

DEED OF ASSIGNMENT OF INTELLECTUAL PROPOERTY

This Deed of Assignment for Intellectual Property ("Deed") is made and entered into on this 20th day of November, 2021 ("Deed Execution Date") at Singapore.

BY AND BETWEEN:

Capillary Technologies International Pte. Ltd., a private limited company, incorporated under the laws of Singapore, with company registration number 201203442K and having its registered office at 50 Raffles Place, #19-00 Singapore Land Tower, Singapore 0486234 (hereinafter referred to as the "Assignor" which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns) of **ONE PART**;

AND

Capillary Pte. Ltd., a private limited company, incorporated under the laws of Singapore, with company registration number 202125294W and having its registered address at 68 Circular Road, #02-01, Singapore (049422) (hereinafter referred to as "Assignee", which expression shall, unless repugnant to the context or meaning thereof, be deemed to mean and include its successors and permitted assigns) of the **OTHER PART**.

The Assignor and the Assignee are hereinafter separately referred to as "**Party**" and collectively as "**Parties**".

WHEREAS:

- (A) The Assignor and the Assignee have entered into a business transfer agreement dated 1 November 2021 ("**BTA**") for sale of Business Undertaking (as defined therein) in favour of the Assignee on terms and conditions as more particularly set out therein.
- (B) Pursuant to the terms of the BTA, the Assignor has agreed to transfer perpetually and irrevocably all of its rights, titles and interests in all the registered and unregistered trademarks and patents intellectual property which belongs to or is utilised by the Assignor, in favour of the Assignee (hereinafter collectively referred to as the "**Transferred Intellectual Property**") and as more specifically set out in **Annexure A**.
- (C) Accordingly, the Assignor and the Assignee, are entering into this Deed to specifically record the assignment of Transferred Intellectual Property from Assignor in favour of Assignee.

NOW, THEREFORE, IN CONSIDERATION OF THE CONSIDERATION PAID UNDER THE BTA, THE SUFFICIENCY OF WHICH IS HEREBY ACKNOWLEDGED, THIS DEED WITNESSETH AS:

1. All capitalized terms used in this Deed and not defined here shall have the meanings referred to them under the BTA.
2. **ASSIGNMENT AND TRANSFER OF INTELLECTUAL PROPERTY**
 - 2.1. Assignor hereby assigns, assures and transfers unto the Assignee absolutely, irrevocably and in perpetuity with full title guarantee and free and clear from all Encumbrances, all right, title, interest and benefit (whether vested, contingent or future) of the Assignor in Singapore and throughout the world ("**Territory**") in and to the said Transferred Intellectual Property, with effect from the November 1, 2021. Assignor further assigns all existing obligations of confidentiality (contractual or otherwise) owed to the Assignor arising from any disclosure of confidential information made in confidence to third parties prior to the assignment with effect from November 1, 2021.

- 2.2. Without limiting Clause 2.1 above, the assignment effected in this Deed shall include the assignment and transfer of all Transferred Intellectual Property listed or in respect of items listed in the attached Annexure A including all rights of action, powers and benefits arising from ownership of the Transferred Intellectual Property, including the right to sue for damages and other legal and equitable remedies in respect to all causes of action arising prior to, on or after the date of this assignment and all rights of ownership of any materials that are listed or referred to in Exhibit A.
- 2.3. The foregoing assignment of rights by the Assignor in favour of the Assignee shall be all-inclusive and without reservation of any property, right, title, interest, estate, benefit or use in any part of the world, whether now existing or subsequently arising.
- 2.4. The Assignor hereby agrees and acknowledges that the Assignee shall have unconditional and unfettered rights to add or delete from and/or alter in any way and/or cut, transpose, adapt the Transferred Intellectual Property and to combine the same with any other material to any extent and in any manner the Assignee may desire.
- 2.5. It is agreed between the Parties that the Assignee shall have the right to apply for and get registered, trademarks and copyright, which are identical or similar to, or incorporating any element of, the Transferred Intellectual Property, and the Assignor shall not raise any objections at any time, to the same.

