

PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT								
NATURE OF CONVEYANCE:	ASSIGNMENT								
CONVEYING PARTY DATA									
<table border="1"><thead><tr><th>Name</th><th>Execution Date</th></tr></thead><tbody><tr><td>Ingrid Liebig-Hundius</td><td>04/14/2008</td></tr><tr><td>Heinz-Joachim Liebig</td><td>04/14/2008</td></tr><tr><td>Heinrich Liebig Stahldubelwerke GmbH</td><td>04/14/2008</td></tr></tbody></table>	Name	Execution Date	Ingrid Liebig-Hundius	04/14/2008	Heinz-Joachim Liebig	04/14/2008	Heinrich Liebig Stahldubelwerke GmbH	04/14/2008	
Name	Execution Date								
Ingrid Liebig-Hundius	04/14/2008								
Heinz-Joachim Liebig	04/14/2008								
Heinrich Liebig Stahldubelwerke GmbH	04/14/2008								
RECEIVING PARTY DATA									
Name:	Simpson Strong-Tie Ireland Limited								
Street Address:	Barrow Street								
Internal Address:	6th Floor, South Bank House								
City:	Dublin								
State/Country:	IRELAND								
Postal Code:	4								
PROPERTY NUMBERS Total: 1									
<table border="1"><thead><tr><th>Property Type</th><th>Number</th></tr></thead><tbody><tr><td>Patent Number:</td><td>7150595</td></tr></tbody></table>	Property Type	Number	Patent Number:	7150595					
Property Type	Number								
Patent Number:	7150595								
CORRESPONDENCE DATA									
Fax Number:	(216)579-0212								
<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>									
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Correspondent Name:	Kathie J. Kopczyk								
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ATTORNEY DOCKET NUMBER:	735486-600002/KJK								
NAME OF SUBMITTER:	Kathie J. Kopczyk								
Total Attachments: 20									

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PATENT
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Asset Transfer and Assignment Agreement

ASSET TRANSFER AND ASSIGNMENT AGREEMENT dated 14, April 2008

between

1. **Liebig GmbH & Co. KG**, Wormser Strasse 23, 64319 Pfungstadt, Germany, registered in the commercial register of the Local Court of Darmstadt under registration No. HRA 5768,

(hereinafter referred to as the "**the Assignor I**" which for the avoidance of doubt shall include its nominees, successors and assigns);

2. **Liebig International Verwaltungsgesellschaft mbH**, Wormser Strasse 23, 64319 Pfungstadt, Germany, registered in the commercial register of the Local Court of Darmstadt under registration No. HRB 2093,

(hereinafter referred to as the "**the Assignor II**" which for the avoidance of doubt shall include its nominees, successors and assigns);

3. **Dr. Ingrid Liebig-Hundius**, Ringstrasse 88, 64319 Pfungstadt, Germany and **Heinz-Joachim Liebig**, Waldstrasse 127, 64319 Pfungstadt, Germany, as community of heirs (*Erbengemeinschaft*) of Heinrich Liebig and/or Margarete Liebig,

(hereinafter referred to as the "**the Assignors III**" which for the avoidance of doubt shall include its nominees, successors and assigns);

hereinafter collectively referred to as "**the Assignors**"

AND

4. **Simpson Strong-Tie Ireland Limited**, a limited company incorporated in Ireland with registration number 452398, whose registered office is at 6th Floor, South Bank House, Barrow St., Dublin 4

(hereinafter referred to as the "**the Assignee**" which for the avoidance of doubt shall include its nominees, successors and assigns).

The Assignors and the Assignee are herein collectively also referred to as the "**Parties**", this asset and assignment transfer agreement is also referred to as the "**Assignment**".

Preamble

WHEREAS, by an agreement dated today's date among the Assignor I, the Assignee, Liebig International Limited, Heinrich Liebig Stahldübelwerke GmbH, Liebig Bolts Limited, Liebig International Inc., the Assignor II and the Assignors III as shareholders and persons named in Schedule I thereof (the "**Agreement**"), the Assignors have agreed with the Assignee for the transfer to the Assignee of (inter alia) the German Assets (as defined in the Agreement) from the Assignors.

