

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM735586

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Symbiome, LLC		12/16/2021	Limited Liability Company: CALIFORNIA
RECEIVING PARTY DATA			
Name:	Weiss Bioscience, Inc.		
Street Address:	953 Indiana Street		
City:	San Francisco		
State/Country:	CALIFORNIA		
Postal Code:	94107		
Entity Type:	Corporation: DELAWARE		
PROPERTY NUMBERS Total: 10			
Property Type	Number	Word Mark	
Serial Number:	90132409	BIOINTACT	
Serial Number:	87429003	NAKED BIOME	
Serial Number:	88223896	POSTBIOMIC	
Serial Number:	88223899	POSTBIOMIC	
Serial Number:	90132417	POSTBIOMIC	
Serial Number:	88819566	PREBIOMIC	
Serial Number:	88219927	SYMBIOME	
Serial Number:	88219930	SYMBIOME	
Serial Number:	88223890	SYMBIOMIC	
Serial Number:	88223894	SYMBIOMIC	
CORRESPONDENCE DATA			
Fax Number:	6504936811		
<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:	6504939300		
Email:	trademarks@wsgr.com		
Correspondent Name:	Brandon P. Leahy		
Address Line 1:	650 Page Mill Road		
Address Line 2:	WILSON SONSINI GOODRICH & ROSATI		

CH \$265.00 90132409

Address Line 4:	Palo Alto, CALIFORNIA 94304
ATTORNEY DOCKET NUMBER:	63115-900
NAME OF SUBMITTER:	Brandon P. Leahy, Attorney of Record
SIGNATURE:	/Brandon P. Leahy/
DATE SIGNED:	06/17/2022
Total Attachments: 6 source=Intellectual Property Assignment Agreement Symbiome to Weiss#page1.tif source=Intellectual Property Assignment Agreement Symbiome to Weiss#page2.tif source=Intellectual Property Assignment Agreement Symbiome to Weiss#page3.tif source=Intellectual Property Assignment Agreement Symbiome to Weiss#page4.tif source=Intellectual Property Assignment Agreement Symbiome to Weiss#page5.tif source=Intellectual Property Assignment Agreement Symbiome to Weiss#page6.tif	

INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

This Intellectual Property Assignment Agreement (the “Assignment”) is hereby entered into on December 16, 2021 (the “Effective Date”), by, between, and among Symbiome (assignment for the benefit of creditors), LLC (the “*Assignor*”), a California limited liability company, in its sole and limited capacity as assignee for the benefit of creditors of Symbiome, Inc. (“Assignor”), and Weiss Bioscience, Inc. (the “*Assignee*”), with its principal office located at 953 Indiana Street, San Francisco, California 94107.

1. Assignor desires to transfer and assign to Assignee, and Assignee desires to accept the transfer and assignment of all of Assignor’s right, title and interest in, to and under, all of the following intellectual property rights, it being understood by Assignor and Assignee that this Assignment is being made with respect to the intellectual property of the Assignor (such intellectual property being hereafter collectively referred to as “Intellectual Property”):

(i) the entire worldwide right, title and interest of Assignor in and to each and all patents in the United States and in all foreign countries, as set forth on **Schedule A** hereto, including, without limitation corresponding Patent Cooperation Treaty patent applications and corresponding National patent applications and all inventions, improvements and discoveries disclosed in said patents and applications, if any,, and in and to all substitutions, divisions, continuations, continuations-in-part, reexaminations, extensions, renewals and reissues (as applicable) thereof, including without limitation of generality, all rights of priority resulting from the filing of patent applications relating to any of the foregoing as well as any and all choses in action and any and all claims and demands, both at law and in equity, that Assignor has or may have for damages or profits accrued or to accrue on account of the infringement of any of said patents, patent applications, inventions, improvements and discoveries (or any provisional rights therein), the same to be held and enjoyed by Assignee, its successors and assigns, as fully and entirely as the same would have been held and enjoyed by Assignor if the assignment set forth in this Assignment had not been made;

(ii) the full and complete right to file patent applications in the name of the Assignor, at the Assignee’s, or its designee’s election, on the aforesaid inventions, improvements, discoveries and applications, if any, in all countries of the world;

(iii) any and all trademark and service mark rights throughout the world, including any and all applications, registrations, and common law marks, whether registered or not, together with the goodwill of the business associated with and symbolized by same, held by Assignor, as set forth on **Schedule B** hereto, together with all common law rights therein, and the right of Assignor to sue for and recover damages or profits arising out of past, present, or future infringement of any and all of said rights as fully and entirely as the same would have been held and enjoyed by Assignor had this Assignment not been made;

