

**PATENT ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
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NATURE OF CONVEYANCE:	ASSIGNMENT
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CONVEYING PARTY DATA	
Name	Execution Date
Cobarr S.p.A.	07/04/2007

RECEIVING PARTY DATA	
Name:	Alcan Airex AG
Street Address:	Industrie Nord
City:	Sins
State/Country:	SWITZERLAND
Postal Code:	CH-5643

PROPERTY NUMBERS Total: 9	
Property Type	Number
Patent Number:	5422381
Patent Number:	5776994
Patent Number:	6365249
Patent Number:	6696146
Patent Number:	6472035
Patent Number:	6306921
Patent Number:	6479562
Patent Number:	6054500
Patent Number:	7182985

CORRESPONDENCE DATA	
Fax Number:	(312)236-8176
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>	
Phone:	(312) 236-8500
Email:	docket@cookalex.com
Correspondent Name:	Edward D. Manzo, Esq.
Address Line 1:	200 W. Adams Street

CH \$360.00 5422381

Address Line 2: Suite 2850  
Address Line 4: Chicago, ILLINOIS 60606

ATTORNEY DOCKET NUMBER: 0527-0252

NAME OF SUBMITTER: Mark J. Murphy

Total Attachments: 17  
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EXHIBIT 5.  
PATENTS TRANSFER AGREEMENT  
(COBARR)

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PATENTS TRANSFER AGREEMENT

This Agreement, made this 4<sup>th</sup> day of July 2007 (the "Effective Date") is by and between COBARR S.p.A., organized and existing under the laws of Italy, with registered office at Via Anticolana Km. 1, 03012 Anagni (Frosinone), Italy ("SELLER") and, Alcan Airex AG, having its principal place of business at Industrie Nord, CH-5643 Sins, Switzerland ("PURCHASER").

WITNESSETH THAT:

WHEREAS, this Agreement is attached to the Master Agreement entered into on the Effective Date between SELLER and certain SELLER's affiliates, on the one side, and PURCHASER, on the other side (the "Master Agreement");

WHEREAS, SELLER owns certain rights, interests and obligations with respect to the patents and patent applications set out in Annex A (PATENTS LIST) (the "COBARR TRANSFERRED PATENTS").

WHEREAS, SELLER has granted a license (the "Wellman License") to WELLMAN, INC., a Delaware corporation, ("WELLMAN") on the terms and conditions set out in Annex B, to the patents listed as MG7 and MG7DIV in Annex A and SELLER wishes to assign the Wellman License to PURCHASER and PURCHASER desires to accept such assignment;

WHEREAS, PURCHASER wishes to acquire all of the SELLER's rights, interests and obligations in connection with the COBARR TRANSFERRED PATENTS;

NOW, THEREFORE, in consideration of the premises and the mutual covenants hereinafter set forth, the parties agree as follows:

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- (1) SELLER hereby sells and assigns to PURCHASER, subject to third parties' rights existing on the Effective Date, and PURCHASER hereby accepts, all of SELLER's rights, title and interest in and to, including all interests which arise in the future in or to, and obligations in and to, the COBARR TRANSFERRED PATENTS, including the Wellman Licence. This sale and assignment includes the rights (if any) arising therefrom to take proceedings to recover damages and claim any other relief in respect of any act of infringement or breach of agreement, whether such acts shall have been committed before or after the Effective Date.
- (2) With effect from the Effective Date, all responsibility for the further filing, prosecution, issuance, maintenance, defense and enforcement of the COBARR TRANSFERRED PATENTS shall pass to PURCHASER.
- (3) PURCHASER shall be responsible for and shall bear all expenses, including official fees associated with recordal at the relevant patent offices of the transfer to PURCHASER, hereunder of the title to the COBARR TRANSFERRED PATENTS. SELLER agrees to cooperate with PURCHASER in the recordal of such transfer by executing required documents in a form reasonably acceptable to SELLER, which shall be prepared by PURCHASER, and perform all other necessary steps for the registration or recordation of any assignment or conveyance under this provision, including upon PURCHASER's request appointing PURCHASER as agent for purposes of such registration or recordation. Upon written request from either party to this Agreement, the other party shall arrange for the execution and delivery of any other assignment documents or other instruments necessary to effectuate any aspects of the assignments or licences provided for in this Agreement.
- (4) SELLER represents and warrants that, at the Effective Date:
  - (i) The COBARR TRANSFERRED PATENTS are fully in force .
  - (ii) The SELLER is the owner of the COBARR TRANSFERRED PATENTS, and that SELLER has not received any written notice or claim challenging its ownership of the COBARR TRANSFERRED PATENTS asserting that any third party, other than

