereto, if any, the transfer of such applications accompanies, pursuant to the Asset Purchase Agreement, the transfer of Seller’s and US Seller’s business, or that portion of the business to which the trademark pertains, and that business is ongoing and existing; and

(c) all causes of action (resulting from past, current and future infringement, misappropriation or similar violation thereof), damages, and remedies relating to any and all of the foregoing in Section 1(a) through 1(b).

2. Back-License in APAC Region. Buyer hereby grants to Seller an exclusive royalty-free fully paid-up license with the right to sublicense to Seller's APAC Affiliates, customers and contract manufacturers for manufacturing products to be sold or marketed by Seller or Seller's APAC Affiliates in the APAC Region to exploit or have exploited (including the right to make, sue, and sell products by Seller and Seller's APAC Affiliates) the Assigned IP in the APAC Region. For so long as Buyer owns the Assigned IP, such license shall be perpetual and irrevocable; provided, that, if Buyer transfers the Assigned IP to any third party, the Seller and the Seller's APAC Affiliates shall retain the benefit of the license granted to the Seller and the Seller's APAC Affiliates hereunder, such license shall remain perpetual and irrevocable and such third party shall agree to be bound by the terms of such license. Buyer agrees that for so long as this back-license remains in effect it shall not use and shall have no right to use the Assigned IP in the APAC Region. Buyer shall bind any and all of its successors or assigns in and to any of the Assigned IP to this Section 2, and any such successors and assigns shall have all rights and obligations of Buyer to such terms with respect to the applicable Assigned IP. For purposes of this Section 2, "Seller's APAC Affiliates" shall mean any of the Seller's Affiliates doing business in an APAC Region.

(a) Quality Control: Seller agrees on behalf of itself and Seller's APAC Affiliates that they will:

(i) maintain the quality of products sold under any Trademarks at a level equal to or greater than the quality of the current goods sold under the Trademarks by Seller or Seller's APAC Affiliates. Buyer agrees that said quality is sufficient for the purposes of this Agreement;

(ii) provide to Buyer, at Buyer's cost and upon reasonable request, no more than once a year for each calendar year beginning with the effective date of this Agreement, representative specimens of each different type of product sold under the Trademarks by Seller or Seller's APAC Affiliates in the APAC Regions; and

(iii) represent that all goods manufactured or sold by Seller or Seller's APAC Affiliates and that all other activities in connection with the sales of goods under the Trademarks in the APAC Regions shall be in full compliance with applicable national, state and local laws and regulations governing such products, their handling and their manufacture and such business activities.

(b) Infringement of Trademark. Seller shall promptly notify Buyer in writing of any infringement that Seller becomes aware of or any challenge of the rights of Buyer in the

Trademarks. Buyer shall have the exclusive right, but not the obligation, to commence actions or proceedings against infringing parties. Seller and Seller's APAC Affiliates will render all reasonable assistance to Buyer that may be necessary in connection with such action at Buyer's expense. Buyer shall promptly notify Seller in writing of any opposition that might have been filed in the APAC Region against the Trademarks or infringement of the Trademarks in the APAC Regions that Buyer becomes aware of or any challenge of the Trademarks in the APAC Region. Should Buyer decide not to take such legal action that may be considered necessary or appropriate by Seller or Seller's APAC Affiliates, then Seller and/or Seller's APAC Affiliates shall have the right and is hereby authorized by Buyer to take such legal action. In so doing, Seller shall not be taken as acting as the agent or in any way on behalf of Buyer. Seller shall bear all costs but shall be entitled to retain for its own absolute benefit any damages, costs or expenses awarded or recovered in any such proceedings.

(c) Trademark Registration and Maintenance.

(i) Buyer agrees, upon the reasonable request of Seller, to take such actions as are necessary to maintain the existing Trademark registrations in the APAC Region provided that any costs of maintaining such Trademarks are to be borne by Seller.

(ii) Buyer further agrees, upon the reasonable request of Seller, to file prosecute and maintain additional trademark registrations in the APAC Region for variations of the Trademarks which shall thereafter be considered Trademarks for the purposes of this Agreement except that any costs of obtaining and maintaining these new Trademarks are to be borne by Seller.