3. FURTHER ASSURANCES

- 3.1. Each of the Parties hereto shall co-operate with the others and perform (or procure the performance of) all further acts and things and execute and deliver (or procure the execution and delivery of) all further documents required by Applicable Law or as may be reasonably requested from time to time in order to carry out, give effect to and confirm their rights and intended purpose of this Deed provided that no such document or instrument shall be inconsistent with the spirit and intent of this Deed.
- 3.2. The Assignor agrees that it shall extend all assistance to the Assignee and execute all such documents as are required under Applicable Law (including any confirmatory assignments as may be required by any applicable Law in the Territory), necessary for recording the assignment of the Transferred Intellectual Property to the Assignee pursuant to the terms of this Deed with the relevant Governmental Authority or any other regulatory body in the Territory.

4. INTIMATION TO RELEVANT AUTHORITIES

- 4.1. The Assignee shall be entitled to intimate and notify any relevant authorities, including any relevant trade mark registries, and all other appropriate Governmental Authorities, from time to time, that the absolute and exclusive rights, title, interest and the property in and to the Transferred Intellectual Property vest in the Assignee. The Assignor agrees that it shall extend all assistance to the Assignee and execute all such documents as are required under Applicable Law (including any confirmatory assignments as may be required by any Applicable Law), necessary for recording the assignment of the Transferred Intellectual Property to the Assignee.

5. **REPRESENTATION AND WARRANTIES**

5.1. Each Party represents and warrants to the other Party that:

- 5.1.1. it is duly incorporated and validly existing under Applicable Laws of the jurisdiction of its incorporation;
- 5.1.2. the execution and delivery and performance of this Deed by it does not (a) require any further consent or consent of any Person or Governmental Authority, except as contemplated in this Deed; (b) violate any Applicable Law or its constitutional documents; or (c) violate or contravene the provisions of or constitute a default under or impose any lien under any documents, contracts, agreements or any other instruments to which it is a party or which are applicable to it;
- 5.1.3. it has the power and authority to execute, deliver and perform this Deed; and
- 5.1.4. the execution and delivery of this Deed constitutes legal, valid and binding obligations of such Party, enforceable against such Party in accordance with its terms.

5.2. Assignor hereby represents and warrants to the Assignee that:

- 5.2.1. Assignor is the sole, legal and beneficial owner of the Transferred Intellectual property, free and clear of all claims and Encumbrances.
- 5.2.2. the Assignor has good and marketable title to the Transferred Intellectual Property, free and clear of all claims and Encumbrances.
- 5.2.3. The delivery of Transferred Intellectual Property as contemplated in this Deed, will convey to the Assignee good and marketable title to the Transferred Intellectual Property, free and clear of all claims and Encumbrances.

6. **MISCELLANEOUS**

6.1. **Notices**

- 6.1.1. Notices or other communication required to and, unless otherwise stated, may be made by fax, registered post, by airmail courier service or electronic mail to the intended recipient at its address set out below or to such other fax number, address or electronic mail, as any Party may from time to time notify to the other Party with at least 3 (three) Business Days prior notice:

To the Assignor

Addresses: 50 Raffles Place, #19-00 Singapore Land Tower, Singapore 0486234
Attention: The Chief Executive Officer and the General Counsel
E-mail: legal@capillarytech.com

To the Assignee

Addresses: 68 Circular Road, #02-01, Singapore (049422)
Attention: The Chief Executive Officer and the General Counsel

6.7. Confidentiality

Each Party shall keep all information relating to the other Party, information relating to the transactions herein and this Deed (collectively referred to as the "**Confidential Information**") confidential. None of the Parties shall issue any public release or public announcement or otherwise make any disclosure of the Confidential Information, without the prior approval of the other Party. Notwithstanding the foregoing, nothing in this Clause shall restrict any Party from disclosing Information for the following purposes:

- (a) To the extent that such Confidential Information is in the public domain other than by breach of this Deed;
- (b) To the extent that such Confidential Information is required to be disclosed under Applicable Law or required to be disclosed to any Governmental Authority to whose jurisdiction such Party is subject or with whose instructions it is customary to comply, provided that the Party making the disclosure provides the other Party with prior notice of such disclosure (as soon as reasonably practicable) along with the details of the proposed disclosure and co-operates with the other Party to accommodate any reasonable requests to resist or limit the disclosure requirement;
- (c) To the extent that any of such Confidential Information is/are later acquired by such Party from a source not obligated to any other Party hereto, or its affiliates, to keep such Confidential Information confidential;
- (d) Insofar as such disclosure is reasonably necessary to such Party's employees, directors or professional advisers, provided that such Party shall procure that such employees, directors or professional advisers treat such Confidential Information as confidential and on a strictly "need-to-know basis";
- (e) To the extent that any of such Confidential Information was previously known or already in the lawful possession of such Party, prior to disclosure by any other Party hereto; and
- (f) To the extent that any information, materially similar to the Confidential Information, has been independently developed by such Party without reference to any Confidential Information furnished by any other Party hereto

6.8. Expenses, Taxes and Indemnity

All matters relating to expenses, taxes and indemnity in relation to the consummation of the transactions contemplated under this Deed shall apply as specified under the BTA.

6.9. Assignment

Except as provided in this Deed, neither Party may assign its rights or obligations hereunder without the prior written consent of the other Party.

6.10. Language

This Deed is drawn up in the English language. If this Deed is translated into another language, the English language text will in any event prevail. All notices and other communications under this Deed will be in English. All legal proceedings will be conducted in English.

E-mail: Santosh.reddy@capillarytech.com

6.1.2. Any notice or other communication to be provided under Clause 7.1.1 above shall be effective:

- (a) if sent by fax on a Business Day, when sent or, if sent by fax at any other time, on the next Business Day, provided, in each case, that the person sending the fax shall have received a transmission receipt;
- (b) if by way of registered post or airmail courier service, when it has been left at the relevant address on a Business Day or, if left any other time, on the next Business Day; and
- (c) if sent by electronic mail on a Business Day, when sent or, if sent by electronic mail at any other time, on the next Business Day, provided that the electronic mail enters the sent folder of the sender.

6.2. Counterparts

This Deed may be executed in one or more counterparts including counterparts transmitted by facsimile or e-mail, each of which shall be deemed an original, but all of which signed and taken together, shall constitute one document.

6.3. Waiver or Amendment

No waiver, amendment, or modification of any provision of this Deed shall be effective unless set forth in a written instrument signed by each of the Parties. Except where a specific period for action or inaction is provided herein, no failure or delay by a Party in exercising any right, power or remedy under this Deed shall operate as a waiver thereof, nor shall any waiver of any right, power or privilege or any single or partial exercise of the same preclude any further exercise thereof or the exercise of any other right, power or remedy. Without limiting the foregoing, no waiver by a Party of any breach by any other Party of any provision hereof shall be deemed to be a waiver of any subsequent breach of that or any other provision hereof.

6.4. Relationship

None of the Parties shall have any right, power or authority to enter into any agreement for or on behalf of, or incur any obligation or liability of, or to otherwise bind, the other Party, except as expressly provided by this Deed. Nothing in this Deed shall be interpreted or construed to create an association or partnership between the Parties or to impose any liability attributable to such relationship upon any of the Parties nor, unless expressly provided otherwise, to constitute any Party as the agent of any of the other Parties for any purpose. No Party has the power or the right to bind, commit or pledge the credit of any other Party.

6.5. Entire Agreement

This Deed together constitutes the whole agreement between the Parties relating to the subject matter hereof and supersedes any prior agreements or understandings (written or oral) relating to such subject matter.

6.6. Severability

Each right and obligation under this Deed shall be treated as a separate right or obligation and shall be severally enforceable as such. To the extent that any provision of this Deed is or becomes invalid or unenforceable they shall be deemed to be deleted from this Deed, and any such deletion shall not affect the enforceability of the remainder of this Deed not so deleted, provided the fundamental terms of the Deed are not altered and that the Parties shall negotiate in good faith with respect to an equitable modification of the provision held to be invalid or unenforceable.

