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# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM769240

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

### **CONVEYING PARTY DATA**

Name	Formerly	Formerly Execution Date Entity Type	
LMPG Inc.		11/10/2022	Corporation: CANADA

## **RECEIVING PARTY DATA**

Name:	National Bank of Canada		
Street Address:	500 Place D'Armes, 26th Floor		
City:	Montreal		
State/Country:	CANADA		
Postal Code:	H2Y 2W3		
Entity Type:	Corporation: CANADA		

## **PROPERTY NUMBERS Total: 25**

Property Type	Number	Word Mark
Registration Number:	4531532	FLUXWERX
Registration Number:	5196080	LUMENAREA
Registration Number:	4067914	LUMENBEAM
Registration Number:	6217306	LUMENCORE
Registration Number:	3986648	LUMENCOVE
Registration Number:	4071209	LUMENDOME
Registration Number:	4923297	LUMENDRIVE
Registration Number:	4672031	LUMENEAR
Registration Number:	4067919	LUMENFACADE
Registration Number:	6443816	LUMENGRID
Registration Number:	6569660	LUMENICON
Registration Number:	6167565	LUMENID
Registration Number:	4380704	LUMENLINE
Registration Number:	4071210	LUMENPULSE
Registration Number:	4154206	LUMENPULSE
Registration Number:	6511740	LUMENQUAD
Registration Number:	4672032	LUMENTALK
Registration Number:	4927696	LUMENTASK
Registration Number:	6269779	LUMENTECH

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Property Type	Number	Word Mark	
Serial Number:	90605745	ANIDOLIC-EXTRACTION OPTICS	
Serial Number:	90683681	LMPG	
Serial Number:	88770271	LUMENBLADE	
Serial Number:	90848268	LUMENCLOUD	
Serial Number:	97170725	OPTICOLOR	
Serial Number:	97070298	LUMENCURVE	

#### **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:** 312-281-1116

Email: smaguire@hmblaw.com

Correspondent Name: Susan Maguire

Address Line 1: 500 W. Madison Street, Suite 3700

Address Line 4: Chicago, ILLINOIS 60661

NAME OF SUBMITTER: Susan Maguire	
SIGNATURE:	/Susan Maguire/
DATE SIGNED:	11/21/2022

#### **Total Attachments: 5**

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#### TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this "<u>Agreement</u>"), dated as of November 10, 2022, is among **LMPG INC.**, a corporation amalgamated under the laws of Canada ("<u>LMPG</u>", and together with any additional persons or entities who may become a party to this Agreement after the date hereof, each, a "<u>Grantor</u>" and collectively, the "<u>Grantors</u>"), and **NATIONAL BANK OF CANADA**, as Secured Party (the "<u>Agent</u>").

#### WITNESSETH

- A. WHEREAS, pursuant to that certain Third Amended and Restated Credit Agreement, dated as of the date hereof (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among LMPG, the lenders party thereto from time to time (the "Lenders"), the Agent, as agent for the Lenders, and certain other parties, the Lenders have agreed to make certain extensions of credit to LMPG; and
- B. WHEREAS, in connection with the Credit Agreement, that certain Collateral Agreement, dated as of June 19, 2017, has been executed and delivered by the Grantors to the Agent, for the benefit of itself, the Secured Parties and their respective successors and permitted assigns (as amended, supplemented or otherwise modified from time to time, the "Security Agreement," and collectively with any other documents or instruments executed in connection therewith, the "Security Documents"); and
- C. WHEREAS, as a condition precedent to the obligation of the Lenders to make certain extensions of credit to LMPG, the Grantors are required to execute and deliver this Agreement and to further confirm the grant to the Agent, for the benefit of itself, the Secured Parties and their respective successors and permitted assigns, of a continuing security interest in, and hypothec on, all of the Trademark Collateral (as defined below) to secure Obligations.
- NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, and in order to induce the Lenders to make extensions of credit to LMPG pursuant to the Credit Agreement, the Grantors agree as follows:
- SECTION 1. <u>Definitions</u>. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided in the Security Agreement or in the Credit Agreement, as applicable.
- SECTION 2. Grant of Security Interest. As general and continuing security for the prompt and complete payment and performance when due (whether at stated maturity, by acceleration or otherwise) of the Obligations, each of the Grantors hereby mortgages, pledges, charges and assigns to the Agent, for the benefit of itself, the Secured Parties and their respective successors and permitted assigns, and grants to the Agent, for the benefit of itself, the Secured Parties and their respective successors and permitted assigns, a Lien on and security interest in all of its right, title and interest in, to and under the following Collateral of such Grantor (collectively, the "Trademark Collateral"):
- (a) all of its Trademarks and all Trademark Licenses providing for the grant by or to such Grantor of any right under any Trademark, whether now owned or hereafter acquired,