WHEREAS the purpose of this Assignment is to transfer and assign assets of the Assignors onto the Assignee pursuant to the terms of the Agreement.

NOW, THEREFORE, the Parties hereby agree as follows:

Section 1

Definitions and Interpretation

- 1.1. Words and expressions in the Agreement shall have the same meaning in this Assignment unless the context otherwise requires or provides.
- 1.2. The provisions of the Agreement shall apply *mutatis mutandis* to this Assignment.

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Section 2
Transfer and Assignment of Intellectual Property

2.1. Intellectual Property of Assignor I

2.1.1. The Assignor I, as legal and beneficial owner, hereby assigns and transfers to the Assignee as of the Completion Date all its rights, title and interest in and to the Intellectual Property Rights as defined within the Agreement, in particular to the registered industrial and intellectual property rights, including, without limitation, utility models (*Gebrauchsmuster*), trade marks and patents (*Patente*) and patent application, listed in **Attachment 2.1.** together with all applicable documentation and media in its possession related to any of the foregoing items, especially the written correspondence with the respective patent and trademark offices, including the application therefor, correspondence with other patent and trademark owners and relevant third parties concerning the validity of the trademarks listed in **Attachment 2.1.**, as well as its registration certificates. **Attachment 2.1.** forms an integral part of this Assignment.

2.1.2. If and to the extent the Assignor I is legal and beneficial owner of Know-How, the Assignor I hereby transfers and assigns to the Assignee as of the Completion Date the entire Know-How of its sold business as defined in the Agreement including but not limited to all recipes and formulations for the production of the products as produced by the Assignor I as well as all rights to such Know-How (hereinafter collectively also referred to as "**Know-How**").

2.1.3. The Assignee hereby accepts this transfer and assignment.

2.2. Intellectual Property of Assignor II

2.2.1. The Assignor II hereby transfers and assigns to the Assignee as of the Completion Date all its rights, title and interest in and to the US-trademarks listed in **Attachment 2.2.** together with all applicable documentation and media in its

possession related to any of the foregoing items, in particular the written correspondence with the US Trademark Office, including the applications therefor, correspondence with other trademark owners and applicable third parties concerning the validity of the trademarks listed in **Attachment 2.2.** as well as its registration certificates. **Attachment 2.2.** forms an integral part of this Assignment.

2.2.2. The Assignee hereby accepts the transfer and assignment of these Intellectual Property Rights.

2.3. Intellectual Property of Assignors III

2.3.1. To the extent Assignors III are the joint owner (as a community of heirs) of such trademarks, and in consideration of the payment of the purchase price pursuant to the Agreement, the Assignors III hereby sell, transfer and assign to the Assignee as of the Completion Date the trademarks listed in **Attachment 2.2.** free from all claims, liens, equities, licenses, charges and encumbrances.

2.3.2. The Assignee hereby accepts the assignment and transfer of these Intellectual Property Rights.

2.4. Know-How Documents and Intellectual Property Documents

2.4.1. If and to the extent the Assignors own know-how documents, the Assignors and the Assignee hereby agree on the transfer and assignment of title to all documents, data storage mediums and similar items which include Know-How and all rights, title and interest to such documentation (herein collectively also referred to as the "**Know-How Documents**"), e.g. client lists, catalogs, photographs, production data, engineering records, customer lists and records, cost and pricing information, supplier lists and records, business plans, price lists, correspondence, personnel files and copies of payroll records, manufacturing and quality control records and procedures, data and laboratory books, intellectual property disclosures, plans, specifications, manuals, all stationery, purchase orders, forms, labels, brochures, artwork, and

advertising material, (in any form or medium), and other materials related to any of the foregoing items pertaining to the sold business and its Know-How, from the Assignors to the Assignee as of the Completion Date.

