Form PTO-1595 (Rev. 06/04) OMB No. 0651-0027 (exp. 6/30/2005)	United States Patent and Trademark Uttice
To the Director of the U.S. Patents and 10288278	ET ET
Name of conveying party(ies)/Execution Date(s):	2. Name and address of receiving party(ies)
Ceca S.A.	Name: Schenectady International, Inc.
	Name: Schenectady International, Inc.
Execution Date(s) <u>4/20/2004</u> Additional name of conveying party(ies) attached? ☐ Yes ☒ No	HADEMARY
3. Nature of conveyance:	Street Address: 2750 Balltown Road
☐ Merger ☐ Merger	
☐ Security Agreement ☐ Change of Name	City: Schenectady
Government Interest Assignment	State: New York
☐ Executive Order 9424, Confirmatory License	Country: USA Zip: 12309
Other	Additional Name(s) & address(es) attached? ☐ Yes ☒ No
4. Application number(s) or patent number(s):	This document is being filed together with a new application.
A. Patent Application No.(s)	B. Patent No.(s) 6,342,580
	ached? Yes No
5. Name and address of party to whom correspondence concerning this document should be mailed:	6. Total number of applications and patents involved: 1
Name: Smith, Gambrell & Russell	7. Total fee (37 CFR 1.21(h) & 3.41) \$ 40
Internal Address:	☐ Authorized to be charged by credit card
	☐ Authorized to be charged to deposit account
Street Address: 1850 M Street, N.W.	⊠ Enclosed
Suite 800	☐ None required (government interest not affecting title)
City: Washington	8. Payment Information
5°ate; DC Zip: 20036	a. Credit Card Last 4 Numbers
Pinone Number : (202) 263-4300	Expiration Date
Fax Number: (202) 263-4329	b. Deposit Account Number 02-4300
Email Address:	Authorized User Name
9. Signature :	MINOY
Signature Frederick F. Calvetti	Total number of pages including cover sheet, attachments, and documents
Name of Person Signing Documents to be recorded (including cover s	sheet) should be faxed to (703) 306-5995, or mailed to:
Mail Stop Assignment Recordation Services, Direct 16/2004 ECDOPER 00000223 6342580 C:8021 40.00 OP	or of the USPTO, P.O.Box 1450, Alexandria, V.A. 22313-1450

CECA S.A. (Seller)

and

SCHENECTADY INTERNATIONAL, INC. (Buyer)

INTELLECTUAL PROPERTY RIGHTS TRANSFER AGREEMENT

April 20, 2004

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INTELLECTUAL PROPERTY RIGHTS TRANSFER AGREEMENT

This Agreement is entered into as of April, 20, 2004, BY AND BETWEEN:

1. Schenectady International, Inc., a U.S. company incorporated under the laws of the State of New York, United States of America, having a place of business located at 2750 Balltown Road, Schenectady, New York 12309, United States of America, represented by Mr. Emmanuel Hess, duly authorized by virtue of a power of attorney attached hereto as Schedule 0.1.

(hereinafter referred to as "SII"),

on the one part,

AND

2. CECA SA, a société anonyme with a capital of EUR 8,359,400, incorporated under the laws of France, registered under number 775 728 025 RCS Nanterre, having its registered offices located at 4-8 Cours Michelet, 92800, Puteaux, France, duly represented by Mr. Christophe de Saint-Louvent, its Directeur général,

(hereinafter referred to as "CECA"),

on the other part,

(SII and CECA are hereinafter referred to individually as a "Party" or collectively as the "Parties").

WHEREAS:

- A. CECA is the owner of a business ("fonds de commerce") which consists of marketing and selling the Products to its customers, i.e., customers to whom CECA sells, or has sold within the last three (3) years, Products (hereinafter the "CECA Business").
- B. CECA owns certain intellectual property rights and intangible assets and titles which it uses in conducting the Business, more fully defined in Article 1 below (the "IP Rights").
- C. SII manufactures and markets resole and novolak products in the United States and various countries worldwide.
- D. SII wishes to buy, and CECA wishes to sell, the IP Rights, on the terms and conditions set out below.

