OP \$65.00 4614029

ETAS ID: TM869196

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

SUBMISSION TYPE:

CORRECTIVE ASSIGNMENT

Corrective Assignment to correct the error in the legal name of the Receiving Party listed on the Cover Sheet previously recorded on Reel 007777 Frame 0201. Assignor(s) hereby confirms the Assignment of the Entire Interest and the Goodwill.

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Endoclear LLC		09/18/2019	Corporation: MICHIGAN

RECEIVING PARTY DATA

Name:	Avent, Inc.		
Street Address:	5405 Windward Parkway		
City:	Alpharetta		
State/Country:	GEORGIA		
Postal Code:	30004		
Entity Type:	Corporation: DELAWARE		

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark		
Registration Number:	4614029	ENDOCLEAR		
Registration Number:	4250455	ENDOCLEAR		

CORRESPONDENCE DATA

Fax Number: 3038630223

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: 3038639700

Email: phirschman@sheridanross.com

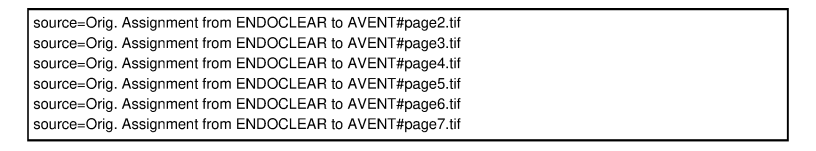
Correspondent Name: Pamela N. Hirschman, Sheridan Ross P.C.

Address Line 1:1560 Broadway, Suite 1200Address Line 4:Denver, COLORADO 80202

ATTORNEY DOCKET NUMBER: 3170TM-611	
NAME OF SUBMITTER:	Pamela N. Hirschman
SIGNATURE:	/Pamela N. Hirschman/
DATE SIGNED:	01/18/2024

Total Attachments: 7

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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM735542

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ENDOCLEAR LLC		09/18/2019	Limited Liability Company: MICHIGAN

RECEIVING PARTY DATA

Name:	AVENT INC		
Street Address:	5405 Windward Parkway		
City:	Alpharetta		
State/Country:	GEORGIA		
Postal Code:	30004		
Entity Type:	Corporation: DELAWARE		

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Serial Number:	77898520	ENDOCLEAR
Serial Number:	77983383	ENDOCLEAR
Serial Number:	86524774	ENDOCLEAR LIBERATOR

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: 4042287439

Email: abates@bates-bates.com, Ckoerner@bates-bates.com

Correspondent Name: Andrea Bates

Address Line 1: 1890 Marietta Blvd., NW Address Line 4: Atlanta, GEORGIA 30318

NAME OF SUBMITTER:	Andrea E. Bates
SIGNATURE:	/Andrea E. Bates/
DATE SIGNED:	06/17/2022

Total Attachments: 5

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TRADEMARK ASSIGNMENT AGREEMENT

This **TRADEMARK ASSIGNMENT AGREEMENT** ("<u>Agreement</u>") is made and entered into as of the 18th day of September, 2019, by and between Endoclear LLC, a Michigan limited liability company, the successor-in-interest by merger of Endoclear LLC, a Michigan limited liability company, and endOclear, LLC, a Delaware limited liability company ("<u>Assignor</u>"), and Avent, Inc., a Delaware corporation ("<u>Assignee</u>").

RECITALS

WHEREAS, Assignor and Assignee are parties to that certain Asset Purchase Agreement, dated as of the date hereof, by and between Assignor and Avanos Medical, Inc., a Delaware corporation and parent of Assignee (the "<u>Purchase Agreement</u>");

WHEREAS, pursuant to the Purchase Agreement, Assignor desires to assign to Assignee, and Assignee desires to acquire from Assignor, all of Assignor's right, title, and interest in and to Assignor's trademarks, service marks, trade names, brand names, logos and corporate names, slogans, trade dress and other indicia of source of origin, whether or not registered, including, but not limited to, all common law rights thereto and all goodwill associated therewith, and registrations and applications for registration thereof that constitute Seller Intellectual Property Rights, including, but not limited to, the trademark and/or service mark registrations and/or applications identified on **Schedule 1** attached hereto (collectively, the "Trademarks"); and

WHEREAS, capitalized terms used but not otherwise defined in this Agreement shall have the meanings given to them in the Purchase Agreement.