2.4.2. On the Completion Date the Assignors undertake to physically deliver at Wormser Strasse 23, 64319 Pfungstadt, Germany, to the Assignee all Know-How Documents, provided the Assignors own such Know-How Documents, as well as all documentation and media in their possession related to any of the foregoing mentioned Intellectual Property Rights, especially the written correspondence with the respective patent and trademark offices, including the applications therefor, correspondence with other patent or trademark owners and relevant third parties concerning the validity of the listed patents and trademarks, as well as their registration certificates (hereinafter collectively also referred to as "**Intellectual Property Documents**") in order to effect the transfer of title to the Know-How Documents and Intellectual Property Documents.

2.4.3. To the extent to which the Assignors do not give possession to the Know-How Documents and Intellectual Property Documents to the Assignee on the Completion Date, the Assignors and the Assignee hereby agree that as from the Completion Date, the Assignors shall hold in custody such Know-How Documents and Intellectual Property Documents for the Assignee free of charge. The Assignors shall then give possession to such Know-How Documents and Intellectual Property Documents to the Assignee without undue delay; any other claims and rights of the Assignee including but not limited to any rights to claim payment of damages in connection with the Assignor's failure to give possession to the Assignee remain unaffected from these provisions.

To the extent to which Know-How Documents and Intellectual Property Documents are in possession of a third party on the Completion Date, the Assignors hereby transfer to the Assignee as at the Completion Date any claim for return of such Know-How Documents, provided the Assignors own such Know-How Documents, and Intellectual Property Documents and the Assignee hereby accepts such transfer; to the extent to which such a third party does not return such Know-How Documents and Intellectual Property Documents to the Assignee, but to the Assignors, the Assignors

shall deliver such Know-How Documents and Intellectual Property Documents to the Assignee without undue delay upon such return.

To the extent to which further declarations and/or measures are necessary to transfer and hand over the Know-How Documents, provided the Assignors own such Know-How Documents, and Intellectual Property Documents from the Assignors to the Assignee, the Assignors and the Assignee shall give such declarations and shall take such measures without undue delay and as requested by the Assignee.

Section 3 General Obligations

- 3.1 Notwithstanding any confidentiality obligations under this Assignment and the Agreement, the Assignors as from Completion Date undertake to keep strictly confidential all information in relation to all Intellectual Property Rights, including, but not limited to the Know-How. As from the Completion Date the Assignors undertake to stop and to refrain from any use of the Intellectual Property Rights. The use of utility models (*Gebrauchsmuster*), trade marks and patents (*Patente*) within a six-month period after Completion, which is reasonably required by the Assignors to enable Heinrich Liebig Stahldübelwerke GmbH to fulfill its contractual obligations with the Specified Agents and/or to sell any Seller Stock (Clause 12.10 of the Agreement) for a period of 12 weeks following the Completion Date, shall not constitute a breach of the Assignors' obligations under this Clause 3.1.
- 3.2 Dr. Ingrid Liebig-Hundius intends to establish an archive which shall be dedicated to the history of the family Liebig, the history of the company Liebig and the development of the anchor technology. The Assignee will in good faith support Dr. Ingrid Liebig-Hundius in her endeavor to establish this archive to the extent that this does not adversely impact the Assignee's business or cause the Assignee to incur unreasonable costs and expenses. Dr. Ingrid Liebig-Hundius and the Assignee will discuss in good faith with the goal of reaching agreement which products, assets and documents, that are part of the Assets sold under the Agreement, Dr. Ingrid Liebig-Hundius is allowed to keep, the Assignee will furnish to Dr. Liebig-Hundius and to

what extent Dr. Liebig-Hundius is entitled to make such products, assets and documents accessible to the public.