(iii) Upon the request of Buyer, Seller will provide Buyer with reasonable assistance in perfecting and maintaining the Trademarks in the APAC Region.

(iv) Buyer must give Seller two months prior written notice of any intention to transfer, abandon or withdraw any Trademarks in the APAC Region and shall offer to transfer any such Trademark to Seller free of charge. If Seller does not request transfer of such Trademark within a period of two months from the date of receiving the notice, Buyer shall be free to transfer, withdraw or abandon the mark. If Seller request the transfer of the Trademark, Seller shall be responsible for preparing the formal assignment documents necessary for the assignment and recordation of the assignment of the Trademark to Seller before the respective national authorities. The fees fort the recording and/or registration of the assignment will be borne by Seller.

(d) Marking. Buyer shall provide at least 90 days' prior written notice with respect to any intellectual property markings (i.e., trademark or patent notices) that Buyer may wish Seller to include on products and marketing materials with respect to the Assigned IP. Seller shall apply such markings in good faith in its reasonable business discretion in each circumstance.

3. Recordation and Further Actions. Seller and US Seller hereby authorize the Commissioner for Patents and the Commissioner for Trademarks in the United States Patent and Trademark Office, and the officials of corresponding Governmental Authorities in any applicable jurisdictions to record and register this IP Assignment upon request by Buyer. Following the date hereof, upon Buyer's request, Seller and US Seller shall, and will cause their respective affiliates to, take such steps and actions, and provide such cooperation and assistance to Buyer and its successors, assigns, and legal representatives, including the execution and delivery of any confirmatory assignments, affidavits, declarations, oaths, exhibits, assignments, powers of attorney, or other documents, as may be reasonably necessary to effect, evidence, or perfect the assignment of the Assigned IP to Buyer, or any assignee or successor thereto.

4. Terms of the Asset Purchase Agreement. The parties hereto acknowledge and agree that this IP Assignment is entered into pursuant to the Asset Purchase Agreement, to which reference is made for a further statement of the rights and obligations of Seller, US Seller and Buyer with respect to the Patents and Trademarks. The representations, warranties, covenants, agreements, and indemnities contained in the Asset Purchase Agreement shall not be superseded hereby but shall remain in full force and effect to the full extent provided therein. In the event of any conflict or inconsistency between the terms of the Asset Purchase Agreement and the terms hereof, the terms of the Asset Purchase Agreement shall govern.

5. Counterparts. To the fullest extent permitted under applicable law where this IP Assignment may be recorded or used for any purpose: (a) this IP Assignment may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed one and the same agreement, and (b) a signed copy of this IP Assignment delivered by facsimile, e-mail, or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this IP Assignment. To the extent Buyer may determine that an original is needed in any jurisdiction for any purpose, Seller and US Seller will, and will cause their respective affiliates to, promptly cooperate in providing same.

6. Successors and Assigns. This IP Assignment shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns.

7. Governing Law. This Intellectual Property Assignment will be governed by, and construed in accordance with, the Laws of New York without regard to any choice or conflict of Laws provision or rule (whether of the State of New York or any other jurisdiction) that would cause the application of the Laws of any jurisdiction other than those of New York. Each of the parties hereto hereby irrevocably consents and agrees that it shall bring any action, suit or proceeding with respect to any matter arising under or relating to this Agreement or the transactions contemplated hereby or the subject matter hereof in the Court of Chancery of the State of New York (or if jurisdiction is not available in such court, then in the United States District Court for the District of New York or, if jurisdiction is not available in such court, then in the Superior Court of the State of New York) (together with the appellate courts having jurisdiction of appeals in such courts, the "**Chosen Courts**"). Each of the parties hereto hereby irrevocably accepts and submits, for itself and in respect of its properties, to the jurisdiction of the Chosen

Courts, in personam, generally and unconditionally, with respect to any such action, suit or proceeding. Each of the parties hereto hereby irrevocably consents to the service of process in any such action, suit or proceeding in any such court by the mailing of a copy thereof by registered or certified mail, postage prepaid, to such party at the address referred to in Section 10.02 of the Asset Purchase Agreement for notices to such party. In addition to or in lieu of any such service, service of process may be made in any other manner permitted by applicable Law. Each of the parties hereto hereby irrevocably and unconditionally waives any objection or defense which it may now or hereafter have to the laying of venue to any such action, suit or proceeding in the Chosen Courts, and hereby irrevocably and unconditionally waives and agrees not to plead or claim that any such action, suit or proceeding brought in such Chosen Courts has been brought in an inconvenient forum.

