

<b>TRADEMARK ASSIGNMENT COVER SHEET</b>
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Electronic Version v1.1  
 Stylesheet Version v1.2

ETAS ID: TM566655

<b>SUBMISSION TYPE:</b>	RESUBMISSION
<b>NATURE OF CONVEYANCE:</b>	MERGER
<b>EFFECTIVE DATE:</b>	12/31/2018
<b>RESUBMIT DOCUMENT ID:</b>	900535404

**CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Innophos Nutrition, Inc.		11/21/2018	Corporation:

**RECEIVING PARTY DATA**

<b>Name:</b>	Novel Ingredient Services, LLC
<b>Street Address:</b>	259 Prospect Plains Road
<b>Internal Address:</b>	Building A
<b>City:</b>	Cranbury
<b>State/Country:</b>	NEW JERSEY
<b>Postal Code:</b>	08512-3706
<b>Entity Type:</b>	Limited Liability Company: NEW JERSEY

**PROPERTY NUMBERS Total: 34**

Property Type	Number	Word Mark
<b>Registration Number:</b>	2223038	3D
<b>Registration Number:</b>	2240918	3D BOTANICALS
<b>Registration Number:</b>	2307643	ACTIVESSENCE
<b>Registration Number:</b>	2531779	ALPHASTAT
<b>Registration Number:</b>	2404569	BETTER PRODUCTS, BETTER IDEAS
<b>Registration Number:</b>	2171838	BIOKEY
<b>Registration Number:</b>	2543274	CRANBUMYCIN
<b>Registration Number:</b>	2583448	
<b>Registration Number:</b>	2527844	DESIGNED BY NATURE DEFINED BY SCIENCE
<b>Registration Number:</b>	2520426	DISCRETION
<b>Registration Number:</b>	2830352	ENERGY WITHOUT THE EDGINESS
<b>Registration Number:</b>	2061902	FINGERPRINT
<b>Registration Number:</b>	2292970	FOOD POTENTIATOR
<b>Registration Number:</b>	2333449	INTERACTIVE
<b>Registration Number:</b>	4560577	K-PURE
<b>Registration Number:</b>	2260006	KAHKOW

**TRADEMARK**

Property Type	Number	Word Mark
Registration Number:	3622396	KELATRON
Registration Number:	5145993	LEGUMASE
Registration Number:	2365109	LIMONEX
Registration Number:	2735436	METABROMINE
Registration Number:	3555015	MYTOSTERONE
Registration Number:	4813548	NATRAXANTHIN
Registration Number:	2592119	NOW AND THEN
Registration Number:	2738751	PHYTAVAIL
Registration Number:	2247888	PHYTOMAX
Registration Number:	2375849	POLYIDS
Registration Number:	2532336	QUANTIFIED PROFILE EXTRACTS
Registration Number:	2443167	READY-TO-RUN
Registration Number:	4081217	RESETTIN
Registration Number:	2707865	THE FILLER WITH FUNCTION
Registration Number:	2409063	THE MORE YOU USE, THE MORE YOU LOSE
Registration Number:	2446735	VEGETASE
Registration Number:	2650193	WE IMPROVE THE PRODUCTS THAT IMPROVE YOU
Registration Number:	2386179	CRUCIFEREX

**CORRESPONDENCE DATA**

**Fax Number:**

*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:** 6093661223  
**Email:** david.lecroy@innophos.com  
**Correspondent Name:** David LeCroy  
**Address Line 1:** 259 Prospect Plains Road  
**Address Line 2:** Building A  
**Address Line 4:** Cranbury, NEW JERSEY 08512-3706

<b>NAME OF SUBMITTER:</b>	David LeCroy
<b>SIGNATURE:</b>	/David LeCroy/
<b>DATE SIGNED:</b>	03/12/2020

**Total Attachments: 5**  
source=4 - 20181231 Agreement and Plan of Merger into Novel Ingredient Services LLC#page1.tif  
source=4 - 20181231 Agreement and Plan of Merger into Novel Ingredient Services LLC#page2.tif  
source=4 - 20181231 Agreement and Plan of Merger into Novel Ingredient Services LLC#page3.tif  
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source=4 - 20181231 Agreement and Plan of Merger into Novel Ingredient Services LLC#page5.tif

