#### 506305932 10/15/2020

#### PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6352681

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

#### **CONVEYING PARTY DATA**

Name	Execution Date
ALEXANDRE WAVREILIE	01/22/2020
LÉON NINANE	01/29/2020
LIVIO LEDERER (DECEASED)	07/12/2020

#### **RECEIVING PARTY DATA**

Name:	PRAYON TECHNOLOGIES	
Street Address: RUE JOSEPH WAUTERS, 144		
City:	ENGIS	
State/Country:	BELGIUM	
Postal Code:	4480	

#### **PROPERTY NUMBERS Total: 1**

Property Type	Number
Application Number:	16637254

#### **CORRESPONDENCE DATA**

**Fax Number:** (206)224-0779

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.

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 2066828100 Email: efiling@cojk.com

Correspondent Name: CHRISTENSEN O'CONNOR JOHNSON KINDNESS PL

Address Line 1: 1201 THIRD AVENUE

Address Line 2: SUITE 3600

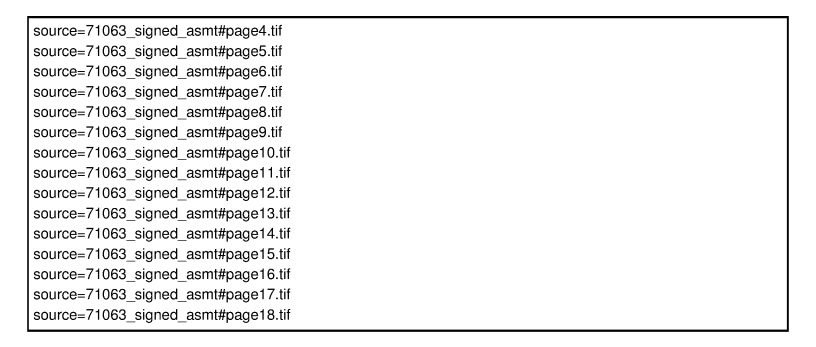
Address Line 4: SEATTLE, WASHINGTON 98101

ATTORNEY DOCKET NUMBER:	GVRS171063
NAME OF SUBMITTER:	SELINA GILLESPIE
SIGNATURE:	/Selina Gillespie/
DATE SIGNED:	10/15/2020

#### **Total Attachments: 18**

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PATENT 506305932 REEL: 054071 FRAME: 0489



#### **ASSIGNMENT**

WHEREAS, we, Alexandre Wavreille, Livio Lederer, and Léon Ninane, are the inventors named in an application for Letters Patent of the United States entitled METHOD FOR ETCHING A PHOSPHATE SOURCE USING ACID, International Application No. PCT/EP2018/071818, filed August 10, 2018;

AND, WHEREAS, PRAYON TECHNOLOGIES, having a principal place of business at rue Joseph Wauters, 144, 4480 Engis, Belgium (hereinafter referred to as ASSIGNEE), is desirous of acquiring our entire right and title to and interest in our invention disclosed in said application;

NOW, THEREFORE, for sufficient, good, and valuable consideration, the receipt of which is hereby acknowledged, we do hereby sell, assign, and transfer unto ASSIGNEE our entire right and title to and interest in said application and said invention, including the right to apply for international patents and patents thereon in foreign countries in our name or in the name of ASSIGNEE, said invention and all applications and patents on said invention to be held and enjoyed by ASSIGNEE as entirely as the same would have been held and enjoyed by us had this sale, assignment, and transfer not been made; and we do hereby further agree and promise to execute all instruments and render all such assistance as ASSIGNEE may request in order to make and prosecute any and all applications on said invention, to enforce any and all patents on said invention, and to confirm in ASSIGNEE legal title to said invention and all applications and patents on said invention, all without charge to ASSIGNEE but at no expense to us.