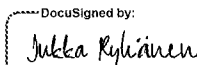
**[The remainder of this page left intentionally blank; signature page follows.]**

IN WITNESS WHEREOF, the parties hereto have executed this IP Assignment as of the date first written above.

SELLER:

KEMIRA OYJ

By:   
Name: Jukka Hakkila  
Its: Group General Counsel

By:   
Name: Jukka Ryhänen  
Its: VP, M&A

[Signature Page to IP Assignment]

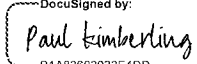
**TRADEMARK**  
**REEL: 008113 FRAME: 0237**



IN WITNESS WHEREOF, the parties hereto have executed this IP Assignment as of the date first written above.

US SELLER:

KEMIRA CHEMICALS, INC.

By:  DocuSigned by:  
Name: Paul Kimberling  
Its: President and Treasurer

*[Signature Page to IP Assignment]*

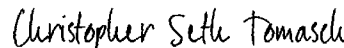
**TRADEMARK**  
**REEL: 008113 FRAME: 0238**

IN WITNESS WHEREOF, the parties hereto have executed this IP Assignment as of the date first written above.

BUYER:

CHROMASCAPE, LLC

By:

A handwritten signature in black ink that reads "Christopher Seth Tomasch". The signature is written in a cursive style and is contained within a rounded rectangular box. Above the signature, the text "DocuSigned by:" is visible. Below the signature, a small alphanumeric string "0E4A9DC80A1D432..." is printed.

Name: Christopher Seth Tomasch

Its: Chief Executive Officer

*[Signature Page to IP Assignment]*

**TRADEMARK**  
**REEL: 008113 FRAME: 0239**

Schedule 1

**Patents**

**Patents**

Family ID: DE1044 - Azo dyes for paper dyeing

Inventor - All Names: MEIER, Helmut-Martin; Heide, Christof, STRUMPF, Klaus-Günter, HÜBBE, Thomas

Country	Application Type	Status	Application Date	Application No.	National Filing Date	Publication Date	Publication n°	Registration Date	Registration No.	Priority Country	Priority Date	Priority No.
United Kingdom	Validated after EPC	Granted	11/30/2010	10193153.3		5/30/2012	2457957	8/9/2017	2457957		11/30/2011	
Turkey	Validated after EPC	Granted	11/30/2010	10193153.3		5/30/2012	2457957	8/9/2017	2457957		11/30/2011	
Spain	Validated after EPC	Granted	11/30/2010	10193153.3		5/30/2012	2457957	8/9/2017	2457957		11/30/2011	
Germany	Validated after EPC	Granted	11/30/2010	10193153.3		5/30/2012	2457957	8/9/2017	2457957		11/30/2011	
France	Validated after EPC	Granted	11/30/2010	10193153.3		5/30/2012	2457957	8/9/2017	2457957		11/30/2011	
Czechia	Validated after EPC	Granted	11/30/2010	10193153.3		5/30/2012	2457957	8/9/2017	2457957		11/30/2011	
Indonesia	PCT Based with Priority	Granted	11/29/2011	ID WOO 2013 02798	6/21/2013			5/17/2019	IDP000058887	European Patent Application	11/30/2010	10193153.3
China	PCT Based with Priority	Granted	11/29/2011	2011800573 66.7	5/29/2013	8/7/2013	103237847	3/16/2016	103237847	European Patent Application	11/30/2010	10193153.3
Canada	PCT Based with Priority	Granted	11/29/2011	2818981	5/24/2013			3/19/2019	2818981	European Patent Application	11/30/2010	10193153.3
United States	PCT Based with Priority	Granted	11/29/2011	13882877	5/1/2013	10/3/2013	20130255007	5/27/2014	8734534	European Patent Application	11/30/2010	10193153.3