6.11. No Third Party Beneficiaries

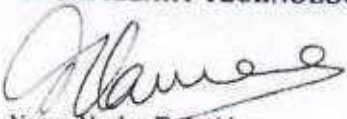
This Deed is solely for the benefit of the Parties. No provision of this Deed shall be deemed to confer upon any other persons any remedy, claim, liability, reimbursement, claim of action or other right under this Deed, including under the Contracts (Rights of Third Parties) Act (Cap. 53B).

7. This Deed and the relationship between the Parties hereto shall be governed by, and interpreted in accordance with, the laws of Singapore. In the event of any dispute arising out of or in connection with this Agreement, the Parties shall submit irrevocably to the non-exclusive jurisdiction of the courts of Singapore for the resolution of any such disputes. Nothing in this clause prevents a Party from seeking urgent injunctive relief in a court of competent jurisdiction.

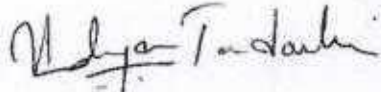
[Space intentionally left blank. Signature page follows]

IN WITNESS WHEREOF, the Parties hereto have executed as a deed on the day, month and year first hereinabove written.

For CAPILLARY TECHNOLOGIES INTERNATIONAL PTE. LTD.



Name: Venkat Tadanki
Title: Director

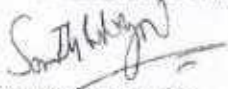


Name: VIDYA TADANKI

Title: Witness

IN WITNESS WHEREOF, the Parties hereto have executed as a deed on the day, month and year first hereinabove written.

For CAPILLARY PTE. LTD.



Name: Santosh Reddy

Title: Director

Name: SHIVANI REDDY NIGUDAGI

Witness



Annexure A

















Patents - Granted

SIP No.	Title	Status	Patent Application	Patent Number	Filing Date	Grant Date	Country	Assignee	Certificate
CP1003-SG	Extract, Transform and Load (ETL) System and Method	Granted	102014083508	102014083508	14/Dec/14	July 23, 2018	Singapore	Capillary Technologies International Pte Ltd	
CP1003-US	Extract, Transform and Load (ETL) System and Method	Granted	14/580,139	963309582	22/Dec/14	April 23, 2017	United States	Capillary Technologies International Pte Ltd	
CP1004-SG	Report Generation System and Method	Granted	102015022311	102015022311	23/Mar/15	July 21, 2018	Singapore	Capillary Technologies International Pte Ltd	
CP1005-SG	Customer Identification and Registration Device	Granted	102016034770	102016034770	3/May/16	June 17, 2021	Singapore	Capillary Technologies International Pte Ltd	
CP1015-SG	MULTI-WINDOW TIME-AWARE PERSONALIZED RECOMMENDATION SYSTEM	Granted	102017089298	102017089298	31/Oct/17	March 06, 2020	Singapore	Capillary Technologies International Pte Ltd	
CP1016-SG	IN-STORE CUSTOMER TRACKING AND ENGAGEMENT SYSTEM	Granted	102018057261	102018057261	3/Jul/18	9/Sep/20	Singapore	Capillary Technologies International Pte Ltd	
CP1020-US	PEOPLE DETECTION SYSTEM WITH FEATURE SPACE ENHANCEMENT	Granted	16/436,008	11151365 92	10/Jun/19	19/Oct/21	United States	Capillary Technologies International Pte Ltd	
CP1021-US	OVERHEAD PEOPLE DETECTION AND TRACKING SYSTEM AND METHOD	Granted	16/244,753	1098680 BX	10/Jun/19	30/Mar/23	United States	Capillary Technologies International Pte Ltd	