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Article 1 - Definitions

- 1.1 In this Agreement, the following terms shall have the following meanings:
 - 1.1.1 "ABQ" means Atofina Brasil Quimica LTDA, a Brazilian company incorporated under the laws of Brazil, having its registered office located at Av. Ibirapuera, 2033-04029-901, São Paulo SP Brasil, being a licensee of CECA for part of the Know-How.
 - 1.1.2 "Affiliate" means with respect to a specified Person, any Person that directly or indirectly controls or is controlled by, or is under common control with, such specified Person. As used in this definition, the term "control" means the direct or indirect ownership of (i) fifty percent (50%) or more of the shares in the capital or (ii) forty percent (40%) or more of the voting rights by or in such Person, as the case may be.
 - 1.1.3 "Agreement" means this IP Rights Transfer Agreement, together with its Schedules which form an integral part hereof.
 - 1.1.4 "Business Day" means any other day than a Saturday, a Sunday or any day on which banks in France and in the United States are closed for business.
 - 1.1.5 "Closing" means the event, or series of events, which must occur to complete the transactions contemplated by this Agreement.
 - 1.1.6 "Closing Date" means the date on which the Closing is completed, i.e., a date within ten (10) Business Days after the date on which Buyer may evidence the approval by any and all relevant antitrust filing authorities (or, where required by applicable law, any other government authorities) of the contemplated transaction or may evidence that any waiting period provided for or required in this connection shall have expired, except in the case of waiver by Buyer.
 - 1.1.7 "IP Rights" means all intellectual property used in conducting the CECA Business, including without limitation, Know-How, together with their physical support, such as paper or electronic documents, and all property rights in and to any Trademarks and/or patents, applied by or for CECA (not comprising the trademark "CECAMID"), all as listed in Schedule 1.1.7.
 - 1.1.8 "Know-How" means knowledge and records of CECA, whether held directly by it or by ABQ, as at the date hereof, used in connection with, in each case, the CECA Business and/or the Products in the conduct of the CECA Business, including without limitation (in each case), applications, formulations and recipes, specifications, testing, analytical data, material safety data sheets, techniques, inventions, discoveries, improvements, methods, designs, grades and processes, in each case howsoever stored and/or recorded. Know-How includes also the information relating to the same which is not written down, as shall be provided by CECA's and, if any, ABQ's key personnel as further detailed in Article 3.2.

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- 1.1.9 "Person" means any individual, corporation, association, partnership (general or limited), joint venture, trust, estate, limited liability company, or other legal entity or organization.
- 1.1.10 "Product" or "Products" means any or all of the phenolic resin products as defined in the second edition of the book titled "Phenolic Resins" written by A. Gardziella, L.A. Pilato and A. Knop, edited by Springer, and paper additives, i.e., for the purposes of this Agreement, resins based on polyamide epichlorydrine or urea/formaldehyde, melamine/ formaldehyde, phenol/formaldehyde copolymers used for wet strength improvement additives in paper industry or as binder for mineral materials.
- 1.1.11 "Trademarks" means "Ribetak®" and/or "Ribenol®" which are both included in the IP Rights as transferred hereby and as further described in <u>Schedule</u> 1.1.11.
- 1.2 In this Agreement, as the context requires and unless expressly stated otherwise, the singular shall include the plural and vice versa and any gender-specific terms shall include the other gender.
- 1.3 Headings are included in this Agreement for convenience of reference only.

Article 2 - Sale and purchase of the IP Rights

- 2.1 Effective as of the Closing Date, CECA hereby sells to SII, and SII hereby buys from CECA free of all charges, encumbrances and liens, the IP Rights.
- 2.2 On the Closing Date the Parties shall execute any additional conveyance documents required to implement the transfer of the IP Rights and to take any other steps that are necessary or reasonably beneficial in connection therewith.

Article 3 - Price and delivery of the IP Rights

3.1 At Closing, SII shall pay to CECA for the purchase of the IP Rights the total purchase price of six million three hundred thousand euros (EUR 6,300,000), by wire transfer on the following account:

Name of account: CECA S.A.

Name of bank: BNP PARIBAS - 30004 - 01328

Account number: 00010650993

Sort code: 04

IBAN: FR76 3000 4013 2800 0106 5099 304

3.2 At Closing, CECA shall deliver to SII such of the IP Rights that are deliverable by hand. CECA hereby undertakes to set up within three (3) months of the Closing Date interviews between certain individuals of CECA (or its Affiliates) as listed in Schedule 3.2 and representatives of SII in order to communicate orally any Know-How which

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would not be written down. These interviews will be summarized in minutes that the Parties shall prepare jointly in a form agreeable to both of them.

For the same purpose as hereinabove, CECA commits on behalf of ABQ ("porte-fort") to set up within the same time period as above mentioned, interviews between employees of ABQ, as listed in <u>Schedule 3.2</u>, and representatives of SII, if needed.

Article 4 - Costs and expenses

Any and all taxes, levies, registration duties, fees and expenses of any kind accrued and incurred pursuant to or as the result of this Agreement and its implementation (except for any tax based on CECA's revenue or capital gains arising out of the transaction contemplated by this Agreement) and, as the case may be, registration, shall be borne solely and entirely by SII without any charge to CECA.

Article 5 - Covenants

- 5.1 For a period of nine (9) months from the Closing Date, CECA covenants that it shall disclose to SII all facts and circumstances relating to the IP Rights that may have a material impact on the benefit SII can reasonably expect to enjoy from the IP Rights and for as long as it has knowledge of any such facts or circumstances.
- 5.2 In consideration for SII agreeing to buy the IP Rights, CECA covenants that it will not, without the prior written consent of SII, whether directly or indirectly and whether alone or in conjunction with, or on behalf of, any other Person and whether as principal, shareholder, director, employee, agent, consultant, partner or otherwise, at any time after the date hereof, disclose or cause unauthorised disclosure to any Person (except to those as authorised by SII in writing in advance) of, any information relating to or comprised in the IP Rights which shall be treated as confidential information (the "Confidential Information").
- 5.3 Notwithstanding the foregoing, the Parties agree that the following information shall not be treated as Confidential Information pursuant to Article 5.2:
 - a) Confidential Information which was already in the possession of the receiving Party prior to its communication by the other;
 - b) Confidential Information which, after the effective date of this Agreement, is communicated to one of the Parties, by a third party having the right to do so;
 - c) Confidential Information which becomes public knowledge without violation of this Agreement by either Party;
 - d) Confidential Information which must be communicated by law or judgement.