Family ID: DE1045 - Azo dyes

Inventor - All Names: MEIER, Helmut-Martin; Heide, Christof, STRUMPF, Klaus-Günter, HÜBBE, Thomas

Country	Application Type	Status	Application Date	Application No.	National Filing Date	Publication Date	Publication n°	Registration Date	Registration No.	Priority Country	Priority Date	Priority No.
Turkey	Validated after EPC	Granted	11/30/2010	10193156.6		5/30/2012	2457956	10/10/2018	2457956		11/30/2011	
Spain	Validated after EPC	Granted	11/30/2010	10193156.6		5/30/2012	2457956	10/10/2018	2457956		11/30/2011	
Poland	Validated after EPC	Granted	11/30/2010	10193156.6		5/30/2012	2457956	10/10/2018	2457956		11/30/2011	
Italy	Validated after EPC	Granted	11/30/2010	10193156.6		5/30/2012	2457956	10/10/2018	2457956		11/30/2011	
Germany	Validated after EPC	Granted	11/30/2010	10193156.6		5/30/2012	2457956	10/10/2018	2457956		11/30/2011	
France	Validated after EPC	Granted	11/30/2010	10193156.6		5/30/2012	2457956	10/10/2018	2457956		11/30/2011	

**TRADEMARK**

REEL: 008113 FRAME: 0241

Czechia	Validated after EPC	Granted	11/30/2010	10193156.6	5/30/2012	2457956	10/10/2018	2457956	11/30/2011	
European Patent Application	Divisional	Pending	11/30/2010	17197247.4	3/21/2018	3296363				
European Patent Application	Divisional	Pending	11/30/2010	17197239.1	3/21/2018	3296362				
Netherlands	Validated after EPC	Granted	11/30/2010	10193156.6	5/30/2012	2457956	10/10/2018	2457956	11/30/2011	
United Kingdom	Validated after EPC	Granted	11/30/2010	10193156.6	5/30/2012	2457956	10/10/2018	2457956	11/30/2011	
Indonesia	PCT Based with Priority	Granted	11/29/2011	W00201302795	7/3/2014	2014/02079	11/7/2016	ID0043384	European Patent Application	10193156.6
China	PCT Based with Priority	Granted	11/29/2011	201180057344.0	7/31/2013	103228739	8/10/2016	103228739	European Patent Application	10193156.6
Canada	PCT Based with Priority	Granted	11/29/2011	2819115	5/27/2013		6/9/2020	2819115	European Patent Application	10193156.6
United States	PCT Based with Priority	Granted	11/29/2011	13/882874	10/9/2013	20130255006	5/27/2014	8734532	European Patent Application	10193156.6

Family ID: DE1046 - Triazo dyes for paper dyeing  
Inventor - All Names: MEIER, Helmut-Martin; Heide, Christof; STRUMPF, Klaus-Günter; HÜBBE, Thomas

Country	Application Type	Status	Application Date	Application No.	National Filing Date	Publication Date	Publication n°	Registration Date	Registration No.	Priority Country	Priority Date	Priority No.
United Kingdom	Validated after EPC	Granted	11/30/2010	10193158.2	5/30/2012	2457955	8/9/2017	2457955	11/30/2011			
Turkey	Validated after EPC	Granted	11/30/2010	10193158.2	5/30/2012	2457955	8/9/2017	2457955	11/30/2011			
Spain	Validated after EPC	Granted	11/30/2010	10193158.2	5/30/2012	2457955	8/9/2017	2457955	11/30/2011			
Poland	Validated after EPC	Granted	11/30/2010	10193158.2	5/30/2012	2457955	8/9/2017	2457955	11/30/2011			
Germany	Validated after EPC	Granted	11/30/2010	10193158.2	5/30/2012	2457955	8/9/2017	2457955	11/30/2011			
France	Validated after EPC	Granted	11/30/2010	10193158.2	5/30/2012	2457955	8/9/2017	2457955	11/30/2011			
Czechia	Validated after EPC	Granted	11/30/2010	10193158.2	5/30/2012	2457955	8/9/2017	2457955	11/30/2011			
Indonesia	PCT Based with Priority	Granted	11/29/2011	ID WOO 2013 02797	7/3/2014	2014/02085	3/9/2017	IDP000045082	European Patent Application	10193158.2		