SIP doc	Title	Status	Patent	Filing Date	Country	Assignee	Application
CP1003-IN	Systems and Methods for Managing Customer Engagements	Application In Amended stage	4190/CH/E/2013	18/Sep/13	India	Capillary Technologies International Pte Ltd	
CP1005-IN	Customer Identification and Registration Device	Application In amended examination	2291/CH/E/2015	22/Apr/16	India	Capillary Technologies International Pte Ltd	
CP1015-IN	MULTI-WINDOW TIME-AWARE PERSONALIZED RECOMMENDATION SYSTEM	Application in amended examination	2017A1023671	5/Jul/17	India	Capillary Technologies International Pte Ltd	
CP1015-US	MULTI-WINDOW TIME-AWARE PERSONALIZED RECOMMENDATION SYSTEM	Response to Non-Final Office Action Entered and Forwarded to Examiner	15/950,259	11/Apr/18	United States	Capillary Technologies International Pte Ltd	
CP1016-US	IN-STORE CUSTOMER TRACKING AND ENGAGEMENT SYSTEM	Non Final Action Mailed	16/093,330	11/Jul/18	United States	Capillary Technologies International Pte Ltd	
CP1020-IN	People Detection System With Feature Space Enhancement	F&R issued	2018A1021909	12/06/2018(Prov) 10/06/2019(NP)	India	Capillary Technologies International Pte Ltd	
CP1021-IN	OVERHEAD PEOPLE DETECTION AND TRACKING SYSTEM AND METHOD	Under examination	2018A1001347	12/01/2018 (Prov) 10-Jan-2019 (NP)	India	Capillary Technologies International Pte Ltd	
CP1047-IN	RETAIL ANALYTICS PLATFORM	Filed	202141007969	22/Feb/21	India	Capillary Technologies International Pte Ltd	






Trademarks Registered

SIP doc	Title	Status	Date filed	TM Application Number	Country	Class	Assignee	Remarks	Certificate /
CP1008-IN	CAPILLARY WORD MARK	Registered	10-Jul-14	2771549	India	9	Capillary Technologies International Pte Ltd.	Certificate Detail Certificate No. 1649790 Dated: 12/09/2017 Valid upto/ Renewed upto: 30/03/2023 Notified in Journal No: 1816	
CP1008-IN	CAPILLARY WORD MARK	Registered	30-Mar-13	2504178	India	35	Capillary Technologies International Pte Ltd.	Certificate Detail Certificate No. 1164659 Dated: 10/04/2014 Valid upto/ Renewed upto: 30/03/2023	
CP1008-IN	CAPILLARY WORD MARK	Registered	30-Mar-13	2504175	India	42	Capillary Technologies International Pte Ltd.	Certificate Detail Certificate No. 1491272 Dated: 13/03/2017 Notified in Journal No: 1789	
CP1009-IN	CAPILLARY LOGO	Registered	10-Jul-14	2771550	India	9	Capillary Technologies International Pte Ltd.	Valid upto/ Renewed upto: 30/03/2023 Certificate Detail Certificate No. 1649410 Dated: 12/09/2017 Notified in Journal No: 1816	
CP1009-IN	CAPILLARY LOGO	Registered	30-Mar-13	2504177	India	35	Capillary Technologies International Pte Ltd.	Certificate Detail Certificate No. 1248864 Dated: 13/11/2015 Valid upto/ Renewed upto: 30/03/2023	
CP1009-IN	CAPILLARY LOGO	Registered	30-Mar-13	2504176	India	42	Capillary Technologies International Pte Ltd.	Certificate Detail Certificate No. 2104019 Dated: 21/02/2019 Notified in Journal No: 1891	
CP1010-EU	INTOUCH LOGO	Registered	12-Jul-13	11979781	Europe	42	Capillary Technologies International Pte Ltd.	Valid upto/ Renewed upto: 30/03/2023 Renewal date "12 July 2023"	
CP1010-IN	INTOUCH LOGO	Registered	2-Apr-13	2505302	India	42	Capillary Technologies International Pte Ltd.	Certificate Detail Certificate No. 1417136 Dated: 19/12/2016 Notified in Journal No: 1777	
CP1010-SG	Intouch (logo)	Registered	18-Jul-13	11311543D	Singapore	35,42	Capillary Technologies International Pte Ltd.	Valid upto/ Renewed upto: 03/04/2023 Expiry Date (unless otherwise indicated below) 18/07/2023	
CP1011-IN	Zero Serve	Registered	27-Feb-16	3197207	India	9	Capillary Technologies International Pte Ltd.	Certificate Detail Certificate No. 2155418 Dated: 29/04/2019 Notified in Journal No: 1900	
CP1011-IN	Zero Serve	Registered	27-Feb-16	3197208	India	35	Capillary Technologies International Pte Ltd.	Valid upto/ Renewed upto: 30/03/2023 Certificate Detail Certificate No. 1768531 Dated: 31/01/2018 Notified in Journal No: 1836	
CP1011-IN	Zero Serve	Registered	27-Feb-16	3197209	India	42	Capillary Technologies International Pte Ltd.	Valid upto/ Renewed upto: 30/03/2023 Certificate Detail Certificate No. 1768530 Dated: 31/01/2018 Notified in Journal No: 1836	
CP1012-IN	OmniChannel Engagement & Commerce	Registered	8-Mar-16	3205230	India	9	Capillary Technologies International Pte Ltd.	Valid upto/ Renewed upto: 30/03/2023 Certificate Detail Certificate No. 2155638 Dated: 30/04/2019 Notified in Journal No: 1900	
CP1012-IN	OmniChannel Engagement & Commerce	Registered	8-Mar-16	3205231	India	35	Capillary Technologies International Pte Ltd.	Valid upto/ Renewed upto: 03/04/2023 Certificate Detail Certificate No. 2155639 Dated: 30/04/2019 Notified in Journal No: 1900	
CP1012-IN	OmniChannel Engagement & Commerce	Registered	8-Mar-16	3205232	India	42	Capillary Technologies International Pte Ltd.	Valid upto/ Renewed upto: 03/04/2023 Certificate Detail Certificate No. 1769721 Dated: 31/01/2018 Notified in Journal No: 1836	