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Article 6 - Parties' undertakings

The Buyer shall provide Seller with the French translation of this Agreement in sufficient time for Seller to review and comment on such translation and for corrections to be made prior to the mandatory filing deadline.

After the Closing Date, each Party shall sign such documents, take such actions and do such other things as the other Party reasonably requires for the purposes of implementing and completing the transfer of the IP Rights contemplated in this Agreement.

In particular, SII shall, at its sole cost and expense, take all necessary steps and formalities to register and/or publish the IP Rights as its property with all relevant authorities, administrations or institutions.

Article 7 - Complete Agreement - Severability - Waivers

- 7.1 This Agreement contains the entire agreement between the Parties in connection with the transactions contemplated by this Agreement. This Agreement supersedes any and all agreements, understandings and arrangements between the Parties in connection with the specific object of the present Agreement.
- 7.2 If any provision of this Agreement or any part of any such provision is, or is found by any court or authority of competent jurisdiction to be, invalid or unenforceable, such invalidity or unenforceability shall not invalidate or make unenforceable any other provision of this Agreement. In addition, if any provision or part thereof is found to be invalid or unenforceable, then the Parties shall seek to agree to an amendment to this Agreement which brings the effect of this Agreement as closely as possible to the effect which would have been achieved but for such invalidity or unenforceability.
- 7.3 No failure by a Party to exercise, and no delay or forbearance in exercising, any right or remedy in connection with any provision of this Agreement shall operate as a waiver of such right or remedy and any express waiver shall be construed strictly according to its terms and in the case of ambiguity, in favor of the Party giving it.

Article 8 - Miscellaneous

- 8.1 Unless otherwise expressly provided to the contrary elsewhere in this Agreement, each Party shall pay its own costs incurred in connection, directly or indirectly, with the negotiation and completion of this Agreement.
- 8.2 This Agreement shall be executed in seventeen (17) originals, each Party keeping one original and fifteen (15) originals being for registration purposes.
- 8.3 This Agreement has been concluded in an English version. Should a translation into French be necessary for registration and/or publication purposes, SII shall solely bear the translation costs. In case of contradiction between these two versions, the English version shall prevail.

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Article 9 - Confidentiality - Communications - Notices

To be valid, any notice, request, demand and other communication required or permitted to be given under this Agreement shall be made to the following addresses:

For SII

Schenectady International, Inc.

2750 Balltown Road

Schenectady, New York 12309

United States of America

Attention: Mr. Charles G. Griswold, Jr., President and Chief Operating Officer

Email: chuck.griswold@siigroup.com

Telephone: (1) (518) 370-4200

Fax: (1) (518) 347-6104

For CECA

CECA SA

Immeuble Iris

La Défense 2

92062 Paris La Défense Cedex, France Attention: Monsieur le Directeur général Email: christophe.de-saint-louvent@ceca.fr

Telephone: 33 (0)1 47 96 90 01

Fax: 33 (0)1 47 96 94 63

Or to any other address notified by the Parties in accordance with this Article.

Notices shall be validly made by any of the following means: (i) by delivery by hand in return for a receipt, (ii) by registered letter with return receipt requested, (iii) by envelope sent by Chronopost, FedEx, DHL, TNT, UPS or any other equivalent service, (iv) by fax followed by confirmation sent within the following two (2) Business Days by one of the three means indicated above.

These notices shall be deemed to have been made: (i) when delivered by hand, on the date indicated on the receipt, (ii) when sent by registered letter with return receipt requested, on the date indicated on the return receipt or, failing receipt, on the date of first presentation, (iii) when sent by envelope by Chronopost, FedEx, DHL, TNT, UPS or any other equivalent service, on the date indicated on the forwarding form or the airway bill by the service concerned, (iv) when transmitted by fax, on the date of the fax notice of transmission.

All notices must be made in the English language.

Article 10 - Dispute resolution

10.1 The governing law of this Agreement, including the following agreement to arbitrate, shall be the law of France.

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- 10.2 Any controversy, claim or dispute in respect of the construction of this Agreement, or arising out of, or relating in any manner to the provisions of this Agreement, or the breach thereof, shall be finally settled in the following manner:
- 10.3 Should a dispute arise between the Parties out of or in connection with this Agreement, either/any Party in question, as a prior condition to any recourse to arbitration, shall give written notice to the other Party or Parties of the existence of such dispute and its wish to resolve amicably pursuant to this Article and convene such other Party or Parties, with a ten (10) Business Day notice-period, to a conciliation meeting to be held between the Parties' CEOs, or other representatives designated by such CEOs, at the offices any Party, in order to conciliate. If the Parties have not reached amicable settlement within fifteen (15) Business Days, the Parties' CEOs, or designated representatives, shall convene at a second conciliation meeting to be held at least one (1) month but not later than thirty- (30) Business Days after the first conciliation meeting. If the Parties have not reached amicable settlement in a written agreement signed both Parties within five (5) Business Days after such second conciliation meeting, either/any Party shall be entitled to have recourse to arbitration pursuant to the terms and conditions referred to in this Article 10.