	Executed at	EN61S	(city),	BEL 61017	(country)
this	22 day of	SANUARY, 20	20.		
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			******	candre Wavreille	***************************************
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Date:	12 *d of	January 2020	Signature	DE-	·····
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Page 1 of 2

#### Attorney Docket No. GVRS171063

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this day of			
		Livio Lederer	
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Page 2 of 2

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WHEREAS, we, Alexandre Wavreille, Livio Lederer, and Léon Ninane, are the inventors named in an application for Letters Patent of the United States entitled METHOD FOR ETCHING A PHOSPHATE SOURCE USING ACID, International Application No. PCT/EP2018/071818, filed August 10, 2018;

AND, WHEREAS, PRAYON TECHNOLOGIES, having a principal place of business at rue Joseph Wauters, 144, 4480 Engis, Belgium (hereinafter referred to as ASSIGNEE), is desirous of acquiring our entire right and title to and interest in our invention disclosed in said application;

NOW, THEREFORE, for sufficient, good, and valuable consideration, the receipt of which is hereby acknowledged, we do hereby sell, assign, and transfer unto ASSIGNEE our entire right and title to and interest in said application and said invention, including the right to apply for international patents and patents thereon in foreign countries in our name or in the name of ASSIGNEE, said invention and all applications and patents on said invention to be held and enjoyed by ASSIGNEE as entirely as the same would have been held and enjoyed by us had this sale, assignment, and transfer not been made; and we do hereby further agree and promise to execute all instruments and render all such assistance as ASSIGNEE may request in order to make and prosecute any and all applications on said invention, to enforce any and all applications and patents on said invention, and to confirm in ASSIGNEE legal title to said invention and all applications and patents on said invention, all without charge to ASSIGNEE but at no expense to us.

EX	recuted at	(city),	(country),
this	day of	, 2020.	
		Alexandre Wavrei	lle
Witnessed	l By:		
Date:	***************************************		
		Signature	
		Printed Name	

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Page 1 of 2

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Executed at Brussels this 12 day of July,	(city),Belguent (country). 2020.	
	Livio Lederer RAPHAEC ETIENNE	LEDENER.
Witnessed By:		
Date: 18/07/18020	Signature Signature	
	RINANG GERANDAN Printed Name	n.
***********	**************	
	(city), (country),	
thisday of,	2020.	
	Léon Ninane	·
Witnessed By:		
Date:	Signature	•
	Printed Name	
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#### Attorney Docket No. GVRS171063

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#### **Affidavit**

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I undersigned, Reginald Winssinger, nominated Successor Trustee of Livio Lederer's Trust, with address at c/o Braun Siler Kruzel PC, 14811 N. Kierland Blvd., Suite 500, Scottsdale, AZ 85254, USA, hereby confirm that the information provided below is truthful:

- Raphaël Lederer and Edouard Lederer are the only two Qualified Beneficiaries of the Livio Lederer's Trust;
- ENVIRONMENT VENTURES, L.L.C. is no longer active after the articles of termination have been filed on the 6<sup>th</sup> of April 2018. All the assets of ENVIRONMENT VENTURES, L.L.C have been passed onto Livio Lederer's Trust;
- Livio Lederer's Trust waives all rights in relation to the Research Collaboration Agreement concluded on March 10, 2016 between ENVIRONMENT VENTURES, L.L.C and the Belgian company PRAYON TECHNOLOGIES (the "Agreement") and Livio Lederer's Trust shall have no claim to PRAYON TECHNOLOGIES, upon the condition that all the rights and benefits from the Agreement and the related intellectual property rights are passed on to Raphaël Lederer and Edouard Lederer. Raphaël Lederer and Edouard Lederer may rightfully make by themselves any decision in relation to the Agreement and the related intellectual property rights. Consequently Livio Lederer's Trust shall not claim any benefits and/or rights from the Agreement and the related intellectual property rights.

Phoenix, Januaria

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Kind regards,

Reginald WipsSinger

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OFFICIAL RECORDS OF MARICOPA COUNTY RECORDER ADRIAN FONTES 20170790299 10/25/2017 10:26 ELECTRONIC RECORDING

LedererNotScTtee-10-1-1--

#### WHEN RECORDED MAIL TO:

Bradley S. Braun, Esq. BRAUN SILER KRUZEL PC 14811 North Kierland Blvd., Suite 500 Scottsdale, AZ 85254

## NOTICE OF SUCCESSOR TRUSTEE AND CERTIFICATION OF TRUST PURSUANT TO A.R.S. §14-11013

The undersigned, REGINALD WINSSINGER, hereby certifies that:

- 1. The undersigned, of 2944 North 44<sup>th</sup> Street, Suite 200, Phoenix, AZ 85018 is the successor trustee of the Livio Lederer Revocable Trust dated October 5, 2001, as amended, (the **Trust**).
- 2. The Trust was created by LIVIO LEDERER as settlor and trustee. The Trust became irrevocable upon the death of LIVIO LEDERER.
- 3. LIVIO LEDERER died on October 17, 2017. Following his death, the Trust will be administered for the benefit of RAPHAEL E. LEDERER and ROBERT E. LEDERER.
- 4. This Certificate is made pursuant to Section 14-11013, Arizona Revised Statutes. The Trust has not been revoked, modified or amended in any matter that would cause the representations contained in this Certification of Trust to be incorrect.
- 5. Article 9.1 of the Trust, as amended, provides for a Successor Trustee, and is attached hereto as **Exhibit A**.
- 6. A copy of Article 7.1 of the Trust, which describes the powers of the trustee, is attached hereto as **Exhibit B**.
  - 8. Assets titled in the name of the **Trust** shall be titled as follows:

REGINALD WINSSINGER, Trustee of the Livio Lederer Revocable Trust dated October 5, 2001, as amended.

Assets titled in the name of the **Trust** may also be titled as follows:

REGINALD WINSSINGER, Trustee of the Livio Lederer Revocable Trust dated May 5, 2001, as amended.

REGINALD Trustee WINSSINGER,

STATE OF ARIZONA

ss.

County of Maricopa

On this the  $\frac{25\%}{}$  day of October, 2017, before me, the undersigned officer, personally appeared REGINALD WINSSINGER, known to me to be the person whose name is subscribed to the within instrument, consisting of two (2) pages, and acknowledged that he executed the same for the purpose contained therein.



<u>Karyser avvenelt</u> Notary Public

P1\_Cliente)Lederer, EO LiviolDOCiNolice of Successor Trissles (XX

# EXHBITA

the distributees described in paragraph (i), above, terminated on that date; or

(iii) is a distributee or permissible distrbutee of the Trust Income or principal if the Trust terminated on that date."

<u>FIFTH:</u> Existing Section 9.1 is deleted in its entirety and the following is substituted therefor:

"9.1 Successor Trustee. The Grantor may designate one or more co-trustees or successor trustees. whose term or terms shall commence at such time or times as may be designated in writing. The Grantor may revoke any such designation and make a new designation, both actions requiring the same formalities described in the preceding sentence. Upon the death, resignation, or incompetency of the Grantor, if no effective designation of a successor has been made, the Grantor appoints REGINALD WINSSINGER, currently of Paradise Valley, Arizona, as successor Trustee. While serving as Trustee hereunder, REGINALD WINSSINGER may designate one or more cotrustees or successor trustees, whose term or terms shall commence at such time or times as may be designated in writing, REGINALD WINSSINGER may revoke any such designation and make a new designation, both actions requiring the same formalities described in the preceding sentence. Upon the death, resignation, or incompetency of REGINALD WINSSINGER, if no effective designation of a successor has been made, or if REGINALD WINSSINGER is unable to serve as Trustee, the Grantor appoints RAPHAEL E. LEDERER, currently of Brussels, Belgium, and ROBERT E. LEDERER, currently of Brussels, Belgium, or the willing and able among them, shall serve as successor Co-Trustees.

While REGINALD WINSSINGER is serving as sole Trustee herein, REGINALD WINSSINGER shall be responsible for all decisions; however, any decision concerning the sale or disposition of the Grantor's interest in any real estate, closely held business interest, and personal property shall require the acquiescence of both of the Grantor's children prior to the consummation of any such sale or disposition."

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# EXHIBIT B

5.10 <u>Facility of Payment</u>. The Trustee is specifically authorized in its sole discretion and without order of any court to pay any sum or sums distributable to any minor or other person unable to properly attend to financial affairs directly to such person or to his or her parent, parents, legal guardian, or custodian under any applicable transfers to minors legislation on his or her behalf, or to apply or expend any sum or sums in whatever manner the Trustee deems for the benefit of such person. Any such payment, application or expenditure on behalf of such person shall be a complete discharge of the Trustee with respect to the distribution.

