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NATURE OF CONVEYANCE:			ASSIGNMENT				
CONVEYING PARTY DATA							
Name				Execution Date			
Chematur Engineering AB				06/19/2007			
RECEIVING PARTY DATA							
Name:	Hollingford L						
Street Address:	c/o Ronan Daly Jermyn						
Internal Address:	12 South Mall						
City:	Cork						
State/Country:	IRELAND						
PROPERTY NUMBERS Total: 1							
Property Type			Number				
		60012	43				
Patent Number: 6001243 CORRESPONDENCE DATA 6001243							
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ATTORNEY DOCKET NUMBER:			5045-01502				
NAME OF SUBMITTER:			Eric B. Meyertons				
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PATENT REEL: 021243 FRAME: 0078

FRANCIS D DALY

NOTARY PUBLIC FOR THE CITY AND COUNTY OF CORK

COMMISSIONED FOR LIFE





I Francis D. Daly Notary Public of 12 South Mall, Cork, do hereby certify that in my presence the seal of Hollingford Limited was duly impressed on the within Patent Assignment and the document was signed by John O'Regan, Director, and countersigned by Helen O'Regan, Director in accordance with the Articles of Association of the Company.



IN TESTIMONY WHEREOF I have hereunto set my hand and affixed my seal of office this 06 day of July 200**7**.

rancis D. Daly

NOTARY PUBLIC

We CERTIFY the within to be a ue copy / photostat copy of the original with which it has been compared. (

RONAN DALY JERMYN Solicitors No. 12 South Mall, CORK.

PATENT REEL: 021243 FRAME: 0079 5. JUNE, 2007

(1) CHEMATUR ENGINEERING AB

AND

(2) HOLLINGFORD LIMITED

PATENT ASSIGNMENT in respect of US patent US6001243





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EMENT made on ... 2007

CHEMATUR ENGINEERING AB a limited liability company incorporated under the laws of Sweden having its registered offices at Baggängsvägen 43, P.O. Box 430, S-69127 Karlskoga, Sweden (the "Assignor"); and

(2) **HOLLINGFORD LIMITED** a company incorporated under the laws of Ireland with registered number 431833 having its registered office at c/o Ronan Daly Jermyn, 12 South Mall, Cork, Ireland (the "Assignee").

BACKGROUND

- (A) The Assignor is the sole legal and beneficial owner of the US patent US6001243 (the "**Patent**").
- (B) The Assignor and the Assignee entered into an agreement dated 8 February 2007 for the sale to the Assignee of the Assignor's supercritical fluids business (including the Patent) (the "Asset Purchase Agreement").
- (C) Pursuant to terms the Asset Purchase Agreement, the Assignor enters into this Deed to assign absolutely the Patent to the Assignee.

NOW THIS DEED WITNESSES as follows:

1. ASSIGNMENT

- 1.1 In consideration of €1 and for other good and valuable consideration (the receipt and sufficiency of which are acknowledged by the Assignor) the Assignor, as sole legal and beneficial owner, hereby assigns and agrees to assign to the Assignee absolutely the Patent.
- 1.2 The assignment effected by this clause 1 shall include, without limitation, the assignment and transfer of:
 - (a) all rights of action, powers and benefits arising from ownership of the Patent, including without limitation the right to sue for damages and other legal and equitable remedies (and retain any financial award made in any action) in respect of all causes of action arising prior to, on or after the date of this Assignment; and
 - (b) all rights or ownership of any materials that form part of the Patent.

2. **POWER OF ATTORNEY**

The Assignor hereby irrevocably appoints the Assignee as its attorney in its name to execute any document and do any act or thing which may be necessary to complex with the provisions of clause 1 above.

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& JURISDICTION

This Deed and the relationship between the parties shall be governed by, and construed in accordance with, the laws of Ireland.

The Irish courts shall have jurisdiction to settle any dispute arising out of or in connection with this Deed and the parties submits to the jurisdiction of the Irish courts for that purpose.

4. **CERTIFICATE OF VALUE**

It is hereby certified that this Deed gives effect to a transfer of intellectual property within the meaning of section 101 of the Stamp Duties Consolidation Act 1999.

IN WITNESS OF WHICH, this Deed has been duly executed by the undersigned signatories on behalf of the parties on the date first above written.

SIGNED SEALED AND DELIVERED by CHEMATUR ENGINEERING AB

acting by its chief executive officer PER SIMONSSON in the presence of:

Witness Signature

3.2

LENA ()OHAN STON

Witness Name (print)

PAREN I, LARLSLOGA

Witness Address

GIVEN UNDER THE COMMON SEAL of HOLLINGFORD LIMITED in the presence of:

the undersigned, Mari Kilman, Notary Public in the y of Kristinehamn, Sweden, do hereby certify that s document has been signed by

PERSIMONSSON 1 that he/they is/are duly authorized to sign this kind

documents on behalf of HEMATUR ENGINEERING AB

S

stinehamn, Sweden, 19.06.2007 officio:

lau

Mari Kilman Notary Public the city of Kristinehamn Sweden

RECORDED: 07/16/2008

L.S.

CHEMATUR ENGINEERING AB by its chief executive officer PER SIMMONSON

Helen O Kegan

Director

Director Secretary/person duly authorised by the board

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