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as specified in section (v) of this clause (4), has any claim of legal or beneficial ownership with respect thereto;

- (iii) The SELLER, other than during the opposition proceeding no. EP-B-866089, has not received any written notice or claim asserting the invalidity, misuse or unenforceability of the COBARR TRANSFERRED PATENTS;
- (iv) to the best of the SELLER's knowledge, none of the COBARR TRANSFERRED PATENTS are or have been infringed upon or misappropriated by any third party;
- (v) That, save for the Wellman License in Annex B, no other license has been granted by SELLER to any third party of any right, license or permission to practice under any claim issued in any of the COBARR TRANSFERRED PATENTS.

Except as expressly set out in this clause (4), SELLER makes no other representation and extends no warranty, express or implied and assumes no responsibility whatsoever with respect to the scope, validity or enforceability of any of the COBARR TRANSFERRED PATENTS.

- (6) The purchase price for the COBARR TRANSFERRED PATENTS is equal to USD three million eight hundred forty-six thousand (\$ 3,846,000.00), which is included in the consideration paid by PURCHASER pursuant to the Master Agreement.
- (7) SELLER and PURCHASER agree that the liability of the SELLER shall be governed by Articles 11 and 12 of the Master Agreement.
- (8) Nothing in this Agreement shall be construed as a granting, expressly or by implication, any rights under any patents of either party except the rights expressly provided in Clause (1) above.
- (9) The provisions of the Master Agreement, to which this Agreement is attached, shall apply to any matter not expressly provided for under this Agreement. Capitalized terms used in this Agreement shall have the meanings assigned to them in the Master Agreement, unless

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otherwise specified herein. In case of inconsistencies between the definitions in the Master Agreement and the definition contained in this Agreement, the definitions set forth in the Master Agreement shall prevail. In the case of any inconsistencies between other terms in this Agreement and other terms in the Master Agreement, the terms of this Agreement shall prevail.

- (10) For the purposes of this Agreement and the Annexes hereto, references to Clauses and Annexes are, unless otherwise specified, references to Clauses of, or Annexes to, this Agreement.
- (11) This Agreement shall be governed by the laws of Italy. Any dispute arising from or in connection with this Agreement shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce by one or more arbitrators appointed in accordance of said rules. The arbitration proceedings shall take place in Luxemburg, in the English language.

*Handwritten signature and date:*  
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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed, as of the Effective Date, by their duly authorized officers or representatives.

Alcan Airex AG

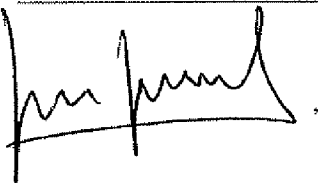
(PURCHASER)

Date: 04. 07. 2007

By: Pierre Monéton

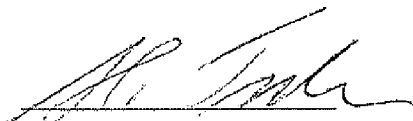
President

Title: PMU Core Materials



By: Hansruedi Tscham

Title: Senior Director



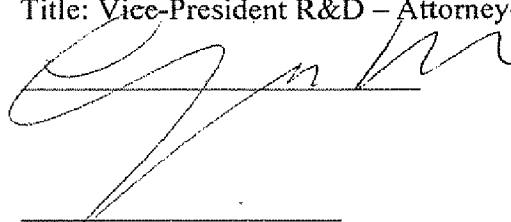
Cobarr S.p.A.

(SELLER)