- 3.3. The Assignors each undertake upon request of the Assignee to provide evidence of the kind and scope of use of the respective Intellectual Property Rights in an appropriate form and to provide respective documents to the Assignee.
- 3.4. The Assignors without undue delay undertake to provide for the update of the patent and trademark registers with respect to trademarks and patents still registered to its predecessors and will bear the relevant costs.
- 3.5. The Assignee will provide for the registration as the new owner of the transferred Intellectual Property Rights. The Assignee shall bear all costs and expenses incurred by it for legal or other advisers as well as any costs payable to patent and trademark offices.
- 3.6. The Assignors shall submit to the Assignee any declarations or documents required to register the Intellectual Property Rights in the name of the Assignee upon the Assignee's request.
- 3.7. The Assignors shall do and execute or procure that there shall be done and executed all such documents, deeds, matters, acts and things as the Assignee may reasonably require to vest the legal and beneficial ownership in the Intellectual Property Rights and the Know-How and all rights attaching thereto in the Assignee.
- 3.8. The parties undertake to give the declarations and to fulfill all obligations and requirements necessary under the national rules of Germany, Austria, Benelux, Switzerland, Spain, France, Italy, Ireland, Australia, Netherlands, United Kingdom, United States of America, Sweden and South Africa for the assignment and transfer of the Intellectual Property Rights and the Know-How to the Assignee.

Section 4

Transfer of Fixed Assets

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- 4.1. On the terms set forth in this Assignment, the Assignor I hereby transfers to the Assignee such machinery and equipment of the laboratory at D-64319 Pfungstadt as listed in **Attachment 4.1** (to the extent Assignor I is identified as the owner of such machinery and equipment) and all rights, title and interest therein (the "**Fixed Assets**"). The Assignee hereby accepts such assignment from the Assignor I.
- 4.2. On the Completion Date and as further set forth in the Agreement, the Assignor I shall physically deliver at Wormser Strasse 23, 64319 Pfungstadt, Germany, to the Assignee the Fixed Assets in order to effect the transfer of title to the Fixed Assets.
- 4.3. To the extent such Fixed Assets are in the possession of third parties, the Assignors assign to the Assignee the right to recover possession of Fixed Assets as of the Completion Date, and the Assignee hereby accepts such assignment (*Abtretung des Herausgabeanspruchs*). To the extent such Fixed Assets remain under the control (*Gewahrsam*) of the Assignors after the Completion, the Assignors shall exercise such control only as agent (*Besitzmittler*) of the Assignee. To the extent such Fixed Assets have been acquired by the Assignors under retention of title, and the Assignors shall not have become full legal and beneficial owner thereof, the Assignors hereby assign to the Assignee all rights and expectations to obtain title (*Anwartschaftsrechte*), and the Assignee hereby accepts the assignment.
- 4.4. On the terms and conditions set forth in the Agreement, the Assignee hereby accepts the transfer and assignment.

Section 5

Governing Law and Jurisdiction

This Assignment shall be governed by and construed in accordance with the laws of Germany excluding the United Nations Convention of Contracts for the International Sale of Goods and each of the parties hereto submits to the exclusive jurisdiction of the courts of Frankfurt am Main, Germany, in respect of any dispute arising from this Assignment.

Section 6
Final Provisions

6.1. Should

- a) provisions of this Assignment be or become void or ineffective, in part or in whole, the validity of the other provisions shall not be affected. In such event, the Parties shall be obligated to co-operate in agreeing to provisions which achieve the legal and business results of the void or ineffective provisions as closely as possible in legally effective manner; and/or
- b) provisions of this Assignment require interpretation or supplementing, such interpretation or supplementing shall be made in such a way that it meets the spirit, content and purpose of this Assignment as best as possible. In connection with the prior half-sentence, such provision shall apply that the Parties would have reached in signing this Assignment had they recognized the need for interpretation or supplementing; and/or
- c) this Assignment be found to lack a provision, b) above shall apply *mutatis mutandis*.

6.2. Headings in the Assignment are only used for the sake of convenience and shall not control and affect the meaning or interpretation of any provisions of this Assignment.

