

PATENT ASSIGNMENT

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
Jeffery Lee Craig	01/10/2012
RECEIVING PARTY DATA	
Name:	ATMI Packaging, Inc.
Street Address:	10851 Louisiana Avenue South
City:	Bloomington
State/Country:	MINNESOTA
Postal Code:	55438
PROPERTY NUMBERS Total: 1	
Property Type	Number
Patent Number:	7384027
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ATTORNEY DOCKET NUMBER:	642-011 DIV.
NAME OF SUBMITTER:	Andrew D. Dorisio
Total Attachments: 4 source=CraigExecutedAssignment#page1.tif source=CraigExecutedAssignment#page2.tif source=CraigExecutedAssignment#page3.tif source=CraigExecutedAssignment#page4.tif	

PATENT

CONFIRMATION OF PATENT ASSIGNMENT

This CONFIRMATION OF PATENT ASSIGNMENT is by and between Jeffery Lee Craig ("Craig"), of Ballwin, Missouri, and ATMI Packaging, Inc., a Minnesota corporation ("ATMI"), as successor to LevTech, Inc. ("LevTech"), a Delaware corporation having merged with ATMI as of December 31, 2010, with ATMI being the survivor;

WHEREAS, Craig has made certain new and useful inventions as set forth in U.S. Patent Application Serial No. 11/746,898, which is a divisional application of U.S. Patent Application Ser. No. 11/304,417, which is a continuation application of international application Ser. No. PCT/US2005/000464, which claims priority to U.S. Provisional Patent Application Ser. Nos. 60/535,031 and 60/599,960 (collectively, "the Applications"), and based on which U.S. Patent No. 7,384,027 (the "'027 Patent") issued, to which Craig is concurrently being added as a co-inventor along with inventors Alexandre Terentiev and Sergey Terentiev a/k/a Sergey Terentyev ("the Terentievs");

WHEREAS, in a written Employment Agreement dated January 4, 2008, Craig acknowledged his assignment of all right, title, and interest in his inventions to LevTech;

WHEREAS, Craig and the Terentievs previously executed an Assignment document in favor of LevTech, its legal representatives, successors, and assigns, that transferred all right, title, and interest, including all substantial patent rights, in and to the inventions disclosed in U.S. Patent Application Ser. No. 12/761,111, on which Craig is listed as a co-inventor, and which is a continuation application of U.S. Patent Application Ser. No. 12/341,478, which is a divisional application of above-referenced U.S. Patent Application Ser. No. 11/304,417, along with the full right, title, and interest in and to any and all U.S. or foreign patents that may be issued for said inventions, said Assignment document recorded with the United States Patent Office at Reel/Frame 024240/0410;

WHEREAS, the Terentievs have also executed an Assignment document for the inventions disclosed in the Applications in favor of LevTech, as recorded with the United States Patent Office at Reel/Frame 025648/0107;

WHEREAS, ATMI has previously obtained the entire right, title and interest, including all substantial patent rights, in and to the inventions disclosed in the Applications and any patents therefor, including the '027 Patent, from LevTech, by both operation of law and written

Assignment, as evidenced by documents recorded with the United States Patent Office at Reel/Frame 025767/0332;

WHEREAS, ATMI is desirous of confirming the acquisition and ownership of the entire right, title and interest, including all substantial patent rights, in and to any and all of the inventions disclosed in the Applications, as well as in and to any and all Letters Patent of the United States or foreign patents therefor, including the '027 Patent; and

WHEREAS, for the avoidance of doubt, Craig and ATMI, as successor to LevTech, hereby confirm that all right, title and interest, including all substantial patent rights in and to the Applications and any patents issued therefrom, including the '027 patent, and any foreign patents, along with the inventions disclosed therein, have been sold, conveyed, assigned and transferred, and are hereby sold, conveyed, assigned and transferred from Craig to ATMI, as set forth below.

NOW, THEREFORE, for good and valuable consideration, be it known that Craig has sold, conveyed, assigned, and transferred to ATMI (as successor to LevTech), and does hereby sell, convey, assign, transfer and set over exclusively unto ATMI, its legal representatives, successors, and assigns, the entire right, title and interest in and to said inventions as set forth in the Applications, and in and to any and all Letters Patents of the United States and foreign countries which have issued or may be issued for said inventions, including the '027 Patent and any applications or patents identified on Schedule 1, said sale, assignment, and transfer including, without limitation, all substantial patent rights, including, but not limited to, all rights to exclude others from the use of the '027 Patent, and all rights to enforce, assert and sue for past, present and future infringement of the '027 Patent, and all rights to recover and collect for past, present and future damages related to the '027 Patent, and all rights to license the '027 Patent, and all rights to sell, convey, assign or transfer the '027 Patent, and all rights to settle any and all litigation involving the '027 Patent;

UPON SAID CONSIDERATIONS, Craig hereby agrees with ATMI, that he will not execute any writing or do any act whatsoever conflicting with these presents, and that he will, at any time upon request, without further or additional consideration but at the expense of said assignee, execute such additional assignments and other writings and do such additional acts as said assignee may deem necessary or desirable to perfect the assignee's enjoyment of this grant, and render all necessary assistance in making application for and obtaining original, divisional,

continuation, continuation-in-part, reexamined, reissued, or extended Letters Patent of the United States or of any and all foreign countries for said inventions, and in enforcing any rights or choses in action accruing as a result of the Applications or any patent resulting therefrom, by giving testimony in any proceedings or transactions involving the Applications or any patent resulting therefrom, and by executing preliminary statements and other affidavits, it being understood that the foregoing covenant and agreement shall bind, and inure to the benefit of, the assigns and legal representatives of Craig and ATMI.

JEFF CRAIG
JEFFERY LEE CRAIG

STATE OF Kentucky)
COUNTY OF Fayette)

On this 10 day of January, 2012 before me personally appeared JEFFERY LEE CRAIG, to me known to be the person named in and who executed the above instrument, and acknowledged to me that he executed the same for the uses and purposes therein set forth.

My commission expires:

July 30, 2012
Kimberly B. Norris
NOTARY PUBLIC

S E A L

Schedule 1

<u>Country</u>	<u>Serial No.</u>
United States	60/599,960
United States	60/535,031
United States	11/304,417
United States	11/746,898
United States	12/341,478
United States	12/761,111
Canada	2552717
Japan	2006549426
EPC	EP1701780
WO	PCT/US05/00464
Israel	176667