Date: July 4<sup>th</sup> 2007

By: Dario Giordano

Title: Vice-President R&D - Attorney-in-fact



PATENT

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**ANNEX A - PATENT LIST**

MG7	Foamed cellular polyester resins and process for their preparation	Australia	Sinco Engineering	659910	COBARR
		Belgium	Sinco Ricerche	571618	COBARR
		Canada	Sinco Ricerche	2101921	COBARR
		Germany	Sinco Ricerche	69227830.3	COBARR
		Denmark	Sinco Ricerche	571618	COBARR
		SPAIN	Sinco Ricerche	571618	COBARR
		France	Sinco Ricerche	571618	COBARR
		Great Britain	Sinco Ricerche	571618	COBARR
		Hong Kong	Sinco Ricerche	1013088	COBARR
		Italy	Sinco Engineering	1252223	COBARR
		Japan	Sinco Engineering	2837274	COBARR
		South Korea	Sinco Engineering	210690	COBARR
		The Netherlands	Sinco Ricerche	571618	COBARR
		Sweden	Sinco Ricerche	571618	COBARR
		Taiwan	Sinco Engineering	NI-70801	COBARR
MG7DIV		Belgium	Cobarr	866089	COBARR
		Germany	Cobarr	69233312.6	COBARR
		Denmark	Cobarr	866089	COBARR
		Spain	Cobarr	866089	COBARR
		France	Cobarr	866089	COBARR
		Great Britain	Cobarr	866089	COBARR
		The Netherlands	Cobarr	866089	COBARR
		Sweden	Cobarr	866089	COBARR
		USA	Cobarr	5422381	COBARR
MG29A	Recyclable multi-layer material of polyester resin.	Australia	Sinco Ricerche	758170	COBARR
		Italy	Sinco Ricerche	1301813	COBARR
		Japan	Sinco Ricerche	3426539	COBARR
		South Korea	Sinco Ricerche	372221	COBARR
		Mexico	Sinco Ricerche	237345	COBARR
		USA	Cobarr	7,182,985	COBARR
MG29B+D	Polyester resin foamed sheets	Australia	Sinco Ricerche	764281	COBARR
		BELGIUM	Cobarr	0989148	COBARR
		france	Cobarr	0989148	COBARR
		Germany	Cobarr	69924063.8	COBARR
		Great Britain	Cobarr	0989148	COBARR
		Italy	Cobarr	0989148	COBARR
		Japan	Sinco Ricerche	3549781	COBARR
		Mexico	Sinco Ricerche	228831	COBARR
		Norway	Sinco Ricerche	319966	COBARR
		South Korea	Sinco Ricerche	0589081	COBARR
		spain	Cobarr	0989148	COBARR
		Taiwan	Sinco Ricerche	1239969	COBARR
		The Netherlands	Cobarr	0989148	COBARR
		USA	Sinco Ricerche	6365249	COBARR
					COBARR
		Brazil (app pending)	Sinco Ricerche	PI9904333-5	COBARR
		Canada (app pending)	Sinco Ricerche	2283039	COBARR
		India (app pending)	Sinco Ricerche	778/cal/99	COBARR
		Poland	Sinco Ricerche	P335534	COBARR
MG34	Mono- or biaxially-stretched polyester resin foamed sheets	BELGIUM	Cobarr	1055697	COBARR

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	and films				
		FRANCE	Cobarr	1055697	COBARR
		GERMANY	Cobarr	69919988,3	COBARR
		GRAIT BRITAIN	Cobarr	1055697	COBARR
		ITALY	Cobarr	1055697	COBARR
		Mexico	Sinco Ricerche	237351	COBARR
		SPAIN	Cobarr	1055697	COBARR
		Taiwan	Sinco Ricerche	ni-194595	COBARR
		THE NETHERLAND	Cobarr	1055697	COBARR
		USA	Sinco Ricerche	6696146	COBARR
		Canada (app pending)	Sinco Ricerche	2309283	COBARR
		Japan (app pending)	Sinco Ricerche	2000-150865	COBARR
		Poland (app pending)	Sinco Ricerche	P340234	COBARR
		South Korea (app pending)	Sinco Ricerche	2000-28145	COBARR
MG35	Stretched polyester foamed sheets and containers obtained therefrom	GERMANY	Cobarr	1055698	COBARR
		FRANCE	Cobarr	1055698	COBARR
		GRAIT BRITAIN	Cobarr	1055698	COBARR
		ITALY	Cobarr	1055698	COBARR
		Mexico	Sinco Ricerche	240248	COBARR
		SPAIN	Cobarr	1055698	COBARR
		SWEDEN	Cobarr	1055698	COBARR
		USA	Sinco Ricerche	6472035	COBARR
		Canada (app pending)	Sinco Ricerche	2309227	COBARR
		Japan (app pending)	Sinco Ricerche	2000-150867	COBARR
		Poland (app pending)	Sinco Ricerche	P340235	COBARR
		South Korea (app pending)	Sinco Ricerche	2000-28146	COBARR
MG37	Foamed beads of polyester resin	USA	Sinco Ricerche	6306921	COBARR
MG38	Blow-molded foamed films of polyester resin	GERMANY	Cobarr	1130048	COBARR
		SPAIN	Cobarr	1130048	COBARR
		FRANCE	Cobarr	1130048	COBARR
		GRAIT BRITAIN	Cobarr	1130048	COBARR
		Italy	Sinco Ricerche	1317870	COBARR
		ITALY	Cobarr	1130048	COBARR
		USA	Sinco Ricerche	6479562	COBARR
MG27	flexible polyester foams	BELGIUM	Cobarr	0924243	COBARR
		FRANCE	Cobarr	0924243	COBARR
		GERMANY	Cobarr	0924243	COBARR
		GRAIT BRITAIN	Cobarr	0924243	COBARR
		Italy	Sinco Ricerche	1296878	COBARR
		South Korea	Cobarr	560649	COBARR
		SPAIN	Cobarr	0924243	COBARR
		SWEDEN	Cobarr	0924243	COBARR
		THE NETHERLANDS	Cobarr	0924243	COBARR
		USA	Sinco Ricerche	6054500	COBARR
		CANADA (app pending)	Sinco Ricerche	2255315	COBARR
		JAPAN (app pending)	Sinco Ricerche	357491/88	COBARR
		MEXICO	Sinco Ricerche	233867	COBARR
MG18	polyester resins having	Belgium	Sinco Ricerche	0801108	COBARR