6.3. The Parties each acknowledge and agree that this Assignment has been set forth in the English language and that all Parties are either familiar with the English language or have satisfied themselves through consultation with legal counsel or other advisors familiar with the English language that they fully understand the meaning of each provision of this Assignment and the attachments to this Assignment. Terms to which a German translation is provided in parentheses shall be interpreted exclusively within the meaning assigned to such term by the German translation.

6.4. This Assignment shall inure to the benefit of and be binding upon the respective successors and assigns of the current Parties hereto. This Assignment and any rights and claims under this Assignment shall not be transferred by any Party to any other person without the prior written consent of the other Party.

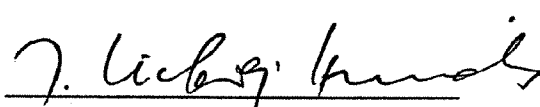
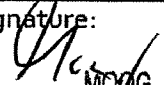
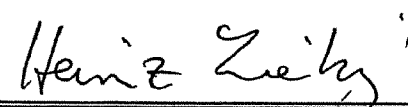
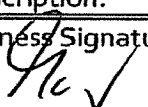
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
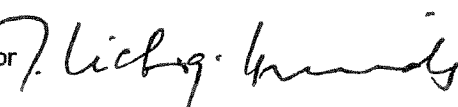
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IN WITNESS WHEREOF the Assignors and the Assignee have caused their Common Seals to be affixed hereto on the day and year first herein WRITTEN

EXECUTED AS A DEED BY LIEBIG GMBH & CO KG, REPRESENTED BY LIEBIG BETEILIGUNGS GMBH, WHICH IS REPRESENTED BY ITS MANAGING DIRECTORS IN THE PRESENCE OF:		 Dr: Ingrid Liebig-Hundius
Witness Signature: 	MOOG, MOOG & PARTNER Steuerberater Rechtsanwälte Wirtschaftsprüfer Wilhelminenstr. 30 64285 Darmstadt Telefon 06151/99360	
Address: <i>Lawyer</i>		 Heinz-Joachim Liebig
Description: <i>Lawyer</i>		
Witness Signature: 	MOOG, MOOG & PARTNER Steuerberater Rechtsanwälte Wirtschaftsprüfer Wilhelminenstr. 30 64285 Darmstadt Telefon 06151/99360	
Address:		
Description: <i>Lawyer</i>		

EXECUTED AS A DEED BY LIEBIG INTERNATIONAL VERWALTUNGSGESELLSCHAFT mbH, REPRESENTED BY ITS MANAGING DIRECTOR IN THE PRESENCE OF:		Seal
Witness Signature: 	MOOG, MOOG & PARTNER Steuerberater Rechtsanwälte Wirtschaftsprüfer Wilhelminenstr. 30 64285 Darmstadt Telefon 06151/99360	
Address:		 Director <i>Lawyer</i> Director/Secretary
Description: <i>Lawyer</i>		

<p>PRESENT WHEN THE COMMON SEAL OF SIMPSON STRONG-TIE IRELAND LIMITED Was affixed hereto:</p>	<p><i>M.H. 7/72</i></p> <p style="text-align: right;">Limerick</p>
<p>Witness Signature:</p> <p><i>Severed Power</i></p>	<p style="text-align: right;">Seal</p>
<p>Address:</p> <p><i>South Bank House</i> <i>Burrow St.</i> <i>Dublin 4</i></p> <p>Description: <i>Solicitor</i></p>	<p><i>[Signature]</i></p> <p>Director</p> <p>Director/Secretary</p>

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PATENT
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ATTACHMENT 2.1

Trademarks

1. German trademark

Registration no.: 855053

Word mark: LIEBIG

Application date: 09.03.1968

Registration date: 20.02.1969

Registration for "Werkzeuge; Montageelemente, nämlich Sicherheitsdübel aus Stahl, Heizkörper-Konsolen, Messing-Spreizdübel; Kleinmetallteile für Befestigungszwecke, nämlich Waschtischanker, Fassadenanker, Gerüsthalter" (classes 06, 08, 11).