China	PCT Based with Priority	Granted	11/29/2011	2011800574 40.5	5/29/2013	7/31/2013	103228738	1/27/2016	103228738 B	European Patent Application	11/30/2010	10193158.2
Canada	PCT Based with Priority	Granted	11/29/2011	2819116	5/27/2013			7/24/2018	2819116	European Patent Application	11/30/2010	10193158.2
United States	PCT Based with Priority	Granted	11/29/2011	13/882856	5/1/2013	10/17/2013	20130269124	5/5/2015	9023118	European Patent Application	11/30/2010	10193158.2

Schedule 2

**Trademarks**

Trademarks

Mark	Country	Nat. filing	Application no.	Registration date	Registration No.	Classes	Holder according to the register	Case no.	Renewal due date	Case type
Astra	International TM (M2)	1952-10-06		10/6/1952	164415A	2	Kemira Oyi	BV117935	2022-10-06	TM International application
Astra	Austria			10/6/1952	164415A	2	Kemira Oyi	BV117935AT		TM International application
Astra	France			10/6/1952	164415A	2	Kemira Oyi	BV117935FR		TM International application
Astra	Italy			10/6/1952	164415A	2	Kemira Oyi	BV117935IT		TM International application
Astra	Germany	1950-04-17	F 570/2 WZ	4/21/1952	619236	2	Kemira Oyi	BV118863	2030-04-17	TM National application
ASTRA	Canada	1967-10-25	308564	11/29/1998	159586	2	Bayer AG	BV202521	2028-11-29	TM National application
ASTRA	Turkey	1972-02-16	8613	4/17/1992	132406	2	Kemira Oyi	BV202523	2032-02-16	TM National application
CHLOROSTAIN	USA	2001-02-15	76/210801	7/8/2003	2735275	2	Kemira Oyi	BV202576	2023-07-08	TM National application
Levaceil	International TM (M2)	1976-05-11		5/11/1976	422648A	2	Kemira Oyi	BV117950	2026-05-11	TM International application
Levaceil	Austria			5/11/1976	422648A	2	Kemira Oyi	BV117950AT		TM International application
Levaceil	Benelux			5/11/1976	422648A	2	Kemira Oyi	BV117950BX		TM International application
Levaceil	Switzerland			5/11/1976	422648A	2	Kemira Oyi	BV117950CH		TM International application
Levaceil	Serbia			5/11/1976	422648A	2	Kemira Oyi	BV117950CS		TM International application
Levaceil	Czechia			5/11/1976	422648A	2	Kemira Oyi	BV117950CZ		TM International application
Levaceil	Spain			5/11/1976	422648A	2	Kemira Oyi	BV117950ES		TM International application
Levaceil	France			5/11/1976	422648A	2	Kemira Oyi	BV117950FR		TM International application