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(EP 801108)	improved rheological properties				
		Canada	Sinco Engineering	2201411	COBARR
		South Korea	Sinco Engineering	461851	COBARR
		France	Sinco Ricerche	0801108	COBARR
		Germany	Sinco Ricerche	69712401.9	COBARR
		Japan	Sinco Engineering	3729977	COBARR
		Great Britain	Sinco Ricerche	0801108	COBARR
		Italy	Sinco Engineering	1283590	COBARR
		Mexico	Sinco Engineering	199256	COBARR
		The Netherland	Sinco Ricerche	0801108	COBARR
		Spain	Sinco Ricerche	97105209.7	COBARR
		USA	Sinco Engineering	5776994	COBARR
MG26 (US 6,444,717)	Foam polyester resins with flame retardant properties	MEXICO	Sinco Ricerche	240249	COBARR

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ANNEX B

*Wellman license*

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## LICENCE AGREEMENT

This Licence Agreement ("Licence Agreement") is entered into as of October 13, 2005 (the "Effective Date"), by and between COBARR S.p.A., an Italian limited company ("Cobarr") and WELLMAN, INC., a Delaware corporation on behalf of itself and its Affiliates (as defined below) (collectively "Wellman").

### WITNESSETH:

WHEREAS, Wellman and M&G Polymers USA, LLC ("M&G") are concurrently entering into that certain Confidential Settlement Agreement and Mutual Release (the "Settlement Agreement");

WHEREAS, M&G and Cobarr are affiliated entities under the common control of M.&G. Finanziaria Industriale S.p.A ("Parent"), and together with Cobarr, M&G and their Affiliates, the "M&G Companies";

WHEREAS, Parent has directed Cobarr on behalf of the M&G Companies to enter into this Licence Agreement;

WHEREAS, the Settlement Agreement resolves all disputes related to the legal action that Wellman initiated against M&G in the U.S. District Court for the District of South Carolina, Florence Division, captioned Wellman, Inc. v. M&G Polymer USA, LLC, C.A. No. 2 04 1723 18 (together with all counterclaims and related disputes, the "South Carolina Litigation");

WHEREAS, in addition to settling the South Carolina Litigation, the Settlement Agreement also settles the opposition action against EP-B-866089 (the "EPO Dispute") before the European Patent Office ("EPO") concerning the rights granted Cobarr by the EPO in European Patent Number EP-B-866089; and

WHEREAS, the Settlement Agreement requires Cobarr to enter into a licence agreement with Wellman related to the Licenced IP pursuant to this Licence Agreement.

NOW, THEREFORE, in consideration of the mutual premises contained herein and contained in the Settlement Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. LICENCE: Cobarr on behalf of itself and the M&G Companies hereby grants to Wellman an irrevocable, perpetual, worldwide, non-exclusive, royalty-free and fully paid-up right and licence. Except for the right to transfer or grant sublicences provided in Section 7(i) below, this Licence Agreement is not transferable. Cobarr, on behalf of itself and the M&G Companies, agrees to not seek damages from Wellman's or its permitted sublicense's or permitted transferee's Vendees for the use of product manufactured within the claims of the Licenced IP.

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2. DEFINITIONS:

(a) "Licensed IP" means collectively technology of the M&G Companies under the patents listed on Schedule A attached hereto and made a part hereof.