CP1003-SG	Omnichannel Engagement & Commerce	Registered	3-May-16	48201607470R	Singapore	9, 35 and 42	Capillary Technologies International Pte Ltd.	Expiry Date (unless otherwise indicated below) 03/05/2026	
CP1008-EU	Capillary (word mark)	Registered	1-Aug-14	13135421	Europe	9	Capillary Technologies International Pte Ltd.	Renewal date 01 August 2024	
CP1008-EU	CAPILLARY WORD MARK	Registered	12-Jul-13	11978641	Europe	35, 42	Capillary Technologies International Pte Ltd.	Renewal date 12 July 2023	
CP1008-SG	CAPILLARY WORD MARK	Registered	21-Jul-14	T1411497J	Singapore	9	Capillary Technologies International Pte Ltd.	Expiry Date (unless otherwise indicated below) 21/07/2024	
CP1008-SG	CAPILLARY WORD MARK	Registered	18-Jul-13	T1311541H	Singapore	35, 42	Capillary Technologies International Pte Ltd.	Expiry Date (unless otherwise indicated below) 18/07/2023	
CP1009-EU	Capillary (logo)	Registered	1-Aug-14	13135579	Europe	9	Capillary Technologies International Pte Ltd.	Renewal date 01 August 2024	
CP1009-EU	Capillary Intelligent Customer Engagement (Logo)	Registered	12-Jul-13	11978749	Europe	35, 42	Capillary Technologies International Pte Ltd.	Renewal date 12 July 2023	
CP1009-SG	Capillary (logo)	Registered	21-Jul-14	T1411498I	Singapore	9	Capillary Technologies International Pte Ltd.	Expiry Date (unless otherwise indicated below) 21/07/2024	
CP1009-SG	Capillary Intelligent Customer Engagement (Logo)	Registered	18-Jul-13	T1311542F	Singapore	35, 42	Capillary Technologies International Pte Ltd.	Expiry Date (unless otherwise indicated below) 18/07/2023	
CP1014-IN	aiRA	Registered	21-Jun-17	3575841	India	42	Capillary Technologies International Pte Ltd.		
CP1014-SG	aiRA	Registered	17-Nov-17	402017229015	Singapore	9, 35 and 42	Capillary Technologies International Pte Ltd.	Expiry Date (unless otherwise indicated below) 17/11/2027	
CP1019-IN	Offline Clickstream	Registered	27-Jun-17	3579517	India	9	Capillary Technologies International Pte Ltd.	Certificate Detail Certificate No. 1887460 Dated : 15/06/2018 Notified in Journal No : 1855	
CP1019-IN	Offline Clickstream	Registered	27-Jun-17	3579520	India	35	Capillary Technologies International Pte Ltd.	Certificate Detail Certificate No. 1887460 Dated : 15/06/2018 Notified in Journal No : 1855	
CP1019-IN	Offline Clickstream	Registered	27-Jun-17	3579523	India	42	Capillary Technologies International Pte Ltd.	Certificate Detail Certificate No. 1887460 Dated : 15/06/2018 Notified in Journal No : 1855	
CP1026-IN	Capillary Logos (Horizontal)	Registered	23-Mar-18	3787280	India	9	Capillary Technologies International Pte Ltd.	Certificate Detail Certificate No. 1991387 Dated : 21/09/2018 Notified in Journal No : 1869	
CP1029-IN	Capillary Logos (Vertical)	Registered	23-Mar-18	3787263	India	9	Capillary Technologies International Pte Ltd.	Certificate Detail Certificate No. 1991387 Dated : 21/09/2018 Notified in Journal No : 1869	