### ARTICLE 6 DISTRIBUTIONS AND PAYMENTS FROM THE TRUST ESTATE

- 6.1 <u>Authorized Payments</u>. The Trustee is authorized to distribute to or to pay to the Grantor's personal representative, or to the Grantor's creditors, the creditors of the Grantor's estate, or to any appropriate taxing authority such sum or sums or such property as the personal representative may certify to the Trustee as needed to satisfy specific or general devises under the Grantor's will or to pay the funeral expenses of the Grantor, the Grantor's debts, the expenses of administration of the Grantor's estate, and any federal and state taxes in the nature of income, estate, inheritance, succession, legacy, gift, unified transfer, direct skip or taxable termination GST, or like taxes owing or arising on the Grantor's death, without requiring any reimbursement from the personal representative or other persons receiving property as a result of the Grantor's death.
- 6.2 <u>Payments Conclusive and Binding</u>. Payments made in good faith pursuant to this article shall be conclusive and binding on all persons claiming hereunder.

### ARTICLE 7 TRUSTEE'S POWERS, DUTIES AND AUTHORITIES

- 7.1 <u>Trustee's Powers</u>. In extension and not in limitation of the powers given by law or other provisions of this instrument, and subject to the limitation found in Section 9.1, the Trustee shall have the following powers, exercisable from time to time in the Trustee's discretion, without court order:
- (a) <u>Trust Assets</u>. To retain indefinitely any investments and other assets, including partnership and limited liability company interests, regardless of non-productivity or lack of diversification, and to invest and reinvest in partnership interests, stocks, shares, and obligations of corporations, unincorporated associations, or trusts, in investment companies, in common trust funds (including funds maintained by a corporate trustee), or in any other kind of personal or real property, notwithstanding that any or all of the investments made or retained are of a character or size which but for this express authority would not be proper for trustees; to make joint investments for any trusts having the same trustee, allocating to each trust a proportionate undivided interest in such investments and dividing the income and any gain or proceeds

LIVIO LEDERER REVOCABLE TRUST - Page 9 of 19

proportionately among them; to retain uninvested cash for reasonable periods of time pending reinvestment;

- Resignation and Ownership of Assets. To hold or carry securities (b) or other properties requiring or permitting registration or recording in bearer form, in the name of the Trustee, or in the name of a nominee (with or without designation of fiduciary capacity); to open checking and savings accounts and safe deposit boxes with any institution empowered to accept the same (including a corporate trustee), and cash and margin accounts with any brokerage firm, any of which may be in the name of the Trustee (or in the name of any one or more persons acting as the Trustee) and on its signature alone (with or without disclosing fiduciary capacity), in the name of such trust (where an account is in the name of a trust, checks on which account and authorized signatures on which need not disclose the fiduciary nature of the account or refer to any trust or to the Trustee), or in the name of a nominee, depositing therein any part or all of the funds of such trust and making withdrawals there from and having access thereto on the signature of any one or more of such titleholders with the right and power to authorize withdrawals and access on the sole signature of any agent or agents designated in writing by the Trustee;
- (c) <u>Sales and Exchanges</u>. To sell any property upon such terms and conditions as deemed proper, at public or private sale, on credit for any period of time deemed proper or for cash, and with or without security; to exchange, mortgage, pledge, or otherwise encumber any property upon any terms and conditions deemed advisable, the time for termination of which may extend beyond the term of any trust hereunder; to grant options for any of the foregoing;
- (d) <u>Business Interests</u>. To manage and conduct the affairs of any business, an interest in which is held hereunder; to act as a general partner or limited partner; to act as an officer, director, or employee of any corporation or other business entity through designated employees, and to receive compensation for acting as such; to sell or otherwise liquidate any such interest;
- (e) <u>Loans</u>. To borrow from time to time from any person or corporation (including a corporate trustee) for such periods of time and upon any terms and conditions deemed proper any sums of money considered necessary or advisable, and to secure such loans by the pledge, hypothecation, or mortgage of any trust property;
- (f) <u>Subscription and Voting Rights</u>. To exercise, reject, or otherwise dispose of any purchase, conversion, or subscription rights arising from or issued in connection with any stock, security, or other property; to vote in person and to give general or special powers, proxies, or powers of attorney for voting or acting with respect to shares or securities, which may be discretionary and with power of substitution;
- (g) <u>Consolidations, Mergers, and Reorganizations</u>. To participate in any plan of reorganization, including consolidation or merger, to deposit any property under any plan of reorganization with any protective or reorganization committee and to