The two conciliation meetings set forth above, or, in the absence of one of the Parties attending either of such meetings, the formal convening thereof by the other Party, are mandatory prerequisites to any arbitral request by any Party. Should a Party fail to attend a conciliation meeting, the other Party in question shall give written notice of such absence and be entitled to have recourse to arbitration pursuant to the terms and conditions referred to in this Article five (5) Business Days after delivery of such notice.

10.4 Subject to the conciliation procedure above, all disputes arising out of or in connection with this Agreement shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce by three arbitrators appointed in accordance with the said Rules.

The arbitration shall take place in Paris, France.

The language of the arbitration shall be English; however, the arbitrators shall all be fluent in the French language.

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IN WITNESS WHEREOF, the Parties have caused their duly authorized representatives to execute this Agreement on the date written below:

Executed on: April 20, 2004

In: Paris

In seventeen (17) originals

By: Scheneetady International, Inc.

Name: Mr. Emmanuel Hess

Title: Proxy

By: CECA S.A

Name: Mr. Charlophe de Saint-Louvent

Title: Disectour général

Schedule 0.1

Power of Attorney for Mr. Emmanuel Hess

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Secretary's Certificate

- I, Heather M. Werd, Secretary of Schanectady International, Inc., a New York corporation (the "Corporation"), hereby certify that I am a duly elected, qualified and acting Secretary of the Corporation and that:
- 1. The Corporation has been duly incorporated and it validly existing as a corporation under the laws of the State of New York. No amendment relating to or affecting the Certificate of Incorporation of the Corporation has been made.
- 2. Under the applicable laws of the State of incorporation of the Corporation and in accordance with the by-laws of the Corporation and the resolutions (the "Resolutions") of the Board of Directors of the Corporation dated March 3, 2004, Mr. Charles Griswold, Jr., as duly appointed President and Chief Operating Officer of the Corporation, is duly entitled to represent the Corporation, acting alone, in connection with the execution of the agreements necessary to carry out and execute the transaction between the Corporation and its affiliates on one part and CECA, Bostik Findley and Atofina Brasil Quemica on the other part, with respect to the sale of the Atofina phenolic resins business, and (ii) to pass authority to whoever he may appoint to execute the same.
- 3. The Resolutions have not been rescinded, annulled or revoked and remain in full force and effect as of the date hereof, and the Resolutions are the only resolutions adopted by the Board of Directors of the Corporation or any committee thereof with respect to the matters referred to therein.

IN WITNESS WHEREOF, I set my hand this 20th day of April, 2004.

Schenectady, NY, this 20th day of April, 2004

Heather M. Ward, Secretary

ChDooumants and Semings ganevols Suranu #178125 vt . NMT Medical Sepretary's Certificate doc

STATE OF NEW YORK

COUNTY OF SCHENECTADY

On this 20th day of April, 2004 before me, a Notary Public in and for said county, personally appeared Heather M. Ward, to me known, who did depose and say that she is the Secretary of Schenectady International, Inc., the corporation described in the above Secretary's Certificate, and who signed her name thereto in my presence.

Notary Public

LISE SWITZER
Notary Public, State of New York
No. 01SW5083447
Qualified in Schenectady County
Commission Expires August 11,

SPECIAL POWER OF ATTORNEY

We, the undersigned,

SCHENECTADY INTERNATIONAL, INC., a corporation organized and existing under the laws of the State of New York, United States of America, with its principal office at 2750 Balltown Road, Schenectady, New York, 12309, United States of America ("the company")

do hereby nominate, constitute and appoint

EMMANUEL HESS

with power of substitution, to be our lawful attorney and agent in our name, place and stead to sign the Master Agreement, Trademark License Agreement and Intellectual Property Rights
Transfer Agreement between ourselves, CECA, S.A., Bostik Findley S.A. and Atofina Brasil
Quimica Ltd in relation to our acquisition of the CECA Business and to represent the company
on all issues at and surrounding the completion of the closing of such agreements and any other
necessary and related agreements and, generally for effecting the purposes aforesaid, to do or
cause to be done whatsoever shall be requisite, as fully and effectually, for all intents and
purposes, as we might or could do if personally present and acting herein – hereby ratifying,
allowing and confirming and promising and agreeing to ratify, allow and confirm all and
whatsoever our said attorney and agent shall lawfully do, or cause to be done, by virtue of these
presents. This Special Power of Attorney is in effect until the end of the day May 15, 2004.

• Signed in Schenectady, New York on this 19th day of April 2004, in the presence of the undersigned witness.

AS WITNESS:

Charles G. Griswold, Jr.

President and Chief Operating Officer for

Schenectady International, Inc.

who warrants that he is duly authorized hereto

PATENT REEL: 015980 FRAME: 0015

.... . . .