Levaceil	Hungary			5/11/1976	422648A	2	Kemira Oyi	BV117950HU		TM International application
Levaceil	Italy			5/11/1976	422648A	2	Kemira Oyi	BV117950IT		TM International application
Levaceil	Morocco			5/11/1976	422648A	2	Kemira Oyi	BV117950MA		TM International application
Levaceil	Portugal			5/11/1976	422648A	2	Kemira Oyi	BV117950PT		TM International application
Levaceil	Slovakia			5/11/1976	422648A	2	Kemira Oyi	BV117950SK		TM International application
Levaceil	Germany	1975-04-19	B 5424/1/2 WZ	12/9/1975	938740	2	Kemira Oyi	BV118861	2025-04-19	TM National application
LEVACEIL	Australia	1976-04-09	295830		295830	2	Kemira Oyi	BV202578	2027-04-09	TM National application
LEVACEIL	Brazil	1976-04-13	8152/M-76	2/25/1980	7070659	2	Kemira Oyi	BV202579	2030-02-25	TM National application
LEVACEIL	China	1998-03-20	9800023981	9/7/2000	1440960	2	Kemira Oyi	BV202580	2030-09-06	TM National application
LEVACEIL	Denmark	1976-03-24	1505776	11/12/1976	1976/03742	2	Kemira Oyi	BV202581	2026-11-12	TM National application
LEVACEIL	United Kingdom	1976-04-15	1061680		1061680	2	Kemira Oyi	BV202583	2027-04-15	TM National application
LEVACEIL	Greece	1976-04-05	56443	7/18/1977	56443	2	Kemira Oyi	BV202584	2026-04-05	TM National application
LEVACEIL	Indonesia	1985-06-10	2005-006869	1/18/1985	IDM000075516	2	Kemira Oyi	BV202585	2025-11-08	TM National application
LEVACEIL	Japan	1976-04-02	2040476	9/29/1978	1345127	2	Kemira Oyi	BV202586	2028-09-29	TM National application
LEVACEIL	Korea (South)	1995-06-23	95-24681	2/12/1997	356063	2	Kemira Oyi	BV202587	2027-02-12	TM National application
LEVACEIL	Malaysia	1998-04-08	MA/4407/98	10/18/2001	98004407	2	Kemira Oyi	BV202589	2028-04-08	TM National application
LEVACEIL	Norway	1976-03-22	19760764	1/4/1976	97508	2	Kemira Oyi	BV202590	2026-11-04	TM National application
LEVACEIL	Sweden	1976-03-23	1901/56481	8/13/1976	156481	2	Kemira Oyi	BV202593	2026-08-13	TM National application
LEVACEIL	Turkey	1976-05-28	47318	5/28/1976	92065	2	Kemira Oyi	BV202596	2026-05-28	TM National application
LEVACEIL	Taiwan	1998-03-19	087012207	2/1/1999	837486	2	Kemira Oyi	BV202597	2029-01-31	TM National application
LEVACEIL	USA	1982-05-17	365135	1/3/1984	1262769	2	Kemira Oyi	BV202598	2024-01-03	TM National application



