Docket No. 2001/089ART	ORM COVER SHEET
PATEN	IS ONLY
To the Honorable Commissioner of Patent and Trademarks: Please	record the attached original documents or copy thereof.
Name of conveying party:	2. Name and address of receiving party:
ARTEVA North America S.À R.L. Additional name(s) of conveying party(ies) attached? () Yes (X) No	INVISTA North America S.À R.L. 4501 Charlotte Park Drive
3. Nature of conveyance: () Assignment () Merger () Security Agreement () Change of Name (X) Other (Corrective Assignment) correct name of previously recorded assignee on Reel/Frame No.013501/0682; Recorded 11/15/02 Execution Date(s): 11/04/2002 4. Application number:	Charlotte, North Carolina 28217-1979
A. Patent Application Nos.: 10/295,933 A. Patent Application Nos.: 10/295,933 Additional numbers attached? () Yes () No	
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and parents involved:
INVISTA North America S.À R.L. 4501 Charlotte Park Drive	
Charlotte, North Carolina 28217-1979	
Aftention: Geoffrey R. Scantlebury	7. Total fee (37 CFR 3.41) () Enclosed (X) Authorized to be charged to deposit account
	8. Deposit account number: 031165
9. Statement and signature. To the best of my knowledge and belief, the foregoing information is tru document. Gregory N. Clements Name of Person Signing Total number of pages including cover sheet, attachments, and document:	e and correct and any attached copy is a true copy of the original
Mail documents to be recorded with required cover sheet information to: Commissioner of Patents : P.O. Box 14 Alexandria, VA 22	50

PORM PTO-1595 RECORDATION F		SHEET	U.S. DEPARTMENT OF COMMERC Patent and Trademark Office
CMS No. 0651-0011 (exp. 4/94) PATENT	rs only		ENCLUS ONE TEMPORITY PARTY
To the Honorable Compications of Division in the Honorable Compication in the Honorable Compi			Docket 01/089ART
To the Ronorable Commissioner of Patents and Trademarks:	Please record the a	tached original docu	ments or copy thereof.
Water of conveying party(ies): Uwe Bayer	ľ		iving party(ies):
Jurgen Popp Thomas Wehrmeister	Arteva To	echnologies s.a.	r.1.
Additional name(s) of conveying party(ies) attached? _ Yes X No	Talstras:	se 80 ich, Switzerland	
3. Nature of conveyance:			
X Assignment Merger			
Security Agreement Change of Name			
Other			•
Execution Date: 11/4/02	Additional name	e(s) & address(es) accad	hed? Yae w No
4. Application number(s) or patent number(s):			
If this document is being filed together wit application is:	h a new applica	tion, the execut	ion date of the
A. Patent Application No.(s)	B. Paten	t No (s)	
Additional numbers attac	hed? Yes <u>x</u>	No	
 Name and address of party to whom correspondence concerning document should be mailed; 	6. Total numb involved:	per of application	ons and patents
DOUGHERTY, CLEMENTS & HOFER	7- Total fee (:	37 CFR 3.41) <u>\$</u>	40.00
6230 Fairview Road, Suite 400 Charlotte, North Carolina 28201	V 91	9	
Attn: Gregory N: Clements	X Enclose		
			to deposit account
·	8. Deposit ac	count number:	
		•	
	(Attach duplicate	copy of this page if pa	ying by deposit account)
DO NOT USE		,	
Statement and signature.			
To the hest of my knowledge and belief, the fany attached copy is a true copy of the true	oregoing inform	ation is true an	d correct and
any attached copy is a true copy of the original document.			
REGORY N. CLEMENTS Name of Person Signing Signature November 15, 2002			
Date Date			
Total number of pages including cover sheet, Attachments, and documents: 3			

US-Assignment

ASSIGNMENT

For good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each undersigned inventor has sold and assigned, and by these presents hereby sells and assigns, unto

Arteva Technologies S.à.r.i. Talstrasse 80 8001 Zurich Switzerland

(hereinafter ASSIGNEE) all right, title and interest for the United States, its territories and possessions in and to this invention relating to