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- (b) all renewals and extensions of the foregoing;
- (c) all goodwill of the business connected with the use of, and symbolized by, each such Trademark; and
- (d) all income, royalties, proceeds and obligations at any time due or payable or asserted under and with respect to any of the foregoing, including, without limitation, all rights to sue and recover at law or in equity for any past, present and future infringement, misappropriation, dilution, violation or other impairment thereof.
- SECTION 3. <u>Security Agreement</u>. This Agreement has been executed and delivered by the Grantors for the purpose of recording the security interest and hypothec of the Agent, for the benefit of itself, the Secured Parties and their respective successors and permitted assigns, in the Trademark Collateral with the United States Patent and Trademark Office. The security interest granted hereby has been granted as a supplement to, and not in limitation of, the security interest and hypothec granted to the Agent, for the benefit of itself, the Secured Parties and their respective successors and permitted assigns, under the Security Documents as security for the discharge and performance of the Obligations. The Security Documents (and all rights and remedies of the Agent and the other Secured Parties thereunder) shall remain in full force and effect in accordance with their terms.
- SECTION 4. <u>Acknowledgment</u>. Each of the Grantors does hereby further acknowledge and affirm that the rights and remedies of the Agent and the other Secured Parties with respect to the security interest in the Trademark Collateral granted hereby are more fully set forth in the Security Documents, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the terms of the Security Documents, the terms of the Security Documents shall govern.
- SECTION 5. <u>Grantors Remains Liable</u>. Each of the Grantors hereby agrees that, anything herein to the contrary notwithstanding, such Grantor shall assume full and complete responsibility for the prosecution, defense, enforcement or any other necessary or desirable actions in connection with their Trademarks and Trademark Licenses subject to a security interest hereunder.
- SECTION 6. <u>Counterparts</u>. This Agreement may be executed by the parties hereto in several counterparts, each of which shall be deemed to be an original and all of which shall constitute together but one and the same agreement.
- SECTION 7. Governing Law. This Agreement and the rights and obligations of the parties hereto shall be governed by, and construed and interpreted in accordance with the laws of the State of Illinois.

(Remainder of the page left intentionally blank)

TRADEMARK REEL: 007899 FRAME: 0269 IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

**GRANTORS:** 

LMPG INC.

Name: Peter Timotheatos

Title:Chief Financial Officer

## SECURED PARTY:

# NATIONAL BANK OF CANADA

By:
Name: Jonathan Campbell
Title: Managing Director
3y:
Name: Luc Bemier
Title: Managing Director

## **SCHEDULE A**

# **Trademarks**

Owner Name	Jurisdiction	Mark	Application Number	Registration Number
LMPG Inc.	UNITED STATES	ANIDOLIC- EXTRACTION OPTICS	90605745	
LMPG Inc.	UNITED STATES	FLUXWERX	85/475,932	4531532
LMPG Inc.	UNITED STATES	LMPG	90683681	
LMPG Inc.	UNITED STATES	LUMENAREA	86/573,497	5196080
LMPG Inc.	UNITED STATES	LUMENBEAM	77/940,152	4067914
LMPG Inc.	UNITED STATES	LUMENBLADE	88770271	
LMPG Inc.	UNITED STATES	LUMENCLOUD	90848268	
LMPG Inc.	UNITED STATES	LUMENCORE	88239261	6217306
LMPG Inc.	UNITED STATES	LUMENCOVE	77/940,233	3986648
LMPG Inc.	UNITED STATES	LUMENCURVE	97/070,298	
LMPG Inc.	UNITED STATES	LUMENDOME	77/940,198	4071209
LMPG Inc.	UNITED STATES	LUMENDRIVE	86/192,645	4923297
LMPG Inc.	UNITED STATES	LUMENEAR	85/297,463	4672031
LMPG Inc.	UNITED STATES	LUMENFACADE	77940225	4067919
LMPG Inc.	UNITED STATES	LUMENGRID	88002293	6443816
LMPG Inc.	UNITED STATES	LUMENICON	88066790	6569660
LMPG Inc.	UNITED STATES	LUMENID	88740472	6167565
LMPG Inc.	UNITED STATES	LUMENLINE	85/440,626	4380704
LMPG Inc.	UNITED STATES	LUMENPULSE	77/940,215	4071210
LMPG Inc.	UNITED STATES	LUMENPULSE	85/477,921	4154206
LMPG Inc.	UNITED STATES	LUMENQUAD	87819786	6511740
LMPG Inc.	UNITED STATES	LUMENTALK	85/297,482	4672032
LMPG Inc.	UNITED STATES	LUMENTASK	85/297,393	4927696
LMPG Inc.	UNITED STATES	LUMENTECH	88804665	6269779
LMPG Inc.	UNITED STATES	OPTICOLOR	97170725	

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**RECORDED: 11/21/2022**