LIVIO LEDERER REVOCABLE TRUST - Page 10 of 19

delegate to such committee discretionary power with relation thereto; to pay a proportionate part of the expenses of such committee and any assessments levied under any plan to accept securities or other property received pursuant to any plan;

- (h) <u>Insurance</u>. To obtain fire, rent, title, liability, casualty, or other insurance of such nature and in any form and amount deemed desirable upon or in relation to any property;
- (i) <u>Leases</u>. To make any lease or sublease of any property, including any oil, gas, or mineral lease, for any period of time and to include any covenants or options for renewal deemed proper, without regard to the duration of any trust hereunder;
- (j) Real Property. To manage any real property or interest in real property in any manner deemed advisable and to vacate and abandon the same; to adjust boundaries; to demolish any buildings or improvements; to grant easements; to subdivide and sell or lease subject to any covenants; to partition and to pay any sums necessary for equality of partition; to perfect title to any real property; to expend amounts deemed advisable for the maintenance, repair, development, alteration, improvement, or construction of any buildings or improvements, and to determine whether or not to establish reserves for depreciation of any buildings or improvements;
- Mortgages, Liens, and Encumbrances. To renew, extend, subordinate, or replace or to participate in the renewal, extension, subordination, or replacement of any mortgage, deed of trust, or lease upon any terms deemed advisable; to release from the lien of a mortgage or deed of trust a portion of the property subject thereto; to accept surrender, cancellation, or assignment of any lease and to pay consideration therefore to any extent deemed advisable; to agree to a reduction in the rate of interest on any note or in the rental payments due under any lease or to any other modification or change in the terms of any note, mortgage, deed of trust, lease, or guarantee, in any manner and to any extent deemed advisable; to waive or forbear to sue on any default in the performance of any covenant or condition of or payment due under any note, mortgage, deed of trust, or lease, or in the performance of any quarantee, or to enforce any such default in any manner and to any extent deemed advisable: to exercise and enforce or forbear to exercise and enforce in any action, writ, or proceeding at law or in equity any rights or remedies with respect to any note, mortgage, deed of trust, lease, or guarantee, and at any foreclosure or trustee's sale to purchase the real property subject to any mortgage or deed of trust; to take a deed in lieu of foreclosure and to pay consideration therefore; and to retain any real property received on any foreclosure or trustee's sale;
- (I) Ancillary Trustees. To act in any jurisdiction where permitted by law to do so, or to designate one or more persons or a bank or trust company to be ancillary trustee in any jurisdiction in which ancillary administration may be necessary; to negotiate and determine the compensation to be paid to any such ancillary trustee whether or not any compensation would otherwise be authorized by law, and to pay such compensation from the trust property; to direct that an ancillary trustee shall not be

LIVIO LEDERER REVOCABLE TRUST - Page 11 of 19

required to furnish bond or security for the faithful performance of duties in such jurisdiction; to grant to any ancillary trustees with respect to any and all property subject to administration by them all of the powers, authorities, and discretions appropriate to ancillary administration;