Schedule 1.1.7

IP Rights

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I.P Rights - Patent Files

Thèmes	N° Dossier	Dépôt	Couverture	Statut
Nouveau Procédé pour augmenter REH papier	AM 0689	09/06/93 FR 93 06904	EP 11 Pays + PL	Abandon
PAE sans DCP par percolation sur Charbon Actif	AM 0906	11/07/95 FR 95 08359	EP 8 Pays + US, NO	Valide
PAE pour tea-bags par percolation sur Charbon Actif	AM 1524	03/09/99 FR 99 11078	EP (en cours examen)	Abandon
Procédé d'obtention de PAE traitée soude/carbonate	AM 1952	26/05/03 FR 03 06314		En cours d'examen

I.P Rights - Patent Files

Thèmes	N° Dossier	Dépôt	Couverture	Statut
Novolaques Phénol/diène pour Vulcanisation	AM 1004	29/03/96 FR 93 06904	EP 11 Pays + CA	Valide
Ribenol A	AM 1663	08/09/00 FR 95 08359	EP11 Pays + CA	Procédure d'examen
Résine Novolaque à faible taux d'alkylphenol libre	AM 1980	03/10/03 03 11606		Demande en cours
	-			

Schedule 1.1.7 Patents

Patents registration status

See attached tables:

Patent n° AM 0906: 2 pages Patent n° AM 1004: 2 pages Patent n° AM 1663: 1 page Patent n° AM 1952: 1 page

Abandonned patents

Patent nº AM0689

The alternative chemicals (reseau ionique, as opposed to polyamide) explored in this patent led to non repulpable products, which is redhibitory.

Patent no AM 1524

The objective to produce ultrapure PAE resins (low AOX rate) could not be achieved.

IPR TA

Application: AM 0906 Origin:

AE 1021

Product asg.:

LAURENT, DREYFUS, POULET, QUILLET

inventor(s):

PAE SANS DPC

Attorney:

TREUIL

Date: 19/04/2004

Product(s)

AM 0906-FR/NP 11/07/1995 95.08359 Priority Patents

Country	Current status	Filing	Publication	Grant	Expiration	Procedure agent	Cost centers	Opponants	Licensees
AT/EPA	Abandoned	01/07/1996 96 401453.4	12/02/1997 E201426	23/05/2001 0757999	14/05/2001	DE01	DPRF - UG A4		
BE/EPA	Granted	01/07/1996 96 401453.4	12/02/1997 0757999	23/05/2001 0757999	01/07/2016	BE01	DPRF - UG A4		
CA/NP	Abandoned	10/07/1996 2180971			04/03/2003	CA01	DPRF - UG A4		
CH/EPA	Granted	01/07/1996 96 401453.4	12/02/1997 0757999	23/05/2001 0757999	01/07/2016	СН01	DPRF - UG A4		
DE/EPA	Granted	01/07/1996 96 401453,4	12/02/1997 0757999	23/05/2001 P 69612920.5-08	01/07/2016	DE04	DPRF - UG A4		
EP/EPA	Granted	01/07/1996 96 401453.4	12/02/1997 0757999	23/05/2001 0757999	01/07/2016	DE01	DPRF - UG A4		
FI/EPA	Abandoned	01/07/1996 96 401453.4	12/02/1997 0757999	23/05/2001 0757999	14/05/2001	DE01	DPRF - UG A4		
FR/EPA	FR/EPA Granted	01/07/1996 96 401453.4	12/02/1997 0757999	23/05/2001 0757999	01/07/2016	DE01	DPRF - UG A4		
FRNP	Granted	11/07/1995 95.08359	17/01/1997 2736644	14/08/1997 95.08359	11/07/2015	FR01	DPRF - UG A4		
GB/EPA	Granted	01/07/1996 96 401453.4	12/02/1997 0757999	23/05/2001 0757999	01/07/2016	GB16	DPRF - UG A4		
IT/EPA	Granted	01/07/1996 96 401453.4	12/02/1997 0757999	23/05/2001 0757999	01/07/2016	IT02	DPRF - UG A4		
dN/df	Abandoned	11/07/1996 201194/9 6	04/02/1997 31192/97		04/03/2003	JP02	DPRF - UG A4		
NL/EPA	Granted	01/07/1996 96 401453.4	12/02/1997 0757999	23/05/2001 0757999	01/07/2016	NL02	DPRF - UG A4		
NO/NP	Granted	08/07/1996 96.2869		21/01/2002 311764	08/07/2016	NO02	DPRF - UG A4	·	
PT/EPA	Abandoned	01/07/1996 96 401453.4	12/02/1997 0757999	23/05/2001 0757999	14/05/2001	DE01	DPRF - UG A4		

Application: AM 0906 Origin:

PAE SANS DPC

AE 1021

Product asg.:

LAURENT, DREYFUS, POULET, QUILLET

Inventor(s):

Attorney:

TREUIL

Date: 19/04/2004

Page: 2

Product(s)