LEVACELL	Venezuela				6/9/1978	87039	11	LANXESS Deutschland GmbH	BV202599	2028-06-09	TM National application
LEVACELL	South Africa	1976-03-23	76/1509		6/10/1977	1976/01509	2	Kemira Oyj	BV202600	2026-03-23	TM National application
Levogen	International TM (M2)	1966-11-23			11/23/1966	327578A	1	Kemira Oyj	BV117954	2026-11-23	TM International application
Levogen	Austria	1966-11-23			11/23/1966	327578A	1	Kemira Oyj	BV117954AT		TM International application
Levogen	Bulgaria	1966-11-23			11/23/1966	327578A	1	Kemira Oyj	BV117954BG		TM International application
Levogen	Benelux	1966-11-23			11/23/1966	327578A	1	Kemira Oyj	BV117954BX		TM International application
Levogen	Switzerland	1966-11-23			11/23/1966	327578A	1	Kemira Oyj	BV117954CH		TM International application
Levogen	Serbia	1966-11-23			11/23/1966	327578A	1	Kemira Oyj	BV117954CS		TM International application
Levogen	Czechia	1966-11-23			11/23/1966	327578A	1	Kemira Oyj	BV117954CZ		TM International application
Levogen	Spain	1966-11-23			11/23/1966	327578A	1	Kemira Oyj	BV117954ES		TM International application
Levogen	France	1966-11-23			11/23/1966	327578A	1	Kemira Oyj	BV117954FR		TM International application
Levogen	Hungary	1966-11-23			11/23/1966	327578A	1	Kemira Oyj	BV117954HU		TM International application
Levogen	Italy	1966-11-23			11/23/1966	327578A	1	Kemira Oyj	BV117954IT		TM International application
Levogen	Morocco	1966-11-23			11/23/1966	327578A	1	Kemira Oyj	BV117954MA		TM International application
Levogen	Romania	1966-11-23			11/23/1966	327578A	1	Kemira Oyj	BV117954RO		TM International application
Levogen	Slovakia	1966-11-23			11/23/1966	327578A	1	Kemira Oyj	BV117954SK		TM International application
Levogen	Germany	1948-10-01	W 500/1 WZ		10/27/1950	602110	1	Kemira Oyj	BV118867	2028-10-31	TM National application
LEVOGEN	Canada	1974-10-04	379453		10/3/1975	209788	1	Kemira Oyj	BV202603	2030-10-03	TM National application
LEVOGEN	China	1993-10-03	93104972		5/7/1995	743459	1	Kemira Oyj	BV202604	2025-05-06	TM National application
LEVOGEN	United Kingdom		697683		4/23/1958	697683	1	Kemira Oyj	BV202605	2030-04-23	TM National application
LEVOGEN	Indonesia	1985-06-10	2005-006870		11/8/1985	IDM000075517	1	Kemira Oyj	BV202607	2025-11-08	TM National application
LEVOGEN	Iran	1994-02-01	111189		5/10/1994	72808	1	Kemira Oyj	BV202609	2024-02-01	TM National application
LEVOGEN	Pakistan	1993-03-08	119447		3/17/1997	119447	1	Kemira Oyj	BV202611	2025-03-08	TM National application
LEVOGEN	Taiwan	1985-07-16	074028695		8/1/1986	333121	2	Kemira Oyj	BV202614	2026-07-31	TM National application
LEVOGEN	USA	1951-07-03	71616024		9/9/1952	563875	6	Kemira Oyj	BV202615	2022-09-09	TM National application
LEVOGEN	Venezuela				4/24/1986	119073	6	LANXESS Deutschland GmbH	BV202616	2026-04-24	TM National application
PONOLITH	International TM (M2)	1999-06-01			6/1/1999	717143	2	Kemira Oyj	BV117956	2029-06-01	TM International application
PONOLITH	Switzerland				6/1/1999	717143	2	Kemira Oyj	BV117956CH		TM International application
PONOLITH	China				6/1/1999	717143	2	Kemira Oyj	BV117956CN		TM International application
PONOLITH	Czechia				6/1/1999	717143	2	Kemira Oyj	BV117956CZ		TM International application
PONOLITH	Lithuania				6/1/1999	717143	2	Kemira Oyj	BV117956LT		TM International application
PONOLITH	Norway				6/1/1999	717143	2	Kemira Oyj	BV117956NO		TM International application
PONOLITH	Poland				6/1/1999	717143	2	Kemira Oyj	BV117956PL		TM International application
PONOLITH	Russian Federation				6/1/1999	717143	2	Kemira Oyj	BV117956RU		TM International application
PONOLITH	Ukraine				6/1/1999	717143	2	Kemira Oyj	BV117956UA		TM International application
PONOLITH	European Union	1998-07-10	872465		10/15/1999	872465	2	Kemira Oyj	BV117963	2028-07-10	TM National application
PONOLITH	Australia	1998-09-17	773394		5/7/1999	773394	2	Kemira Oyj	BV202636	2028-09-17	TM National application
PONOLITH	Indonesia	1998-07-27	D98 12891		3/1/2000	IDM000279457	2	Kemira Oyj	BV202639	2028-07-27	TM National application