# Delaware

The First State

Page 1

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"NUTRAGENESIS, LLC", A VERMONT LIMITED LIABILITY COMPANY,  
"INNOFOS NUTRITION, INC.", A DELAWARE CORPORATION,  
"TRADEWORKS GROUP, INC.", A DELAWARE CORPORATION,  
"ICON GROUP, LLC", A VERMONT LIMITED LIABILITY COMPANY,  
WITH AND INTO "NOVEL INGREDIENT SERVICES, LLC" UNDER THE NAME OF "NOVEL INGREDIENT SERVICES, LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF NEW JERSEY, AS RECEIVED AND FILED IN THIS OFFICE ON THE FOURTH DAY OF DECEMBER, A.D. 2018, AT 1:48 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2018 AT 11:59 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



  
Jeffrey W. Bullock, Secretary of State

7178548 8100M  
SR# 20187951178

You may verify this certificate online at [corp.delaware.gov/authver.shtml](http://corp.delaware.gov/authver.shtml)

Authentication: 204021437  
Date: 12-04-18

TRADEMARK  
REEL: 006889 FRAME: 0215

**AGREEMENT AND PLAN OF MERGER  
OF  
INNOPHOS NUTRITION, INC.  
AND  
TRADEWORKS GROUP, INC.  
AND  
ICON GROUP, LLC  
AND  
NUTRAGENESIS, LLC  
INTO  
NOVEL INGREDIENT SERVICES, LLC**

This AGREEMENT AND PLAN OF MERGER (the "Plan of Merger") of Innophos Nutrition, Inc., a Delaware corporation ("Innophos Nutrition"), Tradeworks Group, Inc., a Delaware corporation ("Tradeworks Group"), ICON Group, LLC, a Vermont limited liability company ("ICON Group"), NutraGenesis, LLC, a Vermont limited liability company ("NutraGenesis") and Novel Ingredient Services, LLC, a New Jersey limited liability company ("Novel Services"), providing for the merger (the "Merger") of Innophos Nutrition, Tradeworks Group, ICON Group and NutraGenesis with and into Novel Services pursuant to Section 264(c) of the Delaware General Corporation Law (the "Delaware GCL"), Title 42 of the New Jersey Revised Uniform Limited Liability Company Act (the "New Jersey Act") and Title 11, Chapter 25 of the Vermont Statutes (the "Vermont Law") is made and entered into as of the Effective Time as set forth below.

**ARTICLE I**  
Survivor

As of 11:59 P.M. on December 31, 2018 (the "Effective Time"), Innophos Nutrition, Tradeworks Group, ICON Group and NutraGenesis (the "Merging Companies") will merge with and into Novel Services and the separate existence of each of the Merging Companies will cease. Novel Services shall continue its existence under applicable New Jersey law (the "Surviving Company").

**ARTICLE II**  
The Merger

The effect of the Merger will be as provided in the applicable provisions of the New Jersey Act, the Delaware GCL and the Vermont Law. Without limiting the generality of the foregoing and subject thereto, upon the Merger becoming effective, Novel Services will succeed to and possess, without further act or deed, all the rights, privileges, immunities, franchises, powers and purposes of the Merging Companies and all property of every kind, whether real, personal or mixed, of the Merging Companies (including without limitation all debts and obligations due or belonging to any of the Merging Companies). From and after the Effective Time, Novel Services will be responsible and liable for all of the liabilities, debts and obligations

of each of the Merging Companies, as if Novel Services had itself incurred them, and all rights of creditors will be preserved unimpaired.

ARTICLE III  
Manner of Effecting the Merger

3.1 At the Effective Time, each issued and outstanding share of every class or series of capital stock of Innophos Nutrition outstanding immediately prior to the Effective Time of the Merger shall no longer be outstanding, shall be cancelled and retired for no consideration, and shall cease to exist.

3.2 At the Effective Time, each issued and outstanding share of every class or series of capital stock of Tradeworks Group outstanding immediately prior to the Effective Time of the Merger shall no longer be outstanding, shall be cancelled and retired for no consideration, and shall cease to exist.