AM 0906-FR/NP 11/07/1995 95.08359 Priority Patents

Country	Country Current status	Filing	Publication	Grant	Expiration	Procedure			
i i						agent	cost centers	Opponants Licensees	Licensees
SE/EPA	SE/EPA Granted	01/07/1996 96 401453.4	12/02/1997 0757999	23/05/2001	01/07/2016	1	DPRF - UG A4		
H40/01		000000000000000000000000000000000000000		500 10 10					
US/CIVI Granted	Granted	02/02/2000 495928		29/01/2002	11/07/2016 US46		DPRF - UG A4		
		27000		0347580					
US/NP	US/NP Abandoned	11/07/1996			, 00,000,44	T			
		678350			14/08/1394 US46		DPRF - UG A4		

Application: AM 1004 Origin:

Product asg.:

MOREL-FOURRIER, DREYFUS, BEKHIEKH

Inventor(s):

TREUIL

Date: 19/04/2004

Page: 3

Attorney: Product(s) NOVOLAQUES PHENOL/DIENE POUR VULCANISATION AE 1551

AM 1004-FR/NP 29/03/1996 96.03971 Priority Patents

Country	Current status	Filing	Publication	Grant	Expiration	Procedure agent	Cost centers	Opponants	Licensees
AT/EPA	Granted	14/03/1997 97 400570.4	01/10/1997 0798324	14/05/2003 0798324	14/03/2017	DE04	DPRF - UG A8		
AU/NP	Granted	27/03/1997 16625/97		13/12/2001 737822	27/03/2017	AU01	DPRF - UG A8		
BE/EPA	Granted	14/03/1997 97 400570.4	01/10/1997 0798324	14/05/2003 0798324	14/03/2017	GB16	DPRF - UG A8		
CA/NP	Granted	27/03/1997 2 2 01389		08/01/2002 2201389	27/03/2017	CA01	DPRF - UG A8		
CH/EPA Granted		14/03/1997 97 400570.4	01/10/1997 0798324	14/05/2003 0798324	14/03/2017	GB16	DPRF - UG A8		
DE/EPA	Granted	14/03/1997 97 400570.4	01/10/1997 0798324	14/05/2003 P 69721882.1-08	14/03/2017	DE04	DPRF - UG A8		
DK/EPA	Granted	14/03/1997 97 400570.4	01/10/1997 0798324	14/05/2003 0798324	14/03/2017	GB16	OPRF - UG A8		
EP/EPA	Granted	14/03/1997 97 400570.4	01/10/1997 0798324	14/05/2003 0798324	14/03/2017	DE01	DPRF - UG A8		
ES/EPA	Granted	14/03/1997 97 400570.4	01/10/1997 0798324	14/05/2003 0798324	14/03/2017	GB16	DPRF - UG A8		
FR/EPA	Granted	14/03/1997 97 400570.4	01/10/1997 0798324	14/05/2003 0798324	14/03/2017	GB16	DPRF - UG A8		
FR/NP	Granted	29/03/1996 96.03971	03/10/1997 2746803	24/04/1998 96.03971	29/03/2016	FR01	DPRF - UG A8		
GB/EPA	Granted	14/03/1997 97 400570.4	01/10/1997 0798324	14/05/2003 0798324	14/03/2017	GB01	DPRF - UG A8		
GR/EPA	Granted	14/03/1997 97 400570.4	01/10/1997 0798324	14/05/2003 0798324	14/03/2017	GB16	DPRF - UG A8		
IE/EPA	Granted	14/03/1997 97 400570.4	01/10/1997 0798324	14/05/2003 0798324	14/03/2017		DPRF - UG A8		
IT/EPA	Granted	14/03/1997 97 400570.4	01/10/1997 0798324	14/05/2003 0798324	14/03/2017	GB16	DPRF - UG A8		·

Application: AM 1004 Origin:

Product asg.:

AE 1551

MOREL-FOURRIER, DREYFUS, BEKHIEKH

inventor(s):

NOVOLAQUES PHENOL/DIENE POUR VULCANISATION

Attorney: Product(s)

TREUIL

Date: 19/04/2004

Priority Patents

AM 1004-FR/NP 29/03/1996 96.03971

Country	Current status	Filing	Publication	Grant	Expiration	Procedure agent	Cost centers	Opponants	Licensees
VIO/9L	Abandoned	21/02/2001 45048/01	26/09/2001 261793/01		06/04/2004	JP02	DPRF - UG A8		_
JP/NP	Granted	31/03/1997 96657/97	10/02/1998 36488/98	29/06/2001 3204446	31/03/2017	JP02	DPRF - UG A8		
KR/NP	Granted	21/03/1997 9899/97		08/06/1999 0217978	21/03/2017	KR01	DPRF - UG A8		
LU/EPA	Granted	14/03/1997 97 400570.4	01/10/1997 0798324	14/05/2003 0798324	14/03/2017	GB16	DPRF - UG A8		
NL/EPA	NL/EPA Granted	14/03/1997 97 400570.4	01/10/1997 0798324	14/05/2003 0798324	14/03/2017	GB16	DPRF - UG A8		
PT/EPA	PT/EPA Granted	14/03/1997 97 400570.4	01/10/1997 0798324	14/05/2003 0798324	14/03/2017	GB16	DPRF - UG A8		
SE/EPA	Granted	14/03/1997 97 400570.4	01/10/1997 0798324	14/05/2003 0798324	14/03/2017	GB16	DPRF - UG A8		
US/NP	Granted	28/03/1997 828424		24/07/2001 6265490	28/03/2017	US46	DPRF - UG A8		