- (m) <u>Employment of Agents</u>. To employ as nominees, custodians, brokers, accountants, appraisers, attorneys, or other agents such persons, firms, or organizations as the Trustee deems necessary or desirable and to pay the reasonable compensation of such persons from the trust property;
- (n) <u>Legal Proceedings</u>. To initiate or defend any proceedings at law or in equity with reference to or in any manner concerning any trust or trusts hereunder and to represent the interests of the trusts in any proceedings, with power to settle, compromise, and refer to arbitration any matter in any way affecting the same; to pay, compromise, or contest any other claim or dispute directly or indirectly affecting the property of the trusts;
- (o) In Kind Division or Distribution. To allot in any distribution or division of the trusts any part or parts of the property in kind, not necessarily ratably, in or towards satisfaction of any share at current values; to make any election permitted under Code § 643(e) or similar provision of subsequent federal tax laws, and for that purpose to take into account taxes payable by beneficiaries as well as by the trusts, without violating any duty to minimize taxes of the trusts;
- (p) Additions to Trust. To receive property by gift or will or otherwise from any person or persons as additions to any trust or trusts and to hold the same upon such trust or trusts and to administer it under the provisions hereof;
- (q) <u>Situs of Assets</u>; <u>Situs of Trusts</u>. To keep any or all of the property of the trust(s) at any place or places in the State of Arizona or elsewhere within the United States or abroad or with a depository or custodian at such place or places; to change the situs of any trust(s) hereunder at any time or times if, in the sole discretion of the Trustee, such change will have no effect other than to facilitate the administration of the trust(s) or to reduce the taxes payable by such trust(s) or their respective beneficiaries:
- (r) <u>Delegation of Ministerial Acts to Co-Trustee</u>. In order to facilitate the administration of the trust, if at any time there is more than one trustee acting on behalf of the trust, any one trustee shall have the power, acting alone, to take ministerial actions on behalf of the trust, including without limitation, the power to execute any deed or other conveyance, to give proxies, to sign checks withdrawing or disbursing funds of the trust estate, or to endorse for transfer or deposit any check or draft received by the Trustee as a part of the trust estate. Any action taken by a trustee within the scope of this paragraph shall be binding upon the trust estate and all beneficiaries hereunder. Each other trustee not so acting is relieved from liability for any and all acts taken without his or her consent;

LIVIO LEDERER REVOCABLE TRUST - Page 12 of 19

- (s) Acts of Trustee. In general, to sign, seal, execute, and deliver all conveyances and instruments and to take any steps and to perform any acts deemed necessary or proper for the prudent management and administration of the trusts; and
- (t) <u>Trust Investments</u>. Notwithstanding any other provision of this instrument, the Grantor authorizes the Trustee to regard the trust assets as an entity in formulating investment strategy. Accordingly, the Trustee shall not be required to consider each individual investment in isolation from its role in the entire investment portfolio. In addition, the Trustee is specifically authorized to invest in assets which might otherwise be considered as speculative if the possibility of loss is not disproportionate to the opportunity for gain and the investment fits within a rational portfolio investment strategy.
- 7.2 <u>Trustee Compensation</u>. Any individual Trustee shall be entitled to reasonable compensation for his or her services, which shall be in addition to any corporate Trustee's compensation, to be paid from income or principal or partially from each, which may include annual compensation based on principal. Any corporate Trustee serving hereunder may receive reasonable compensation for its services, in accordance with its schedule of rates as published from time to time and as in effect at the time such compensation becomes payable.
- 7.3 Income and Principal. After the death of the Grantor, the Trustee in its uncontrolled discretion may determine what receipts should be credited to income and what receipts should be credited to principal and to apportion receipts between income and principal. After the death of the Grantor, the Trustee is further empowered in its uncontrolled discretion to determine what expenditures should be charged to income and what expenditures should be charged to principal or to apportion expenditures between income and principal. The Trustee's discretion under this section shall include the power to allocate any realized capital gain to income or principal of the trust. No determination, characterization, treatment or allocation of any particular item of receipt, including realized capital gain, or expenditure during any calendar year or from calendar year to calendar year shall result in any presumption, requirement, or inference that any other item of receipt or expenditure must be similarly determined, characterized, treated, or allocated at any subsequent time.
- (a) No Inferences. No inference of imprudence or impartiality shall be deemed to arise from the fact that the Trustee may be a beneficiary of any trust hereunder or from the fact that an allocation is inconsistent with or contrary to statutory or case law.
- (b) Equitable Adjustments. No adjustments shall be made in the relative interests of the beneficiaries to compensate for any determination, characterization, treatment, or allocation made pursuant to this article, and the Trustee shall not be liable for any change in the relative interests of the beneficiaries resulting from any such determination, characterization, treatment, or allocation.