CP1031-IN	EasyVerse (Wordmark)	Registered	23-Mar-18	3787266	India	9	Capillary Technologies International Pte Ltd.	Certificate Detail Certificate No. 1985368 Dated : 16/09/2018 Notified in Journal No : 1868 Valid until Renewal Date: 13/03/2028	
CP1033-IN	EasyVerse (Wordmark)	Registered	23-Mar-18	3787267	India	95	Capillary Technologies International Pte Ltd.	Certificate Detail Certificate No. 1985369 Dated : 16/09/2018 Notified in Journal No : 1868 Valid until Renewal Date: 13/03/2028	
CP1034-IN	EasyVerse (Wordmark)	Registered	23-Mar-18	3787268	India	42	Capillary Technologies International Pte Ltd.	Certificate Detail Certificate No. 1985370 Dated : 16/09/2018 Notified in Journal No : 1868 Valid until Renewal Date: 13/03/2028	
CP1040-IN	First club	Registered	31-Jan-19	4073440	India	36	Capillary Technologies International Pte Ltd.	Certificate Detail Certificate No. 2226090 Dated : 13/07/2019 Notified in Journal No : 1911 Valid until Renewal Date: 11/01/2028	
CP1008-CN	CAPILLARY WORD MARK	Registered	3-Mar-16	19202318	China	9,35,42	Capillary Technologies International Pte Ltd.	Valid Upto - April, 8 2027	
CP1009-CN	CAPILLARY LOGO	Registered	3-Mar-16	19202317	China	9,35,42	Capillary Technologies International Pte Ltd.	Valid Upto - April, 8 2027	
CP1010-CN	INTOUCH LOGO	Registered	3-Mar-16	19202316	China	9,35,42	Capillary Technologies International Pte Ltd.	Valid Upto - September 20, 2028	

Trademarks Applied

SIP doc	Title	Status	Date filed	TM Application Number	Country	Class	Assignee	Application
CPT026-CN	Capillary Logos (Horizontal)	Accepted	11-Jul-19	39598034	China	9	Capillary Technologies International Pte Ltd.	
CPT027-CN	Capillary Logos (Horizontal)	Accepted	11-Jul-19	39580903	China	35	Capillary Technologies International Pte Ltd.	
CPT028-CN	Capillary Logos (Horizontal)	Accepted	11-Jul-19	39580213	China	42	Capillary Technologies International Pte Ltd.	
CPT029-CN	Capillary Logos (Vertical)	Accepted	11-Jul-19	39576841	China	9	Capillary Technologies International Pte Ltd.	
CPT030-CN	Capillary Logos (Vertical)	Accepted	11-Jul-19	39580906	China	35	Capillary Technologies International Pte Ltd.	
CPT031-CN	Capillary Logos (Vertical)	Accepted	11-Jul-19	39585027	China	42	Capillary Technologies International Pte Ltd.	