

01-08-2002



Form PTO-1595

1-31-92

U.S. Department of Commerce
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To the Director of Patents and Trademark

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copy thereof

1. Name of conveying party(ies):

Roctex OY AB

Addit'l name(s) of conveying party(ies) attached ☐ Yes ☒ No

3. Nature of conveyance:

☒ Assignment☐ Merger☐ Security Agreement☒ Change of name☐ Other

Execution date: 11/19/01

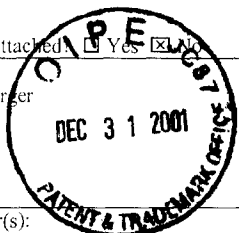
2. Name and address of receiving party(ies):

Rockwool International A/S

Hovedgaden 584

DK-2640 Hedehusene

Denmark

Addit'l. name(s) & address(es) attached ☐ Yes ☒ No

12-31-01

4. Application number(s) or patent number(s):

If this document is being filed together with a new application, the execution date of the application is:

A. Patent Application No.(s)

B. Patent No.(s)

5,302,332

Additional numbers attached? ☐ Yes ☒ No.

5. Name and address of party to whom correspondence concerning document should be mailed:

Burton A. Amernick

Connolly Bove Lodge & Hutz

Suite 800

1990 M Street, N.W.

Washington, D.C. 20036-3425

6. Total Number of applications and patents involved [1]

7. Total fee (37 C.F.R. 3.41) ... \$40.00

☐ Enclosed☒ Authorized to be charged to Deposit Account No. 22-0185☒ Charge deficiencies/credit overpayments to Deposit Account 22-0185

8. Deposit Account No. 22-0185

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9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Burton A. Amernick (24,852)

Date: 12-27-01

Total number of pages including cover sheet: [6]

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PATENT
REEL: 012418 FRAME: 0090

ASSIGNMENT

WHEREAS, TRITEX, LLC, of Virginia, USA, a corporation of USA, whose post office address is 60 Corporate Lane, Independence, Va 24348, is the sole and exclusive owner of U.S. Patent Serial Number 5,302,332, issued on 12 April 1994;

AND WHEREAS, ROCKWOOL INTERNATIONAL A/S, of Hedehusene, Denmark, a corporation of Denmark, whose post office address is Hovedgaden 584, 2640 Hedehusene, Denmark, has been desirous of acquiring in and for the United States, the entire right, title and interest in, to and under the patent rights;

NOW, THEREFORE, TO ALL WHOM IT MAY CONCERN, be it known that for and in consideration of the sum of Ten Dollars (\$10.00) to it in hand paid by the said ROCKWOOL INTERNATIONAL A/S, and other good and valuable consideration, the receipt of which is hereby acknowledged, the said TRITEX, LLC has sold, assigned and transferred, and does hereby sell, assign and transfer unto the said ROCKWOOL INTERNATIONAL A/S the entire right, title and interest in and to the said invention in and for the United States, and Letters Patent of the United States, the same to be held and enjoyed by the said ROCKWOOL INTERNATIONAL A/S, its successors, assigns, and legal representatives, to the full end of the term for which the Letters Patent has been granted as fully and entirely as the same would have been held and enjoyed by us if this assignment and sale had not been made; and we hereby request the Commissioner of Patents to record the Letters Patent in the name of ROCKWOOL INTERNATIONAL A/S in accordance with this assignment.

IN TESTIMONY WHEREOF, TRITEX, LLC has caused these presents to be signed by its officer thereunto duly authorized

TRITEX, LLC



W. Alexander M. Allister III

DATE

19.11.01



This information is to confirm that as stated by the partial purchase agreement attached (Attachment 1) herein, Roctex, LLC purchased all material and immaterial assets of Roctex Oy Ab on December 7, 1998 from Partek Insulation AB (Attachment 2) and that Roctex, LLC is now under the name of Tritex, LLC. At the time of this purchase the attached patent family (Section D, Attachment 3) was also included and is now owned by Tritex, LLC. Therefore, Tritex, LLC as a sole owner now holds the patent for these products.