PONOLITH	Korea (South)	1998-07-15	98-17975	9/10/1999	454558	2	Kemira Oyj	BV202642	2029-09-10	TM National application
PONOLITH	Malaysia	1998-07-20	MA/8459/98	12/6/2001	98008459	2	Kemira Oyj	BV202643	2028-07-20	TM National application
PONOLITH	Thailand	1998-09-07	368905	6/28/1999	KOR94477	2	Kemira Oyj	BV202644	2028-09-06	TM National application
PONOLITH	Taiwan	1998-07-15	087034233	8/16/1999	862830	2	Kemira Oyj	BV202646	2029-08-15	TM National application
PONOLITH	India	1998-07-27	811886	6/30/2008	811886	2	Kemira Oyj	BV202683	2028-07-27	TM National application
PONOLITH	USA	1984-08-06	73/493695	5/7/1985	1333910	2	Kemira Oyj	BV207027	2025-05-07	TM National application
PONOLITH	United Kingdom	1998-07-10	872465	10/15/1999	UK009000872465	2	Kemira Oyj	BV303068	2028-07-10	TM National Brexit
PONOLITH SUPRA	USA	2001-03-09	78/052150	2002-12-31	2670350	2	Kemira Oyj	BV207031	2022-12-31	TM National application
PONTAMINE	International TM (M2)	1998-11-16		11/16/1998	704251A	2	Kemira Oyj	BV117957	2028-11-16	TM International application
PONTAMINE	Switzerland			11/16/1998	704251A	2	Kemira Oyj	BV117957CH		TM International application
PONTAMINE	China			11/16/1998	704251A	2	Kemira Oyj	BV117957CN		TM International application
PONTAMINE	Serbia			11/16/1998	704251A	2	Kemira Oyj	BV117957CS		TM International application
PONTAMINE	Czechia			11/16/1998	704251A	2	Kemira Oyj	BV117957CZ		TM International application
PONTAMINE	Croatia			11/16/1998	704251A	2	Kemira Oyj	BV117957HR		TM International application
PONTAMINE	Hungary			11/16/1998	704251A	2	Kemira Oyj	BV117957HU		TM International application
PONTAMINE	Slovenia			11/16/1998	704251A	2	Kemira Oyj	BV117957SI		TM International application
PONTAMINE	Slovakia			11/16/1998	704251A	2	Kemira Oyj	BV117957SK		TM International application
PONTAMINE	European Union	1998-03-27	785972	5/10/1999	785972	2	Kemira Oyj	BV117964	2028-03-27	TM National application
PONTAMINE	Australia	1998-12-04	780327	7/16/1999	780327	2	Kemira Oyj	BV202649	2028-12-04	TM National application
PONTAMINE	Indonesia	1998-11-30	D98 20169	6/19/2000	IDM000279458	2	Kemira Oyj	BV202652	2028-11-30	TM National application
PONTAMINE	Japan	1998-11-27	101243/98	11/5/1999	4332876	2	Kemira Oyj	BV202653	2029-11-05	TM National application
PONTAMINE	Korea (South)	1998-11-28	98-31305	12/3/1999	460042	2	Kemira Oyj	BV202654	2029-12-03	TM National application
PONTAMINE	Mexico	1998-12-04	356652	2/25/1999	601954	2	Kemira Oyj	BV202655	2028-12-04	TM National application
PONTAMINE	Norway	1998-11-19	98.10680	5/14/1999	197560	2	Kemira Oyj	BV202657	2029-05-14	TM National application
PONTAMINE	Thailand	1998-12-15	376428	10/14/1999	KOR100108	2	Kemira Oyj	BV202659	2028-12-14	TM National application
PONTAMINE	Taiwan	1998-11-26	087056978	11/1/1999	872795	2	Kemira Oyj	BV202661	2029-10-31	TM National application
PONTAMINE	Venezuela	1998-11-26	22074-1998	3/10/1999	215174	2	LANXESS Deutschland GmbH	BV202663	2024-03-10	TM National application
PONTAMINE	South Africa	1998-11-27	98/21396	5/7/2002	1998/21396	2	Kemira Oyj	BV202665	2028-11-27	TM National application
PONTAMINE	Canada	1920-10-07	0502851	4/14/1921	TMDA28295	1, 2	Kemira Oyj	BV207028	2031-04-14	TM National application
PONTAMINE	USA	1920-09-02	71/136746	6/7/1921	0143591	2	Kemira Oyj	BV207029	2031-06-07	TM National application
PONTAMINE	United Kingdom	1998-03-27	785972	5/10/1999	UK00900785972	2	Kemira Oyj	BV303057	2028-03-27	TM National Brexit
VERONA	USA	1969-11-04	72/342682	1/12/1971	905713	6	Kemira Oyj	BV207032	2031-01-12	TM National application



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