PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:		NEW ASSIGNMENT			
NATURE OF CONVE	TURE OF CONVEYANCE: ASSIGNMENT				
CONVEYING PARTY	/ DATA				
	1	Name	Execution Date		
Deutsche Bank Trust AG New York Branch, as resigning administrative agent and collateral agent			02/23/2011		
RECEIVING PARTY	DATA				
Name:	JPMorgan Chase B	Bank, N.A., as Collateral Agent			
Street Address:	1111 Fannin, 10th I	Floor			
	Houston				
City:	Houston				
City: State/Country:	Houston TEXAS				
-					
State/Country: Postal Code: PROPERTY NUMBE	TEXAS 77002 RS Total: 8	Number			
State/Country: Postal Code: PROPERTY NUMBE Property	TEXAS 77002 RS Total: 8	Number 971			
State/Country: Postal Code: PROPERTY NUMBE	TEXAS 77002 RS Total: 8	971			
State/Country: Postal Code: PROPERTY NUMBE Property T Patent Number:	TEXAS 77002 RS Total: 8 Type 52058	971 130			
State/Country: Postal Code: PROPERTY NUMBE Property T Patent Number: Patent Number:	TEXAS 77002 RS Total: 8	971 130 324			
State/Country: Postal Code: PROPERTY NUMBE Property Patent Number: Patent Number: Patent Number:	TEXAS 77002 RS Total: 8	971 130 324 385			
State/Country: Postal Code: PROPERTY NUMBE Property T Patent Number: Patent Number: Patent Number: Patent Number:	TEXAS 77002 RS Total: 8 52059 51517 53003 56413	971 130 324 385 593			
State/Country: Postal Code: PROPERTY NUMBE Property T Patent Number: Patent Number: Patent Number: Patent Number: Patent Number: Patent Number:	TEXAS 77002 RS Total: 8 Fype 52059 51517 53003 56413 58175	971 130 324 385 593 049			

Fax Number:	(800)516-6304
Correspondence will be ser	nt via US Mail when the fax attempt is unsuccessful.
Phone:	614-280-3566
Email:	james.murray@wolterskluwer.com
Correspondent Name:	Jim Murray
Address Line 1:	4400 Easton Commons Way, Suite 125

PATENT REEL: 025869 FRAME: 0910

501450700

	CT Lien Solutions Columbus, OHIO 43219		
NAME OF SUBMITTER:	James P. Murphy		
Total Attachments: 6 source=Patent Filing Huntsman Ethylene source=Patent Filing Huntsman Ethylene source=Patent Filing Huntsman Ethylene source=Patent Filing Huntsman Ethylene source=Patent Filing Huntsman Ethylene	amines LLC#page3.tif amines LLC#page4.tif amines LLC#page5.tif amines LLC#page6.tif		

PATENT AND TRADEMARK ASSIGNMENT AND ASSUMPTION

This PATENT AND TRADEMARK ASSIGNMENT AND ASSUMPTION dated as of February 23, 2011 (this "Assignment and Assumption") is made by Deutsche Bank AG New York Branch, as resigning administrative agent and collateral agent, as assignor ("Assignor") and JPMorgan Chase Bank, N.A., as successor administrative agent and collateral agent, as assignee ("Assignee").

WHEREAS, reference is made to (i) that certain Credit Agreement dated as of August 16, 2005 (as amended, supplemented or otherwise modified, the "<u>Credit Agreement</u>"), by and among Huntsman International LLC, as borrower (the "<u>Borrower</u>"), Deutsche Bank AG New York Branch, as administrative agent (in such capacity, the "<u>Administrative Agent</u>") and certain parties party thereto, (ii) that certain Collateral Security Agreement dated as of August 16, 2005 by and among each of the Borrower, the Administrative Agent and other parties party thereto (as amended, supplemented or otherwise modified, the "<u>Collateral Agreement</u>"), and (iii) that certain Pledge Agreement dated as of August 16, 2005 by and among each other parties party thereto (as amended, supplemented or otherwise modified, the "<u>Collateral Agreement</u>"), and (iii) that certain Pledge Agreement dated as of August 16, 2005 by and among each of the Borrower, the Administrative Agent and other parties party thereto (as amended, supplemented or otherwise modified, the "<u>Collateral Agreement</u>"), and (iii) that certain Pledge Agreement and other parties party thereto (as amended, supplemented or otherwise modified, the "<u>Pledge Agreement</u>" and together with the Collateral Agreement, the "<u>Security Agreements</u>"); capitalized terms not defined herein shall have the meanings assigned to them in the Collateral Agreement;

WHEREAS, reference is also made to the Grant of Security Interest in United States Trademarks and Patents dated August 16, 2005, by and between Huntsman Ethyleneamines Ltd., a Texas corporation (n/k/a Huntsman Ethyleneamines LLC) (the "<u>Grantor</u>"), and the Administrative Agent (the "<u>Intellectual Property Security Agreement</u>"); and

WHEREAS, pursuant to the Intellectual Property Security Agreement recorded with the U.S. Patent and Trademark Office at Reel 017045, Frame 0638 on November 21, 2005, and Reel 3231, Frame 0966 on November 21, 2005, the Grantor granted the Administrative Agent a lien on and security interest in and to all of its right, title and interest in, to and under certain of its intellectual property Collateral, including the Patents and Marks listed on Schedule I hereto and proceeds of any and all of the foregoing;

