PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Lavvan, Inc.	03/11/2024

RECEIVING PARTY DATA

Company Name:	Amyris, Inc.
Street Address:	5885 Hollis St., Suite 100
City:	Emeryville
State/Country:	CALIFORNIA
Postal Code:	94608

PROPERTY NUMBERS Total: 22

Property Type	Number
Patent Number:	7659097
Patent Number:	10106822
Patent Number:	10563229
Patent Number:	11230716
Patent Number:	10808015
Patent Number:	10988513
Application Number:	17221371
Application Number:	63067633
PCT Number:	US2146780
Application Number:	18022063
Application Number:	63196887
Application Number:	63292693
PCT Number:	US2233220
Application Number:	18566881
Application Number:	63196741
PCT Number:	US2232219
Application Number:	18566902
Application Number:	63221173
PCT Number:	US2273586
Application Number:	63221175

PATENT REEL: 066953 FRAME: 0375

508468374

Property Type	Number
PCT Number:	US2273587
Application Number:	63431560

CORRESPONDENCE DATA

Fax Number: 6508531038

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: 6507523109

Email: tfranklin@goodwinlaw.com,SDutta@goodwinlaw.com

Correspondent Name: Goodwin Procter, LLP **Address Line 1:** 100 Northern Avenue

Address Line 2: tammy franklin

Address Line 4: Boston, MASSACHUSETTS 02210

ATTORNEY DOCKET NUMBER:	138875.288282
NAME OF SUBMITTER:	Tammy Franklin
SIGNATURE:	Tammy Franklin
DATE SIGNED:	03/29/2024

Total Attachments: 7

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PATENT ASSIGNMENT AGREEMENT

This PATENT ASSIGNMENT AGREEMENT ("**Patent Assignment**"), dated as of March 11, 2024, is made by Lavvan, Inc., having a place of business at 787 11th Ave, New York, NY 10019 ("**Lavvan**"), and Amyris, Inc., having a place of business at 5885 Hollis St., Suite 100, Emeryville, CA 94608 ("Amyris").

WHEREAS, under the terms of that certain Patent and Technology Assignment Agreement between Lavvan and Amyris, dated as of March 11, 2024 (the "Assignment Agreement"), Lavvan has conveyed, transferred, and assigned to Amyris, among other assets, certain patent rights of Lavvan, and has agreed to execute and deliver this Patent Assignment, for recording with the United States Patent and Trademark Office and corresponding entities or agencies in any applicable jurisdictions;

NOW THEREFORE, Lavvan agrees as follows:

<u>Assignment</u>. For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Lavvan hereby irrevocably conveys, transfers, and assigns to Amyris all of Lavvan's right, title, and interest in and to the following (the "Assigned Patent Rights"):

the patents and patent applications set forth in Schedule A hereto and all issuances, divisions, continuations, continuations-in-part, reissues, extensions, reexaminations, and renewals thereof;

all rights of any kind whatsoever of Lavvan accruing under any of the foregoing provided by applicable law of any jurisdiction, by international treaties and conventions, and otherwise throughout the world;

any and all royalties, fees, income, payments, and other proceeds now or hereafter due or payable with respect to any and all of the foregoing; and

any and all claims and causes of action with respect to any of the foregoing, whether accruing before, on, or after the date hereof, including all rights to and claims for damages, restitution, and injunctive and other legal and equitable relief for past, present, and future infringement, misappropriation, violation, misuse, breach, or default, with the right but no obligation to sue for such legal and equitable relief and to collect, or otherwise recover, any such damages.

Recordation and Further Actions. Lavvan hereby authorizes the Commissioner for Patents in the United States Patent and Trademark Office and the officials of corresponding entities or agencies in any applicable jurisdictions to record and register this Patent Assignment upon request by Amyris. Following the date hereof, Lavvan shall provide reasonable assistance necessary for Amyris to perfect title to the Assigned Patent Rights, including signing and delivering documents and assignment agreements requested

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by Amyris to implement, defend, evidence, and perfect such assignment and transfer to Amyris of the Assigned Patent Rights.

Terms of the Assignment Agreement. The parties hereto acknowledge and agree that this Patent Assignment is entered into pursuant to the Assignment Agreement, to which reference is made for a further statement of the rights and obligations of Lavvan and Amyris with respect to the Assigned Patent Rights. The representations, warranties, covenants, agreements, and indemnities contained in the Assignment 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 Assignment Agreement and the terms hereof, the terms of the Assignment Agreement shall govern.

