PATENT ASSIGNMENT

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
Bert Jan Lommerts	10/18/2010
Quirinus Adrianus Nederpel	10/19/2010
Doetze Jakob Sikkema	10/20/2010
Joris Wilhelmus Peeters	10/27/2010

RECEIVING PARTY DATA

Name:	Latexfalt, B.V.
Street Address:	Hoogewaard 183
City:	Koudekerk a.d. Rijn
State/Country:	NETHERLANDS
Postal Code:	NL-2396 AP

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	12922191

CORRESPONDENCE DATA

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ATTORNEY DOCKET NUMBER:	OCTR-002
NAME OF SUBMITTER:	Robb D. Edmonds

Total Attachments: 2

PATENT REEL: 025383 FRAME: 0263 DP \$40,00 12922

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PATENT REEL: 025383 FRAME: 0264

ASSIGNMENT FOR PATENT APPLICATION

WHEREAS:

Name and Address of Inventors:

Bert Jan Lommerts
Middenweg 41
NL-1703 RB Heerhugowaard
the Netherlands
Citizenship: NL

Doetze Jakob Sikkema Heimanslaan 6 NL-6705 AG Wageningen the Netherlands Citizenship: NL Quirinus Adrianus Nederpel Duijvenvoorderstraat 175 NL-2681 HL Monster the Netherlands Citizenship: NL

Joris Wilhelmus Peeters Schelkensven 21 NL-6085 DE Horn the Netherlands Citizenship: NL

(hereinafter referred to as Assignors), has invented a certain invention entitled:

Use of a (1→3)-β-D-Glucan as an Emulsion Stabilizer

enclosed herewith or for which application for Letters Patent in the United States was filed on September 13, 2010, under Serial No. 12/922,191, executed on even date herewith; and

WHEREAS, Latexfalt B.V., having a place of business at Hoogewaard 183, NL-2396 AP, Koudekerk a.d. Rijn, the Netherlands (hereinafter referred to as Assignee), is desirous of acquiring the entire right, title and interest in and to said application (hereinafter referred to as Application), and the invention disclosed therein, (hereinafter referred to as Invention), and in and to all embodiments of the invention, heretofore conceived, made or discovered by said Assignor, and in and to any and all patents, inventor's certificates and other forms of protection (hereinafter referred to as Patents) thereon granted in any and all countries and groups of countries.

NOW, THEREFORE, in consideration of good and valuable consideration acknowledged by said Assignor to have been received in full from said Assignee:

1. Said Assignors hereby sell, assign, transfer and convey to Assignee the full and exclusive right, title and interest (a) in and to said Application and said Invention; (b) in and to all rights to apply for patents on said Invention in any and all countries pursuant to the International Convention for Protection of Industrial Property or otherwise; (c) in and to any and all Applications filed and any and all Patents granted on said Invention in any and all countries and groups of countries, including each and every Application filed and each and every Patent Granted on and application which is a division, substitution, or continuation of said Application; and (d) in and to each and every reissue or extension of any of said Patents.

P.

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Attorney Docket No. OCTR-002

- 2. Said Assignors hereby covenant and agree to cooperate with said Assignee to enable said Assignee to enjoy to the fullest extent the right, title and interest to said Invention herein conveyed in any and all countries and groups of countries. Such cooperation by said Assignors shall include prompt production of pertinent facts and documents, giving testimony, execution of petitions, oaths specifications, declarations or other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting in said Assignee the right, title and interest herein conveyed; (b) for prosecuting any of said applications; (c) for filing and prosecuting substitute, divisional, continuing or additional applications conversing said Invention; (d) for filing and prosecuting applications for reissuance of any of said Patents; (e) for interference or other priority proceedings involving said Invention; and (f) for legal proceedings involving said Invention and any application therefore and any Patents granted thereon, including without limitation opposition proceedings, cancellation proceedings, priority contests, public use proceedings, infringement actions and court actions; provided, however, that the expense incurred by said Assignor in providing such cooperation shall be paid by said Assignee.
- 3. The term and covenants of this agreement shall inure to the benefit of said Assignee, its successors, assigns and other legal representatives, and shall be binding upon said Assignors, its respective heirs, legal representatives and assigns.

IN WITNESS WHEREOR, the said Assignors have executed and delivered this

4. Said Assignors hereby warrant and represent that it has not entered and will not enter into any assignment, contract, or understanding in conflict herewith.

instrument to said Assignee on the date indicated below, and said Assignee has executed and
dated this instrument on the date indicated below
10 October 2010 (DATE)
Bertley Lommerts, ASSIGNOR
October 2010 (DATE) Ouirinus Adrians Mederpel, ASSIGNOR
20 October 2010 (DATE) Docte Jakob Sikkeina ASSIGNOR
2) october 2010 (DATE) Jetis Willelmus Peeters, ASSIGNOR

ASSIGNEE

- 2 -

October

Printed Name