(b) "Affiliates" shall mean any person, firm, company, or corporation that directly, or indirectly through one or more intermediaries, controls or is controlled by or is under common control with Cobarr or Wellman, as the case may be. The term "control" (including the terms "controlled by" and "under common control with"), as used in the preceding sentence, means the possession, direct or indirect, of the power to direct or cause the direction of the management and policies of a person, firm, company, partnership, joint venture or corporation, whether through the ownership of voting securities, by contract or otherwise.

(c) "Vendees" shall mean customers of Wellman or its permitted sublicensee or permitted transferee provided such customers are buying PET Resin produced by such person.

(d) "PET Resin" shall mean polyethylene terephthalate resin.

3. TERM AND ROYALTIES:

(a) Term. This Licence Agreement shall take effect as of the date that Wellman withdraws from the EPO Dispute. The Licence Agreement shall continue in perpetuity. This Licence Agreement cannot be terminated by Cobarr for any reason.

(b) Royalties. In consideration of the Licence granted under this Licence Agreement, Cobarr acknowledges receipt of full consideration of the Settlement Agreement as a royalty for this Licence Agreement. This Licence Agreement shall be considered a fully paid-up licence with Wellman having no additional obligations, financial or otherwise, to Cobarr, including, but not limited to, contribution, accounting or audit.

4. MAINTENANCE AND ENFORCEMENT OF LICENCED IP:

(a) Cobarr Responsibility for Licenced IP. Cobarr shall have sole responsibility (but without obligation), at its expense, for the preparation, filing prosecution and maintenance of all Licenced IP. Cobarr may in its sole discretion cease to maintain any of the Licenced IP.

(b) Notification of Infringement by Third Parties. Wellman agrees to provide written notice to Cobarr promptly after becoming aware of any infringement of the Licenced IP by any third party.

5. WARRANTY: Cobarr, on behalf of the M&G Companies, warrants and represents that as of the date of this Licence Agreement, the M&G Companies are the exclusive and sole owners or the exclusive successor in interest of the Licenced IP and that Cobarr has the right to licence the same as set forth herein. In addition, Cobarr waives on behalf of the M&G

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Companies any royalties, assessments or claims that any of them may have against Wellman for use of the Licenced IP prior to the date of this Agreement.

6. INFRINGEMENT. If the exercise of the rights and licences granted to Wellman pursuant to this Licence Agreement constitutes infringement of any patent or patents not owned or controlled by Cobarr, Wellman may itself defend any claim of infringement which thus arises or enter into negotiations for a licence or immunity from suit under such infringed patent or patents. In connection with the defense of any such claim of infringement, Cobarr agrees to furnish Wellman, upon Wellman's reasonable request, all reasonable assistance and cooperation in connection with such defense, on the condition that Wellman reimburse Cobarr and any other M&G Company its actual out-of-pocket costs required to provide such assistance.

7. GENERAL TERMS:

(a) This Licence Agreement shall be governed in all respects, including as to validity, interpretation and effect, by English law, without giving effect to the conflict of laws rules thereof. Each of the parties hereto (a) elects that the sole judicial forum for the adjudication of any dispute arising out of or in connection with this Licence Agreement shall be the Courts of England venued in London, England, (b) consents to submit itself to the personal jurisdiction of the aforementioned English Courts, and (c) agrees that it will not attempt to object to, deny or defeat such personal jurisdiction by motion or other request for leave from any court.

(b) Any notice, report or document required or permitted hereunder shall be in writing, delivered personally or by facsimile (and promptly confirmed by personal delivery or courier) by a next business day delivery service of a nationally recognized overnight courier service or by courier, postage prepaid (where applicable), to the respective parties at the addresses set forth below, or at such alternate address as shall be specified by notice given in the manner herein provided. Notice shall be effective upon receipt by the addressee.

If to Wellman: Michael Dewsbury, Vice President  
Wellman, Inc.  
1041 521 Corporate Center  
Fort Mill, South Carolina 29715  
Telephone: 803.835.2082  
Fax: 803.396.9309

With Copy to: Douglas G. Gray, Esq.  
Edwards & Angell, LLP  
2800 Financial Plaza  
Providence, RI 02903  
Telephone: 401.274.9200  
Fax: 888.325.9018

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If to Cobarr: Dario Giordano  
M&G Finanziaria Industriale S.p.A.  
Localita' Ribocca s.n.  
15057 Tortona (AL) Italy  
Phone: +39 0131 8101  
Fax: +39 0131 811759

With Copy to: Mario Barbieri  
M&G Polymers USA, LLC  
Centro Direzionale Milanofiori  
Strada 4 - Palazzo A6  
20090 Assago (MI) Italy  
Fax: +39 02 9227 3314

(c) This Licence Agreement may be amended by the mutual agreement of parties at any time. No amendment, modification or discharge of this Licence Agreement, and no waiver hereunder, shall be valid or binding unless set forth in writing and duly executed by the party against whom enforcement of the amendment, modification, discharge or waiver is sought.