(iv) any and all registered and unregistered copyrights throughout the world as described on **Schedule C**, hereto, including any and all applications, registrations, and like protections, whether registered or not, whether published or unpublished, together with all

other rights therein, and the right of Assignor to sue for and recover damages or profits arising out of past, present, or future infringement of any and all of said rights as fully and entirely as the same would have been held and enjoyed by Assignor had this Assignment not been made;

(v) any and all domain names, held by Assignor, as set forth on **Schedule D** hereto, together with all common law rights therein, and the right of Assignor to sue for and recover damages or profits arising out of past, present, or future infringement of any and all of said rights as fully and entirely as the same would have been held and enjoyed by Assignor had this Assignment not been made;

(vi) any and all social media accounts, held by Assignor, as set forth on **Schedule E** hereto, together with all common law rights therein, and the right of Assignor to sue for and recover damages or profits arising out of past, present, or future infringement of any and all of said rights as fully and entirely as the same would have been held and enjoyed by Assignor had this Assignment not been made;

(vii) any and all trade secret rights, including rights Assignor may have under the laws governing confidential information or rights in law to prevent the unauthorized use or disclosure of such information.

2. Assignor, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, does hereby sell, convey, transfer and assign to Assignee, and Assignee hereby accepts the sale, conveyance, transfer and assignment of all right, title and interest of Assignor in, to and under the Intellectual Property, including all worldwide right, title and interest of Assignor in, to and under the Intellectual Property, together with the right of Assignor to claim priority in all countries in accordance with international law, any and all rights of Assignor corresponding to said Intellectual Property in countries throughout the world, and all of Assignor's rights to sue for past, present or future infringement of said Intellectual Property worldwide together with all claims for damages by reason of past, present or future infringement of said Intellectual Property, and the right to sue for and collect the same for Assignee's own use and enjoyment, all to be held and enjoyed by said Assignee, its successors and assigns, as fully and entirely as the same would have been held and enjoyed by Assignor had this Assignment not been made. Assignor hereby authorizes and requests the United States Patent and Trademarks Office to issue said Patents and Trademarks in accordance with this Assignment.

3. Assignor represents and warrants that Assignor has made no other agreements establishing any other encumbrances, liens, security interests, or third-party interests on or to the Intellectual Property as defined herein, and that Assignor has full and complete authority to make this Assignment. Notwithstanding the foregoing, this Assignment is made on an "AS IS" and "WHERE IS" basis, with no representations or warranties of any kind, and subject to all pledges,

liens, claims, security interests, assignments or rights of any kind in favor of third parties that arose, exist or were created without the consent of Assignor.

4. This Assignment may be executed in multiple counterparts, each of which shall be deemed an original hereof, and all of which shall constitute a single agreement effective as of the date hereof. Any delivery of an executed counterpart of this Assignment by facsimile or electronic mail shall be as effective as delivery of a manually executed counterpart of this Assignment.

5. This Assignment shall be binding upon and shall inure to the benefit of the parties and their respective successors and assigns.

6. This Assignment shall be governed by and construed in accordance with federal law, to the extent applicable, and, where state law is implicated, the internal laws of the State of California, without giving effect to any principles of conflicts of law.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, Assignor and Assignee executed and delivered this Assignment by their duly authorized representatives as of the Effective Date.

ASSIGNOR

Symbiome (assignment for the benefit of creditors), LLC, solely as assignee for the benefit of creditors of Symbiome, Inc.

By: _____

Its: _____

ASSIGNEE

Weiss Bioscience, Inc.

By: DocuSigned by:
Larry Weiss
E4A7794330AB453... _____

Its: CEO _____

SCHEDULE B

Trademarks

Trademark	Country	Application/ Registration No.
SYMBIOME	Australia	1539061
SYMBIOME	Brazil	1539061
SYMBIOME	Canada	1539061
SYMBIOME	EU	1539061
SYMBIOME	China	1539061
DERIVED FROM THE PAST DESIGNED FOR THE FUTURE	Int.	1578555
SYMBIOME	Int.	1539061
SYMBIOME	Japan	1539061
DERIVED FROM THE PAST DESIGNED FOR THE FUTURE	UK	1578555
SYMBIOME	UK	1539061
DERIVED FROM THE PAST DESIGNED FOR THE FUTURE	US	90/042283
BIOINTACT	US	90/132409
MINIMAL IS THE NEW CLEAN	US	90/399129
MODERN SKINCARE AS NATURE INTENDED	US	88/921273
NAKED BIOME	US	87/429003
POSTBIOMIC	US	88/223899
POSTBIOMIC	US	88/223896
POSTBIOMIC	US	90/132417
PREBIOMIC	US	88/819566
PREBIOMIC	US	88/819566
SYMBIOME	US	88/219930
SYMBIOME	US	88/219927
SYMBIOMIC	US	88/223894
SYMBIOMIC	US	88/223890
THE SKIN HEALTH COLLECTIVE	US	90/555892