501896297 04/23/2012

PATENT ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: SECURITY AGREEMENT

CONVEYING PARTY DATA

Name	Execution Date
Momentive Specialty Chemicals Inc.	01/01/2012

RECEIVING PARTY DATA

Name:	Wilmington Trust, National Association			
Street Address:	50 South Sixth Street			
Internal Address:	Suite 1290			
City:	Minneapolis			
State/Country:	MINNESOTA			
Postal Code:	55402			

PROPERTY NUMBERS Total: 5

Property Type	Number
Application Number:	13377470
Application Number:	13202076
Application Number:	61549083
Application Number:	61548300
Application Number:	13274056

CORRESPONDENCE DATA

Fax Number: (877)245-5951 **Phone**: 2813253368

Email: lisa.jones@momentive.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: Momentive Specialty Chemicals Inc.

Address Line 1: 12650 Directors Drive
Address Line 2: Attn: Lisa Kimes Jones
Address Line 4: Stafford, TEXAS 77477

PATENT

REEL: 028086 FRAME: 0583

ATTORNEY DOCKET NUMBER:	#1 WTNA SECURITY					
NAME OF SUBMITTER:	Lisa Kimes Jones					
Total Attachments: 8 source=#1 WTNA PT Q4 2011 signed#page1.tif						
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PATENT REEL: 028086 FRAME: 0584 PATENT SECURITY AGREEMENT, dated as of Janaury 1, 2012, among MOMENTIVE SPECIALTY CHEMICALS INC. (formerly known as Hexion Specialty Chemicals, Inc.), a New Jersey corporation (the "Parent"), the subsidiaries of the Parent party hereto (each, including the Parent, a "Grantor" and collectively the "Grantors"), and WILMINGTON TRUST, NATIONAL ASSOCIATION, (as successor by merger to Wilmington Trust FSB), as Collateral Agent (the "Collateral Agent").

Reference is made to the Collateral Agreement dated as of January 29, 2010 (as amended, supplemented or otherwise modified from time to time, the "Security Agreement"), among the Parent, each subsidiary of the Parent listed therein and the Collateral Agent. Each Grantor and Wilmington Trust, National Association, (as successor by merger to Wilmington Trust FSB) has entered into the Indenture dated as of January 29, 2010 (as amended, restated, supplemented or otherwise modified from time to time, the "Indenture"), among Hexion Finance Escrow LLC and Hexion Escrow Corporation, as issuers, the other parties from time to time party thereto, and Wilmington Trust, National Association, (as successor by merger to Wilmington Trust FSB), as trustee, pursuant to a supplemental indenture, dated as of January 29, 2010, by Hexion U.S. Finance Corp. and Hexion Nova Scotia Finance, ULC, as issuers, the guarantors party thereto, and Wilmington Trust, National Association, (as successor by merger to Wilmington Trust FSB), as trustee. Each Grantor is executing and delivering this Agreement pursuant to the terms of the Indenture to induce potential investors to purchase the securities.

The subsidiary parties are affiliates of the Parent, will derive substantial benefits from the sale of the securities and are willing to execute and deliver this Agreement in order to induce the potential investors to purchase the securities. Accordingly, the parties hereto agree as follows:

SECTION 1. <u>Terms.</u> Capitalized terms used in this Agreement and not otherwise defined herein have the meanings specified in the Security Agreement. The rules of construction specified in Section 1.01(b) of the Security Agreement also apply to this Agreement.

SECTION 2. Grant of Security Interest. As security for the payment or performance, as the case may be, in full of the Obligations, each Pledgor, pursuant to the Security Agreement, did and hereby does grant to the Collateral Agent, its successors and assigns, for the benefit of the Secured Parties, a security interest in, all right, title or interest in or to any and all of the following assets and properties now owned or at any time hereafter acquired by such Pledgor or in which such Pledgor now has or at any time in the future may acquire any right, title or interest (collectively, the "Patent Collateral"):

all letters patent of the United States or the equivalent thereof in any other country and all applications for letters patent of the United States or the equivalent thereof in any other country, including those listed on Schedule I (the "Patents"), and all reissues, continuations, divisions, continuations-in-part, renewals or extensions thereof, and the inventions disclosed or claimed therein, including the right to make, use and/or sell the inventions disclosed or claimed therein.

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SECTION 3. Security Agreement. The security interests granted to the Collateral Agent herein are granted in furtherance, and not in limitation of, the security interests granted to the Collateral Agent pursuant to the Security Agreement. Each Pledgor hereby acknowledges and affirms that the rights and remedies of the Collateral Agent with respect to the Patent Collateral are more fully set forth in the Security Agreement, the terms and provisions of which are hereby incorporated herein by reference as if fully set forth herein. In the event of any conflict between the terms of this Agreement and the Security Agreement, the terms of the Security Agreement shall govern.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK.]

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IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the day and year first above written.

MOMENTIVE SPECIALTY CHEMICALS INC.,

By Ellew MBerndy

Name: Ellen G. Berndt

Title: Vice President and Secretary

BORDEN CHEMICAL FOUNDRY, LLC,

Y Ellew MSund

Name: Ellen G. Berndt

Title: Vice President and Secretary

MOMENTIVE SPECIALTY CHEMICALS INVESTMENTS INC. (formerly known as Borden Chemical Investments, Inc.),

By Ellew Hoseund

Name: Ellen G. Berndt

Title: Vice President and Secretary

HEXION U.S. FINANCE CORP.,

By Ellew & Bund

Name: Ellen G, Berndt

Title: Vice President and Secretary

HEXION NOVA SCOTIA FINANCE, ULC.

B

Name: Emily A. Ludgate

Title: Vice President

HSC CAPITAL CORPORATION,

By Ellew & Bernd

Name: Ellen G. Berndt

Title: Vice President and Secretary

LAWTER INTERNATIONAL INC.,

By Ellew Berndl

Name: Ellen G. Berndt

Title: Vice President and Secretary

MOMENTIVE INTERNATIONAL INC. (formerly known as Borden Chemical International, Inc.),

By Ellew Breundt

Name: Ellen G. Berndt

Title: Vice President and Secretary

OILFIELD TECHNOLOGY GROUP, INC.,

By Ellent Berndt

Name: Ellen G. Berndt

Title: Vice President and Secretary

MOMENTIVE CI HOLDING COMPANY (CHINA) LLC (formerly known as Hexion CI Holding Company (China) LLC),

By Ellen HBerndl

Name: Ellen G. Berndt

Title: Vice President and Secretary

WILMINGTON TRUST, NATIONAL ASSOCIATION, (as successor by merger to Wilmington Trust FSB), as Collateral Agent,

Ву

Name:

Vice President

Schedule I

See Attachment.

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PATENT REEL: 028086 FRAME: 0590

PATENT REEL: 028086 FRAME: 0591

Tuesday, January 03, 2012 Patent List/Status (by Case Number)							
Case Number: Country	Sub Case	Case Type	Application No. Filing Date	Publication No. Publication Date	Patent No. Patent Date	Status Expiration Date	
B12-0024		CIP	13/274056			Pending	
United States of America			14-Oct-2011				
9	<u>Swner:</u>				Attorneys:		
Division: Performance Products - Oil Technologies			hnologies	Division Ref:			
	Agent:				Agent Reference:		
	Title: Me	thods ar	nd Compositions for I	Determination of Fractur	re Geometry in Subtern	anean Formations	

PATENT REEL: 028086 FRAME: 0592

RECORDED: 04/23/2012