Thermally stable, antimony-free polyester, process for its preparation and its use

as set forth in this United States Patent Application

⊠ executed concurrently herewith	L .	
□ executed on		
□ Serial No	filed	

in and to said United States Patent Application including any and all divisions or continuations thereof and in and to any and all Letters Patent of the United States which may issue on any such application or for said invention, including any and all reissues or extensions thereof, to be held and enjoyed by said ASSIGNEE, its successors, legal representatives or assigns to the full end of the term or terms for which any and all such Letters Patent may be granted as fully and entirely as would have been held and enjoyed by the undersigned had this Assignment not been made;

Each of the undersigned hereby authorises and requests the Commissioner of Patents and Trademarks to issue any and all such Letters Patent to said ASSIGNEE, its successors or assigns in accordance herewith;

Each of the undersigned warrants and convenants that he/she has the full and unencumbered right to sell and assign the interests herein sold and assigned and that he/she has not executed and will not execute any document or instrument in conflict herewith;

Each of the undersigned further convenants and agrees he/she will communicate to said ASSIGNEE, its successors, legal representatives or assigns all information known to him/her relating to said invention or patent application and that he/she will execute and deliver any papers; make all rightful oaths, testify in any legal proceedings and perform all other lawful acts deemed necessary or desirable by said ASSIGNEE, its successors, legal representatives or assigns to perfect title to said invention, to said application including divisions and continuations thereof and to any and all Letters Patent which may be granted therefor or thereon, including reissues or extensions, in said ASSIGNEE, its successors or assigns, or to assist said ASSIGNEE, its successors, legal representatives or assigns in obtaining, reissuing or enforcing Letters Patent of the United States for said invention;

US-Assignment

Each of the undersigned hereby grants the firm of Dougherty, Clements & Hofer the power to insert in this Assignment any further identification which may be necessary or desirable to comply with the rules of the U.S. Patent and Trademark Office for recordation of this Assignment.

Signed this November 4, 2002

NAMES AND SIGNATURES OF INVENTORS:

Uwe BAYER

POPP

Thomas WEHRMEISTER

NAMES AND SIGNATURES OF WITNESSES:

Ulrike Isho

Dorothee Grossart

704-586-7548



INVISTA Technologies \$.à r.i. 23, Val Fleuri L-1526 Luxembourg

35-24 5907 8335 Tel www.iNViSTA.com

March 17, 2005

To Whom It May Concern:

The letter is to acknowledge that a clerical error was made with respect to the filing of U.S. Patent Application Number 10295933, subsequently issued as U.S. Patent 6,841,604 (collectively, the "Subject Patent"). The application for the Subject Patent incorrectly identified Arteva Technologies S.à r.l., now known as INVISTA Technologies S.à r.l., as the initial assignee of rights in the subject invention. Pursuant to the terms of an agreement between the assignors and Arteva North America S.à r.l., Arteva North America S.à r.l., now known as INVISTA North America S.à r.l., was the intended and actual assignee of such rights.

Consequently, INVISTA Technologies S.à r.l. (f/k/a Arteva Technologies S.à r.l.) is filing this assignment of all of its interests in and to the Subject Patent to INVISTA North America S.à r.l. (f/k/a Arteva North America S.à r.l.) effective as of the date of the original application as recorded by the U.S. Patent and Trademark Office.

Regards,

INVISTA TECHNOLOGIES S.À.R.L.

Jay Voncannon, Manager

ACKNOWLEDGEMENT

INVISTA North America S.à r.l. (f/k/a Arteva North America S.à r.l.) acknowledges the foregoing statements and its ownership of the Subject Patent. We hereby acknowledge and confirm that JPMorgan's security interest in the Subject Patent, previously valid against Arteva Technologies S.à r.l., is valid against INVISTA North America S.à r.l. (f/k/a Arteva North America S.à r.l.).

INVISTA NORTH AMERICA S.A R.L.