LIVIO LEDERER REVOCABLE TRUST - Page 13 of 19

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5	Nom / Naam / Name / Name Lederer	***************************************					
6	Prénoms / Voomamen / Vornas Livio	nen / For	enames				
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		12	Père / Vas	der / Vater	/ Father	13	Mêre / Moeder / Mutter / Mother
5	Nom / Name / Name / Name						
6	Prénoms / Voornamen / Vornamen /Forenames	***************************************					,
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Jo : Jour / Dag / Tag / Day / Dia / "Huspo. / Giorno / Dia / Gim / Dan

Mo : Mois / Maand / Monat / Month / Mes / Mnv / Mese / Mès / Ay / Mesec

An: Amnée / Jaar / Jahr / Year / Αño / Ένοζ / Anno / Ano / Yil / Godina

M : Masculin : Mannelijk / Mannlich / Masculine / Masculine / 'Appev /Maschile / Masculine / Erkek / Muski F : Fémiuin / Vrouwelijk / Weiblich / Feminine / Femenine / Θηλν / Feminine / Feminine / Kadin / Zenski

Symboles - Symboles

EXTRAIT DELIVRE EN APPLICATION DE LA CONVENTION SIGNEE A VIENNE LE 8 SEPTEMBRE 1976
UITTREKSEL AFGEGEVEN INGEVOLGE DE OVEREENKOMST ONDERTEKEND TE WENEN OP 8 SEPTEMBER 1976
AUSZUG AUSGESTELLT GEMÂB DEM ÜBEREINKOMMEN VON WIEN VOM 8 SEPTEMBER 1976
EXTRACT ISSUED IN PURSUANCE OF THE CONVENTION SIGNED AT VIENNA ON SEFTEMBER 8° 1976
CERTIFICACION EXPEDIDA EN APPLICACION DEL CONVENIO FIRMADO EN VIENNA EL 8 DE SEPTIEMBRE DE 1976
AITOΣΙΊΑΣΜΑ ΧΟΡΗΓΟΥΜΕΝΟΝ ΚΑΤ ΕΦΑΡΜΟΓΗΝ ΤΗΣ ΣΥΜΒΑΣΕΩ ΤΗΣ ΒΙΕΝΝΗΣ ΤΗΣ 8 SEITEMBRE 1976
ESTRATTO RILASCIATO IN APPLICAZIONE DELLA CONVENZIONE FIRMATA A VIENNA IL 8 SETTEMBRE 1976
CERTIDÃO EMITIDA AO ABRIGO DA CONVENCIÓN ASSINADA EM VIENA AOS 8 DE SETEMBRO DE 1976
VIYANADA 8 EYLUL 1976 TARIFINDE IMZALANAN SÖZLESME UYARINCA VERLEN ÔRNEK
IZVOD IZDAT NA OSNOVU PRIMIENE KONVENCUE POTPISANE U BECU 8 SEPTEMBRA 1976

	Estado /	Κρατος / State / Estado / Devlet / Drzya	
2	Registro Civil de / Δηξιωρχική αρχή του / Servizio della stato civile di / Serviços do registo civil de / Nüftis Idaresi / Mationa slu zba		
. 3	Extracto del acta de défunción núm. / Αποσπαξμα ληξιαρχικής πραξικός θανατόν αριο./ Estratto dell'atto di morte n. / Certidão do assento de óbito nº / Olûm sieil ömegi No. / Izvod iz matiene knjige umrlih br.		
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5	Apellido	s / Ъта voµov / Cognome / Apelidos /Soyadi / Prezime	
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[11]	Fecha c Datum Firma,	Hengelend in hoedenigheid van :     Agissant en qualité de : Schapen/Echevin/Ratsherr     In seiner/ihrer Eigenschaft als:	
[12]	Padre /	4. Is voorzien van het zegel van Est revêtu du sceau de <i>Gemeente/Commune/Gemeinde</i> Sie ist versehen mit dem Siegel des/den <i>Brussels</i>	
[13]	Madre :	Voor scht verklaard / Attesté / Bestädigt  5. Te Brusael/A Bruxelles/In Brüssel 6. Op/Le/Am : 21/12/2017  7. Door FOO Buitenlandse Zaken, Buitenlandse Handel en Ontwikkelingssamenwerkeig Par le SPF Affaires étrangeres, Commerce extérieur et Coopération au Dévelopement	
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