WHEREAS, pursuant to (i) the Fifth Amendment to Credit Agreement, dated as of March 9, 2010 (the "<u>Fifth Amendment</u>"), among the Borrower and the Required Lenders (as defined in the Credit Agreement) and (ii) the Successor Agency Agreement, dated as of March 9, 2010 (the "<u>Successor Agency Agreement</u>"), between Assignor and Assignee, the Credit Agreement has been amended to reflect, among other things, the appointment of Assignee as successor administrative agent and collateral agent; and

WHEREAS, in furtherance of Assignee's replacement of Assignor as the Administrative Agent under the Credit Agreement, Assignee is desirous of acquiring and Assignor is desirous of assigning all of its right, title and interest in, to and under the Intellectual Property Security Agreement, including without limitation the Assigned Interest (as defined below), and all documents relating thereto. NOW THEREFORE, in consideration of the foregoing premises and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each of the parties hereto agree as follows:

Assignor hereby irrevocably, absolutely and unconditionally assigns to Assignee without recourse and without any representation or warranty of any kind, nature or description, except as expressly set forth in the Successor Agency Agreement, and Assignee hereby assumes from Assignor, the interest in and to Assignor's rights and obligations under the Intellectual Property Security Agreement (the "<u>Assigned Interest</u>") and all Patents and Marks listed on Schedule I hereto, as of the Effective Date (as defined below).

The effective date of this Assignment and Assumption shall be the date of execution by all parties (the "<u>Effective Date</u>"). Following the execution of this Assignment and Assumption, it will be delivered to Cahill Gordon & Reindel LLP for recording on behalf of the parties hereto pursuant to the Security Agreements and the Intellectual Property Security Agreement with the United States Patent and Trademark Office.

From and after the Effective Date and as further set forth in the Successor Agency Agreement, (a) Assignee shall be a party to the Credit Agreement, the Security Agreements, and the Intellectual Property Security Agreement and, to the extent provided in this Assignment and Assumption, have the rights and obligations of the Administrative Agent thereunder and shall be bound by the provisions thereof and (b) Assignor shall and does hereby, to the extent provided in this Assignment and Assumption and the Successor Agency Agreement, relinquish its rights and shall be and is hereby released from its obligations under the Credit Agreement, the Security Agreements and the Intellectual Property Security Agreement. Assignor hereby fully terminates, releases and discharges the security interest granted to Assignor by Borrower in the Patents and Marks listed on Schedule 1 hereto, including, without limitation, the proceeds of such Patents and Marks. Nothing set forth herein shall modify or limit in any respect the provisions of the Successor Agency Agreement.

This Assignment and Assumption shall be governed by and construed in accordance with the laws of the State of New York.

This Assignment and Assumption may be executed by one or more of the parties to this Assignment and Assumption in any number of separate counterparts (including by telecopy or Adobe PDF), and all of said counterparts taken together shall be deemed to constitute one and the same instrument.

[Remainder of Page Intentionally Left Blank]

PATENT REEL: 025869 FRAME: 0913 IN WITNESS WHEREOF, the parties hereto have caused this Assignment and Assumption to be executed by their respective duly authorized officers.

DEUTSCHE BANK AG NEW YORK BRANCH, as Assignor

By: Name: Omayra Laucella Vice/President Title: By: Ű Name: Evelyn Thierry Director Title:

Signature page - IP Security Agreement of Huntsman Ethyleneamines Ltd.

PATENT REEL: 025869 FRAME: 0914 Accepted:

JPMORGAN CHASE BANK, N.A., as Assignee

Ć

By:

Name: Gitanjali Pundir Títle: Vice President

Signature page - IP Security Agreement of Huntsman Ethyleneamines Ltd.

PATENT REEL: 025869 FRAME: 0915

SCHEDULE I

to PATENT AND TRADEMARK ASSIGNMENT AND ASSUMPTION

PATENTS

Status	Patent Number	Grant Date	Patent
Granted	5205971	4/27/1993	MANUFACTURE OF NON-
			WHITEWARE CERAMIC ARTICLES
Granted	5151130	9/29/1992	AMINE BASED CONSISTENCY
			REDUCERS FOR GYPSUM STUCCO
		•	SLURRIES
Granted	5300324	4/5/1994	PROCESS TO INCREASE THE
			DRYING RATE OF A GLAZE FOR
			CERAMICS
Granted	5641385	6/24/1997	USE OF ETHYLENEAMINE FOR
			WASHING PULP CONTAINING
			LIGNIN
Granted	5817593	1/6/1998	CATALYST AND PROCESS FOR
			PRODUCING AMINES
Granted	6153049	11/28/2000	METHOD FOR INHIBITING THE
			DEPOSITION OF WHITE PITCH IN
			PAPER PRODUCTION USING
··			ETHYLENE AMINE COMPOUND
Granted	5952529	9/14/1999	CATALYST AND PROCESS FOR
			PRODUCING AMINES
Granted	6441240	8/27/2002	METHOD FOR INHIBITING THE
			DEPOSITION OF WHITE PITCH IN
			PAPER PRODUCTION

TRADEMARKS

Status	Serial Number	Application Date	Registration Number	Registration Date	Mark
Registered	75/642485	2/17/1999	2311880	1/25/2000	CASTMATE
Registered	78/008087	5/15/2000	2497221	10/9/2001	MORMATE