<u>Counterparts</u>. This Patent 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. A signed copy of this Patent 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 Patent Assignment.

<u>Successors and Assigns</u>. This Patent Assignment shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and assigns.

Governing Law. This Patent Assignment and the rights and obligations of the parties will be governed by and construed and enforced in accordance with the laws of the State of Delaware as applied to agreements entered into and to be performed entirely within Delaware between Delaware residents, without regard to conflicts of law principles. All actions and proceedings arising out of or relating to this Agreement or the facts and circumstances leading to its execution, whether in contract, tort or otherwise, shall be heard and determined in the Bankruptcy Court, or if the Chapter 11 Cases are closed, to the District Court for the Southern District of New York. The parties hereto hereby (a) submit to the exclusive jurisdiction of the Bankruptcy Court or the District Court for the Southern District of New York, as applicable, for the purpose of any action arising out of or relating to this Agreement or the facts and circumstances leading to its execution, whether in contract, tort or otherwise, brought by any party hereto, and (b) irrevocably waive, and shall not assert by way of motion, defense, or otherwise, in any such action, any claim that it is not subject personally to the jurisdiction of the abovenamed court, that its property is exempt or immune from attachment or execution, that the action is brought in an inconvenient forum, that the venue of the action is improper, or that this Patent Assignment may not be enforced in or by the Bankruptcy Court or District Court for the Southern District of New York, as applicable.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, Assignor and Assignee have caused this Assignment to be executed by their duly authorized representatives as of the date first written above.

ACTIVE/128449384.1

ASSIGNOR: Lavvan, Inc. Neil J. Closner Name: Signature: Title: **CEO**

ASSIGNEE: Amyris, Inc.

Han Kieftenbeld Name:

Signature:

Title:

Interim CEO and CFO

Schedule A

Country	Application No.	Patent No.
US		7,659,097
US		10,106,822
AU		2007267033
BR		PI0713105-4
CA		2,651,747
CN		ZL200780019353.4
EP – CH		2024504
EP – DE		2024504
EP – DK		2024504
EP – FR		2024504
EP – GB		2024504
EP – NL		2024504
EP	15200471.9	
IN		268805
KR		1417146
MX		284139
MY		146612-A
SG		SG 147734
VN		9835
VN		21745
ZA		2008/09621
AU		2008305655
BR		P10816951-9
CA		2,700,211
EP – CH		2217711
EP – DE		2217711
EP – DK		2217711
EP – FR		2217711
EP – GB		2217711
EP – IE		2217711
EP – NL		2217711
IN		281883
MX		302107
ZA		2010/02000
AU		2013397496
BR		BR 112016002526-1
EP – DE		3030662
EP – FR		3030662
EP – GB		3030662

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EP – PT		3030662
IN		201627007153
US		10,563,229
US		11,230,716
AU		2016284689
BR	112017027970-3	
CN	201680048935.4	
EP	16739303.2	
HK	18113095.7	
US		10,808,015
US	17/013,246	
AU		2016284696
BR	112017027869-3	
CN	201680048933.5	
EP – Unitary		3313995
EP – GB		3313995
HK	18113115.3	
US		10,988,513
US	17/221,371	
US	63/067,633	
PCT	PCT/US2021/046780	
BR	11 2023 002818-3	
CA	3,188,362	
CN	202180064342.8	
EP	21859167.5	
HK	TBD	
IL	300490	
MX	MX/a/2023/001944	
US	18/022,063	
US	63/196,887	
US	63/292,693	
PCT	PCT/US2022/033220	
BR	TBD	
EP	TBD	
US	18/566,881	
US	63/196,741	
PCT	PCT/US2022/032219	
BR	TBD	
EP	TBD	
US	18/566,902	
US	63/221,173	
PCT	PCT/US2022/073586	

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BR	TBD	
EP	TBD	
US	TBD	
US	63/221,175	
PCT	PCT/US2022/073587	
BR	TBD	
EP	TBD	
US	TBD	
US	63/431,560	

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RECORDED: 03/29/2024

PATENT REEL: 066953 FRAME: 0383