AGREEMENT

NOW, THEREFORE, in consideration of the foregoing premises and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor and Assignee hereby agree as follows:

- Assignment. Assignor hereby sells, assigns, conveys, and transfers to Assignee, and Assignee hereby purchases, acquires, accepts, and assumes from Assignor, all worldwide right, title, and interest in, to, and under all Trademarks, including, without limitation, any and all common law rights thereto and the goodwill of the Business symbolized thereby, together with Assignor's worldwide right to police, monitor, and enforce said Trademarks against any and all past and current infringements (including, without limitation, the right to sue for and collect damages caused by any such infringement), which may have occurred at any time in the unlimited past, up to the date of this Agreement, together with any and all further privileges in the United States and throughout the world to establish use, ownership, and/or registration of the Trademarks.
- 2. <u>Authorization</u>. Assignor hereby authorizes the United States Commissioner of Patents and Trademarks (and the equivalent authority in foreign trademark offices, as applicable) to record this Agreement and transfer the Trademarks to Assignee as assignee of the

entire right, title, and interest therein or otherwise as Assignee may direct, in accordance with this instrument of assignment.

- 3. Governing Agreement. This Agreement is executed and delivered pursuant to the terms and conditions of the Purchase Agreement. In the event of an irreconcilable conflict between the terms and provisions of this Agreement and any term or provision of the Purchase Agreement, the conflicting term or provision of the Purchase Agreement shall govern and control to the extent of such conflict. Nothing contained in this Agreement shall alter, extend, diminish, or amplify any of the representations, warranties, covenants, or obligations of any Party contained in the Purchase Agreement or the survival thereof.
- 4. <u>Amendments</u>. This Agreement may not be amended or modified except by an instrument in writing signed by Assignor and Assignee, or their respective successors and assigns.
- 5. <u>Further Assurances</u>. From and after the date hereof but subject to the terms and conditions herein, Assignor and Assignee shall do all such acts and execute all such further documents and instruments as may be reasonably required to memorialize and make effective the transactions contemplated hereby.
- 6. Governing Law. All matters arising out of this Agreement or relating to the interpretation, construction, validity, and enforcement of this Agreement shall be governed by and construed in accordance with the domestic laws of the State of Delaware without giving effect to any choice or conflict of law provision or rule (whether of the State of Delaware or any other jurisdiction) that would cause the application of laws of any jurisdiction other than the State of Delaware.
- 7. <u>Counterparts</u>. This Agreement may be executed in two (2) original, facsimile, or electronic counterparts, each of which will be deemed an original, and both of which when taken together will constitute one and the same instrument.
- 8. <u>Third Parties</u>. Nothing in this Agreement is intended to confer any rights or remedies, whether express or implied, on any third parties other than Assignor and Assignee and their respective successors and permitted assigns.
- 9. <u>Successors and Assigns.</u> The provisions of this Agreement shall be binding upon and inure to the benefit of each of Assignor and Assignee and their respective successors and assigns.

[Signature Pages Follow]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the date first set forth above.

ASSIGNOR:

Endoclear LLC

The Charles of Walls

Officer

STATE OF *Y/kd/24/02* COUNTY OF *Edical*

On the $\frac{17}{2}$ day of $\frac{1}{2}$, $\frac{1}{2}$ in the year 2019, before the personally came $\frac{1}{2}$, $\frac{1}{2}$, $\frac{1}{2}$, to the known, who, being by the duly sworn, did depose and say that he shorthey readers in $\frac{1}{2}$, $\frac{1$

<u> Mistry R. Alexander...</u> Notary Public

Providence Condy A Alexander

My Commission Express

(Suppose Page to Trademark Assignment Agreement)

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the date first set forth above.

ASSIGNEE:

Avent, Inc.

Title: Sup & cfo

STATE OF GEORGIA COUNTY OF FULTIN

Agreement, on behalf of said company and acknowledged to me that he/she/they executed the same for the purposes therein stated.

Print Name: Press Mc Caffrey

My commission expires:

Notary Public, Fulton County Georgia My Commission Expires June 1, 2020

[Signature Page to Trademark Assignment Agreement]

SCHEDULE 1

Trademarks

Registered Trademarks:

Title	TM Serial No.	Filing Date	Country	Status
ENDOCLEAR	77/898,520	12/21/09	US	Registered
ENDOCLEAR	77/983,383	12/21/09	US	Registered
				
		ļ		
ENDOCLEAR LIBERATOR	86/524,774	02/04/15	US	Registered

Common Law Trademarks:

Cleaner airways, fewer vent days.TM

When suctioning is not enough. TM

Because suctioning is not enough. $^{\text{TM}}$

RECORDED: 06/18/2022

Because suctioning and oral care are not enough.TM

Schedule 1