Owner: Liebig GmbH & Co. KG

2. German trademark

Registration no.: 855054

Word/figurative mark: LIEBIG

Application date: 09.03.1968

Registration date: 20.02.1969

Registration for "Werkzeuge; Montageelemente, nämlich Sicherheitsdübel aus Stahl, Heizkörper-Konsolen, Messing-Spreizdübel; Kleinmetallteile für Befestigungszwecke, nämlich Waschtischanker, Fassadenanker, Gerüsthalter" (classes 06, 08, 11).

Owner: Liebig GmbH & Co. KG

3. German trademark

Registration no.: 936654

Figurative mark: 4 Hufeisen

Application date: 29.10.1974

Registration date: 17.10.1975

Registration for "Montageelemente, nämlich Sicherheitsdübel aus Stahl, Heizkörperkonsolen aus Metall, Messing-Spreizdübel; Kleinmetallteile für Befestigungszwecke, nämlich Waschtischanker, Fassadenanker, Gerüsthalter" (class 06).

Owner: Liebig GmbH & Co. KG

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4. German trademark
Registration no.: 1034296
Word/figurative mark: ultra plus
Application date: 01.12.1980
Registration date: 11.06.1982
Registration for "Befestigungselemente aus Stahl oder anderen (unedlen) Metallen, nämlich Dübel und Befestigungsanker sowie deren Teile" (class 06).
Owner: Liebig GmbH & Co. KG
5. German trademark
Registration no.: 30156107
Word/figurative mark: LIEBIG superplus
Application date: 20.09.2001
Registration date: 27.11.2001
Registration for "Befestigungselemente aus Stahl oder anderen (unedlen) Metallen, nämlich Dübel und Befestigungsanker sowie deren Teile" (class 06).
Owner: Liebig GmbH & Co. KG
6. German trademark
Registration no.: 30156108
Word/figurative mark: LIEBIG ultraplus
Application date: 20.09.2001
Registration date: 27.11.2001
Registration for "Befestigungselemente aus Stahl oder anderen (unedlen) Metallen, nämlich Dübel und Befestigungsanker sowie deren Teile" (class 06).
Owner: Liebig GmbH & Co. KG
7. International trademark
Registration no.: 411 454
Word mark: LIEBIG
Registration date: 05.11.1974
Basic registration: German trademark no. 855 053
Designations under the Madrid Agreement: AT (Austria), BX (Benelux), CH

(Switzerland), ES (Spain), FR (France), IT (Italy)

Registration for "Tampons de sécurité en acier pour fixer les vis, les crochets, etc., dans les murs; consoles pour installer des corps chauffants, chevilles extensibles en laiton, petite quincaillerie en métal pour buts de fixation, à savoir ancrages pour lavoirs, fers d'ancrage pour façades, liens d'échafaudages (class 06), Outils actionnés mécaniquement (class 07), Outils actionnés à main (class 08)".

Owner: Liebig GmbH & Co. KG

8. International trademark

Registration no.: 411 455

Word/Figurative mark: LIEBIG

Registration date: 05.11.1974

Basic registration: German trademark no. 855 054

Designations under the Madrid Agreement: AT (Austria), BX (Benelux), CH (Switzerland), ES (Spain), FR (France), IT (Italy)

Registration for "Tampons de sécurité en acier pour fixer les vis, les crochets, etc., dans les murs; consoles pour installer des corps chauffants, chevilles extensibles en laiton, petite quincaillerie en métal pour buts de fixation, à savoir ancrages pour lavoirs, fers d'ancrage pour façades, liens d'échafaudages (class 06), Outils actionnés mécaniquement (class 07), Outils actionnés à main (class 08)".

Owner: Liebig GmbH & Co. KG

9. British trademark

Registration no.: 1 037 884

Word/figurative mark: LIEBIG

Filing date: 06.11.1974

For the goods "Bolts, fastening anchors and fastening and securing devices, all included in Class 6 and made of common metal".