(d) The headings contained in this Licence Agreement are for purposes of convenience only and shall not affect the meaning or interpretation of this Licence Agreement.

(e) Nothing herein shall make Cobarr and Wellman, principal and agent or joint venturers. The parties are independent contractors with respect to one another and neither shall have any authority to represent or bind the other in any manner or to any extent whatsoever.

(f) This Licence Agreement may be executed in any number of counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument.

(g) All terms and provisions of this Licence Agreement are distinct and severable, and if any term or provision is held unenforceable, illegal or void, in whole or in part by any court, regulatory authority or other competent authority it shall to that extent be deemed not to form a part of this Licence Agreement and the enforceability, legality and validity of the remainder of this Licence Agreement.

(h) No waiver by a party in respect of any breach will operate as a waiver in respect of any subsequent breach. No failure or delay by a party in exercising any right or remedy will operate as a waiver thereof, nor will any single or partial exercise or waiver of any right or remedy prejudice its further exercise or the exercise of any other right or remedy.

(i) This Licence Agreement constitutes the entire understanding between the parties and supersedes any prior understanding and agreements between and among them respecting the subject matter hereof. This Licence Agreement shall be binding and inure to the benefit of, the parties and their respective successors and assigns. Wellman may not transfer or assign to any

*M&G*  
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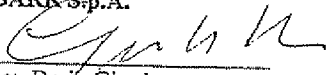
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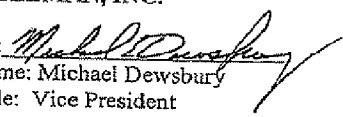
third party any rights under this Licence Agreement. Wellman may grant sublicences to its subsidiaries and Affiliates. In the event Wellman sells a facility where the Licenced IP is practiced, Wellman will retain ownership of the Licence and may grant the purchaser a limited sublicense to continue exploiting and practicing the Licenced IP only at the purchased facility(ies) where the Licenced IP was practiced by Wellman. The limited sublicense does not permit the purchaser to practice and exploit the Licenced IP at any facility other than the facility(ies) purchased from Wellman that also practiced the Licenced IP. Each party hereby acknowledges that this Licence Agreement is the result of mutual negotiation and therefore any ambiguity in its terms shall not be construed against the drafting party.

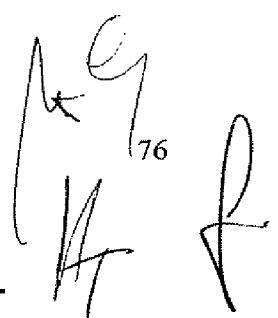
IN WITNESS WHEREOF, the undersigned have executed this Licence Agreement as of the day and year above written.

COBARR S.p.A.

By:   
Name: Dario Giordano  
Title: Authorized Representative

WELLMAN, INC.

By:   
Name: Michael Dewsbury  
Title: Vice President

  
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Schedule A

Licensed IP

<u>European Patent No.</u>	<u>Assignee/Successor in Interest</u>	<u>Title</u>	<u>Issue Date</u>	<u>Licensed Claims</u>
EP-B-0866089	Cobarr S.p.A.	Foamed Cellular Polyester Resin and Process for their preparation	2/25/2004	All claims
EP-B-0571618	Cobarr S.p.A.	Foamed Cellular Polyester Resin and Process for their Preparation	12/9/1998	Claims 1, 2 and 3

<u>US Patent</u>	<u>Assignee/Successor in Interest</u>	<u>Title</u>	<u>Issue Date</u>	<u>Licensed Claims</u>
5,422,381	Cobarr S.p.A.	Foamed Cellular Polyester Resins and Process for their Preparation	6/6/1995	All claims

MD  
10/17/08

Handwritten signatures and initials, including a large 'E' and '77'.

Attestation

I, notary public of Kanton Aargau (Switzerland), attest that  
the copy of the original documents above accurate rendering the originals of it.

CH - S i n s , 12 February 2008

Notary public:



*Urs Hänggli*



PATENT