The above stated information is believed to be true and accurate to the best of my ability.

Confirmed this 14th day of November 2001 in Grayson County, Virginia.

Sherry L. Cornett
Notary Signature

2-28-2005
Commission Expires

THIS AGREEMENT by and between Roctex, L.L.C., a Virginia limited liability company ("Buyer") having an office at 173 Rainbow Circle, Independence, Virginia, 24348 U.S.A. and Roctex Oy Ab ("Roctex"), having an office at _____, Parainen, Finland _____, (the "Agreement") is made effective as of the 4th day of December, 1998.

In consideration of the mutual covenants and conditions contained herein and other good and valuable consideration, the receipt and sufficiency of all of which is hereby acknowledged, the parties hereto agree as follows:

1. **SALE AND PURCHASE OF ASSETS**

Buyer shall purchase from Roctex the acquired assets owned by Roctex specified as the product machines and equipment, thereto related additional equipment, spare parts, the "Roctex" name and all variations thereof, Roctex trademarks, copyrights, patents and patent applications, technical and commercial documentation, as has been specified in the enclosed Appendix 1 ("Assets").

2. **PURCHASE PRICE**

The purchase price to be paid by Buyer to Roctex for the Assets shall be FIM _____. The purchase price shall be payable at the date the machinery and equipment is dismantled and crated for shipment, however, not later than four months from the date of this Agreement ("Closing"). Such date may be extended in the event of a delay caused by an occurrence beyond the reasonable control of Buyer and which by the exercise of reasonable diligence could not have been permitted.

For the period from the commencement of dismantling to the payment of the purchase price Buyer shall provide Roctex with a bank guarantee which covers the purchase price.

Buyer shall be liable for the dismantling costs of the Assets, whereas Roctex shall carry the costs of refurbishing its plant facilities.

Roctex shall carry the risk of loss and the cost for insurance coverage for the machines and equipment to the date of shipment.

Buyer shall be liable for the costs related to the transfer of the patents and patent applications.

3. **RAW MATERIAL SALES**

Roctex ensures that Partek Paroc Oy Ab undertakes to sell to Buyer for the purpose of manufacturing products only, and not for resale, mineral wool fiber equivalent to the quality which has been currently used by Roctex including the new fiber content for the price of FIM 250/kg "ex-

IN WITNESS WHEREOF, the parties hereto, through their duly authorized agents, have caused this Agreement as of the date set forth below.

ROCTEX OY AB

ROCTEX, L.L.C.

By: Peder Brice
Its: Chairman

Date: Dec 28, 1998

By: [Signature]
Its: President

Date: 12/7/98

By: [Signature]
Its: Director

Date: 12/15/98

PARTEK INSULATION AB

By: Peder Brice
Its: PRESIDENT

Date: Dec 28, 1998

(3)

B: "Flexible base web for a construction covering" (Finnish applications 890109 and 892751)

- Finnish patent 85032
- Finnish patent 88937
- Finnish patent application 910540
- Czech patent application PV 2774-90
- Slovenian patent application PV 2774-90
- European patent 0 429 596
 - valid in the following countries:
 - Germany (National NR DE 690 25 861 T2)
 - Denmark
 - France
 - Holland
 - Sweden
- Norwegian patent 301084
- Russian patent 209 5251
- American patent 5,458,960
- Canadian patent application 2,033,972
- Japanese patent application 2-507968
- South Korean patent 168677
- Australian patent 635033

C: "Method and apparatus for manufacturing a mat-like product containing different fibres" (Finnish application 920986)

- Finnish patent 95156
- Japanese patent application 5-46602

D: "Method for manufacturing a mat-like product containing mineral fibres and a binding agent" (Finnish application 921011)

- Finnish patent 95154
- European patent 0 569 392
 - valid in the following countries:
 - Germany (National NR DE 693 02 744 T2)
 - Great Britain
 - Spain (National NR ES 2087674 T3)
 - France
 - Italy (National NR 26835 BE/96)
 - Sweden
 - Denmark
 - Holland
- Japanese patent application 5-47820
- American patent 5,302,332