Owner: Liebig GmbH & Co. KG

10. Australian trademark

Registration no.: 283268

Word/Figurative mark: LIEBIG

Lodgement Date/Registered from: 13.11.1974

Registration for "Fixing and mounting elements made of metal, bolt anchors, fastening brackets and anchors, expansion type anchors and small metal parts for securing and fastening purposes all included in Class 6".

Owner: Liebig GmbH & Co. KG

11. South African trademark

Registration no.: 1984/06919

Word/Figurative mark: LIEBIG

Application date/registration date 03.08.1984 / 31.12.1985

Registration for „Attachment or anoring articles made of steel or other (non-previous) metals; wall anchor plugs and attachment ancors; parts and accessories for the aforgoing".

Owner: Liebig GmbH & Co. KG

Patents, patent application and utility models

1. German patent

Registration no.: 195 20 130

Title: "Formschlüssig setzbarer Hinterschnitt-Anker"

Application date: 01.06.1995

Publication date: 23.05.2001

Owner: Liebig GmbH & Co. KG

2. German patent application

Registration no.: 100 35 580.3-12

Title: "Formschlüssig setzbarer Hinterscheid-Anker"

Date of application: 21.07.2000

Disclosure date: 31.01.2002

Owner: Liebig GmbH & Co. KG

3. EP-patent

Registration no.: 1 301 719

Title: "Formschlüssig setzbarer Hinterscheid-Anker/undercut anchor element that can

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be mounted with positive engagement”

Application date: 31.07.2000

Publication date: 23.03.2005

Registered countries: FR (France), IE (Ireland), NL (Netherlands), IT (Italy) and GB (United Kingdom)

Owner: Liebig GmbH & Co. KG

4. Australian patent

Registration no.: 2002224561

Title: Undercut anchor element that can be mounted with positive engagement

Application date: 31.07.2000

Publication date: 05.02.2002

Owner: Liebig GmbH & Co. KG

5. US-patent

Registration no.: 7 150 595

Title: Undercut anchor element that can be mounted with positive engagement

Publication date: 16.12.2004

Owner: Liebig GmbH & Co. KG

6. German utility model

Registration no.: 202 12 209.3

Title: “Formschlüssig setzbarer Dübel”

Application date: 08.08.2002

Registration date: 18.12.2003

Owner: Liebig GmbH & Co. KG

7. German utility model

Registration no.: 20 2005 006 769.5

Title: “Formschlüssig setzbarer Bolzenanker”

Application date: 28.04.2005

Registration date: 07.09.2006

Owner: Liebig GmbH & Co. KG

ATTACHMENT 2.2.

1.	<p>US trademark</p> <p>Registration no.: 1 056 343</p> <p>Word mark: LIEBIG</p> <p>Filing date: 16.06.1975</p> <p>Registration date: 11.01.1977</p> <p>Registration for: Mounting elements-namely, boly anchors made of steel, brackets for radiators or heating elements and expansion type anchors made of brass; small metal parts for securing purposes-namely, anchors for washing stands and anchors to be secured to facade walls and scaffold fastening anchors (class 06); drill bits and non-power operated hand tolls-namely, files (class 08).</p> <p>Owner: Liebig International Verwaltungsgesellschaft mbH; alternatively: owner: community of heirs of Heinrich Liebig and/or Margarete Liebig).</p>
2.	<p>US trademark</p> <p>Registration no.: 1 063714</p> <p>Word/figurative mark: LIEBIG</p> <p>Filing date: 16.06.1975</p> <p>Registration date: 19.04.1977</p> <p>Registration for: Mounting elements-namely, bolt anchors made of steel, brackets for radiators or heating elements and expansion type anchors made of brass; small metal parts for securing purposes-namely, anchors for washing stands and anchors to be secured to facade walls and scaffold fastening anchors (class 06); drill bits and non-power operated hand tolls-namely, files (class 08).</p> <p>Owner: Liebig International Verwaltungsgesellschaft mbH; alternatively: owner: community of heirs of Heinrich Liebig and/or Margarete Liebig).</p>

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