Application: AM 1663 Origin:

RIBENOL A

AE 2878

Product asg.:

CERF, FOUQUAY, SILBERZAN, STUCK, TROSLARD

Inventor(s):

Attorney:

Date: 19/04/2004 Page: 5

TREUIL

Product(s)

AM 1663-FR/NP 08/09/2000 00.11471 Priority Patents

Country	Current status	Filing	Publication	Grant	Expiration	Procedure agent	Cost centers	Opponants	Licensees
EP/EPT	EP/EPT Publication	07/09/2001 01 967458.9	14/03/2002 131 578 6	·	07/09/2021	DE01	DPRF - UG A8		
FRNP	Examination request	08/09/2000 00.11471	15/03/2002 2813886		08/09/2020	FR01	DPRF - UG A8		
IN/PCT	Filing	07/09/2001 00170/DELNP/2003			07/09/2015	1N04	DPRF - UG A8		
JP/PCT Filing	Filing	07/09/2001 525253/02			07/09/2021	JP02	DPRF - UG A8		
KR/PCT	KR/PCT Publication	07/09/2001 7003441/03	26/04/2003 33051/03		07/09/2021	KR01	DPRF - UG A8		
PH/PCT Filing	Filing	07/09/2001 PCT/FR 01/02791			07/09/2021	FR01	DPRF - UG A8		
SK/PCT	SK/PCT Public inspection (publication for)	07/09/2001 PP 0285/03			07/09/2021	SK01	DPRF - UG A8		
US/PCT	US/PCT Publication	07/09/2001 10/383221	25/03/2004 2004-005 9 039		07/09/2021	US48	DPRF - UG A8		
WO/PCT	WO/PCT International examinat. [pct]	07/09/2001 PCT/FR 01/02791	14/03/2002 WO 02/20636		07/09/2021	FR01	DPRF - UG A8		

Application: AM 1952 Origin:

PAE PX 4753

Product asg.:

Inventor(s):

Country

FRVNP

SAGE, JUHUE, BREBION, GAILLEDRAT

Product(s)

Date: 19/04/2004

Page: 6

TREUIL

Attorney:

AM 1952-FR/NP 26/05/2003 03.06314 Priority Patents

4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	-							
	Filing	Publication	Grant	Expiration	Procedure	Cost centers	Opponants	Licensees
	26/06/2000				ageilt		•	
Examination request	5002/50/92			26/05/2023	FDU1	7 017 1000		
	03.06314					44 90 - LYL		

Schedule 1.1.11

Trademarks

Marque RIBENOL dans le monde au 30 avril 2004

RIBENOL	RIBENOL	RIBENOL	RIBENOL	RIBENOL	RIBENOL	RIBENOL	RIBENOL	RIBENOL	RIBENOL	RIBENOL	RIBENOL	RIBENOL	RIBENOL	Dénomination
SUEDE	SLOVAQUIE	REPUBLIQUE TCHEQUE	PROCEDURE INTERNATIONALE	PORTUGAL	POLOGNE	ITALIE	GRANDE-BRETAGNE	FRANCE	ETATS-UNIS	ESPAGNE	CHINE	BENELUX	ALLEMAGNE	Pays
02/03/1999	02/03/1999	02/03/1999	02/03/1999	02/03/1999	02/03/1999	02/03/1999	02/03/1999	30/09/1998	24/09/1999	02/03/1999	02/03/1999	02/03/1999	02/03/1999	Date dépôt
709.606	709.606	709.606	709.606	709.606	709.606	709.606	709.606	98/752.097	75/807.814	709.606	709.606	709.606	709.606	No. dépôt
02/03/1999	02/03/1999	02/03/1999	02/03/1999	05/04/2004	02/03/1999	02/03/1999	02/03/1999	30/09/1998	19/06/2001	02/03/1999	02/03/1999	02/03/1999	02/03/1999	Date enregistrement
709.606	709.606	709.606	709.606	709.606	709.606	709.606	709.606	98/752.097	2.461.055	709.606	709.606	709.606	709.606	No enregistrement
02/03/2009	02/03/2009	02/03/2009	02/03/2009	02/03/2009	02/03/2009	02/03/2009	02/03/2009	29/09/2008	19/06/2011	02/03/2009	02/03/2009	02/03/2009	02/03/2009	Prochain renouvellement
Enregistrement	Enregistrement	Enregistrement	Enregistrement	Enregistrement	Enregistrement	Enregistrement	Enregistrement	Enregistrement	Enregistrement	Enregistrement	Enregistrement	Enregistrement	Enregistrement	Procédure en cours
	1	1	1	1	1	1	-1	1	1	1	1	-1	1	Classes
CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	Proprietaire
CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	CECA S.A.	Titulaire