3.3 At the Effective Time, all of the Units of limited liability company membership interest of ICON Group outstanding immediately prior to the Effective Time of the Merger shall no longer be outstanding, shall be cancelled for no consideration, and shall cease to exist.

3.4 At the Effective Time, all of the Units of limited liability company membership interest of NutraGenesis outstanding immediately prior to the Effective Time of the Merger shall no longer be outstanding, shall be cancelled for no consideration, and shall cease to exist.

3.5 At the Effective Time, all of the Units of limited liability company membership interest of Novel Services outstanding immediately prior to the Effective Time of the Merger shall remain outstanding and unaffected by the Merger.

ARTICLE IV  
Articles of Organization: Operating Agreement

4.1 The Articles of Organization of Novel Services in effect at the Effective Time shall continue to be the Articles of Organization of Novel Services and shall continue in full force and effect until further amended in the manner prescribed by the provisions of the New Jersey Act.

4.2 The Third Amended and Restated Operating Agreement (the "Operating Agreement") of Novel Services in effect at the Effective Time shall continue to be the Operating Agreement of Novel Services and shall continue in full force and effect until the same shall thereafter be altered or amended.

ARTICLE V  
Conditions Precedent to the Obligations of the Parties

The obligations of each of the Merging Companies and Novel Services, respectively, under this Plan of Merger are conditioned on the absence, as of the time of filing of this Plan of Merger and/or the Certificate of Merger or Articles of Merger as provided for in Article VII hereof, of: (i) any order or injunction of a court of competent jurisdiction that directly or indirectly precludes any of the Merging Companies or Novel Services from consummating the Merger; and (ii) any action having been taken, or any statute, rule or regulation having been enacted or adopted by any government or governmental agency, which action, statute, rule or regulation would, directly or indirectly, render illegal the consummation of the Merger.

ARTICLE VI  
Post-Adoption Amendment

At any time prior to the filing pursuant to Article VII of this Plan of Merger (or Certificate of Merger or Articles of Merger in respect thereof), this Plan of Merger may be amended, to the maximum extent permitted by applicable law, or terminated by action of the sole stockholder and Board of Directors of Innophos Nutrition and Tradeworks Group and the sole member and Managers of ICON Group, NutraGenesis and Novel Services.

ARTICLE VII  
Effective Date of the Merger

Upon approval of this Plan of Merger by the sole stockholder and Board of Directors of Innophos Nutrition and Tradeworks Group, and the sole member and Managers of ICON Group, NutraGenesis and Novel Services, and upon satisfaction of the conditions set forth in Article V hereof, this Plan of Merger, the Certificate of Merger or Articles of Merger in lieu thereof, executed in accordance with the requirements of the Delaware GCL, the New Jersey Act and Vermont Law, and shall be filed with the Secretary of State of the State of Delaware, New Jersey State Treasurer and the Secretary of State of the State of Vermont. The Merger shall be effective as of the Effective Time.

[Execution page follows]

Dated as of November 21, 2018

IN WITNESS WHEREOF, the parties have executed this Plan of Merger by their duly authorized representatives as of the date first written above.

INNOPHOS NUTRITION, INC.

By: [Signature]  
Name: Joshua Horenstein  
Title: Senior Vice President, Chief Legal and  
Human Resources Officer and Corporate Secretary

TRADEWORKS GROUP, INC.

By: [Signature]  
Name: Joshua Horenstein  
Title: Senior Vice President, Chief Legal and  
Human Resources Officer and Corporate Secretary

ICON GROUP, LLC

By: [Signature]  
Name: Joshua Horenstein  
Title: Senior Vice President, Chief Legal and  
Human Resources Officer and Corporate Secretary

NUTRAGENESIS, LLC

By: [Signature]  
Name: Joshua Horenstein  
Title: Senior Vice President, Chief Legal and  
Human Resources Officer and Corporate Secretary

NOVEL INGREDIENT SERVICES, LLC

By: [Signature]  
Name: Joshua Horenstein  
Title: Senior Vice President, Chief Legal and  
Human Resources Officer and Corporate Secretary

[Execution page to Plan of Merger of INNOPHOS NUTRITION, INC./TRADEWORKS GROUP, INC./ICON GROUP, LLC/NUTRAGENESIS, LLC/NOVEL SERVICES, LLC]