Marque RIBETAK dans le monde au 30 avril 2004

1			00/05/2007	P-197.649	09/05/1997	3.702/96	19/03/1996	VENEZUELA	RIRETAK
CECA S.A		Enregistrement	31/05/2006	655.836	31/05/1996	655.836	31/05/1996	UKRAINE	RIBETAK
CECA S.A.		Enregistrement	31/05/2006	655.836	28/11/2000	655.836	28/11/2000	TURQUIE	RIBETAK
CECA S.A.		Enregistrement	25/03/2006	55.282	26/03/1996	305.089	26/03/1996	THAILANDE	RIBETAK
CECA S.A.	1	Enregistrement	15/02/2012	983.376	16/02/2002	89/69.310	30/11/2000	TAIWAN	RIBETAK
CECA S.A.		Enregistrement	31/05/2006	655.836	28/11/2000	655.836	28/11/2000	SUEDE	RIBETAK
CECA S.A.	1	Enregistrement	31/05/2006	655.836	31/05/1996	655.836	31/05/1996	SLOVENIE	RIBETAK
CECA S.A.	1	Enregistrement	31/05/2006	655.836	31/05/1996	655.836	31/05/1996	SLOVAQUIE	RIBETAK
CECA S.A.	1	Enregistrement	31/05/2006	655.836	25/03/2002	655.836	28/11/2000	SINGAPOUR	RIBETAK
CECA S.A.	_	Enregistrement	31/05/2006	655.836	31/05/1996	655.836	31/05/1996	RUSSIE (FEDERATION)	RIBETAK
CECA S.A.	-3	Enregistrement	31/05/2006	655.836	31/05/1996	655.836	31/05/1996	ROUMANIE	RIBETAK
CECA S.A.	1	Enregistrement	31/05/2006	655.836	31/05/1996	655.836	31/05/1996	REPUBLIQUE TCHEQUE	RIBETAK
CECA S.A.	1	Enregistrement	31/05/2006	655.836	31/05/1996	655.836	31/05/1996	PROCEDURE INTERNATIONALE	RIBETAK
CECA S.A.		Enregistrement	31/05/2006	655.836	31/05/1996	655.836	31/05/1996	PORTUGAL	RIBETAK
CECA S.A.	1	Enregistrement	31/05/2006	655.836	31/05/1996	655.836	31/05/1996	POLOGNE	RIBETAK
CECA S.A.	_	Enregistrement	12/03/2018	134.714	12/03/1996	134.714	12/03/1996	PAKISTAN	RIBETAK
CECA S.A.	1	Enregistrement	28/02/2006	519.756	29/02/1996	255.807	29/02/1996	MEXIQUE	RIBETAK
CECA S.A.	1	Enregistrement	31/05/2006	655.836	28/11/2000	655.836	28/11/2000	MAROC	RIBETAK
CECA S.A.	1	Enregistrement	31/05/2006	655.836	31/05/1996	655.836	31/05/1996	ITALIE	RIBETAK
CECA S.A.	1	Enregistrement	28/03/2006	376.213	28/03/1996	96/5.746	28/03/1996	INDONESIE	RIBETAK
CECA S.A.	1	Enregistrement	31/05/2006	655.836	31/05/1996	655.836	31/05/1996	HONGRIE	RIBETAK
CECA S.A.		Enregistrement	22/01/2006	2.053.428	22/01/1996	2.053,428	22/01/1996	GRANDE-BRETAGNE	RIBETAK
CECA S.A.	1	Enregistrement	03/01/2006	96/604.324	04/01/1996	96/604.324	04/01/1996	FRANCE	RIBETAK
CECA S.A	1	Enregistrement	12/05/2008	2.157.628	12/05/1998	75/176.257	03/10/1996	ETATS-UNIS	RIBETAK
CECA S.A.	-	Enregistrement	31/05/2006	655,836	31/05/1996	655.836	31/05/1996	ESPAGNE	RIBETAK
CECA S.A.	24	Enregistrement	20/10/2007	378.725	20/10/1997	4.338/1996	06/02/1996	COREE DU SUD	RIBETAK
CECA S.A		Enregistrement	19/09/2006	189.441	19/09/1996	96/10.298	04/03/1996	COLOMBIE	RIBETAK
CECA S.A.	1	Enregistrement	31/05/2006	655.836	31/05/1996	655.836	31/05/1996	CHINE	RIBETAK
CECA S.A.	1	Publication				31.114	08/12/2000	BRESIL	RIBETAK
CECA S.A.		Enregistrement	31/05/2006	655.836	31/05/1996	655.836	31/05/1996	BENELUX	RIBETAK
CECA S.A.	-3	Enregistrement	31/05/2006	655.836	31/05/1996	655.836	31/05/1996	AUTRICHE	RIBETAK
CECA S.A.	1	Enregistrement	31/05/2012	1.874.167	31/05/2002	2.318.446	01/12/2000	ARGENTINE	RIBETAK
CECA S.A.		Enregistrement	31/05/2006	655.836	31/05/1996	655.836	31/05/1996	ALLEMAGNE	RIBETAK
s Propriétaire	Classes	cours	renouvellement	No enregistrement	Date enregistrement	No dépôt	Date dépôt	Pays	Dénomination

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