PATENT ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:			NEW ASSIGNMENT		
NATURE OF CONVEYANCE:			ASSIGNMENT		
CONVEYING PARTY DATA					
Name Execution Date					
Hans Van der Pasch				06/20/2012	
RECEIVING PARTY DATA					
Name:	NV BEKAERT SA				
Street Address:	Bekaertstraat 2				
City:	Zwevegem				
State/Country:	BELGIUM	BELGIUM			
Postal Code:	BE 8550				
PROPERTY NUMBERS Total: 1					
Property Type		Number			
Application Number: 12		12513	12513896		
CORRESPONDENCE DATA					
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Correspondent Name: Glenn Law					
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ATTORNEY DOCKET NUMBER:			016782-0430		
NAME OF SUBMITTER:			Sabrina Mayfield for Glenn Law		
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NOTICE OF ASSIGNMENT

For good and valuable consideration, as set forth below, Hans Van der Pasch (hereinafter "Assignor") has assigned his rights to the invention entitled

MODULAR FLARE STACK AND METHOD OF FLARING WASTE GAS

and to the corresponding U.S. patent application serial no. 12/513,896 (national stage of PCT/EP2007/061739), and all continuations and divisional applications thereof to

NV BEKAERT SA Bekaertstraat 2 BE 8550 Zwevegem Belgium (hereinafter "Assignee")

By way of an employment agreement of July 16, 2001 Assignor assigned all industrial and intellectual property rights to his employer FG Engineering Services B.V. The only shareholder of FG Engineering Services B.V. was FG International B.V. FG International B.V. assigned all of its rights to Bekaert Holding B.V. by way of agreements dated July 6, 2001 and January 30, 2003. At the relevant time period, Assignee owned all interest in Bekaert Holding B.V.

I confirm that the attached translations are accurate.

I am authorized to sign this document on behalf of NV Bekaert SA.

x10ead

Marc Messely // Group Industrial Property Manager NV Bekaert SA Bekaertstraat 2 BE 8550 Zwevegem Belgium

June, 20, 2012 Date

4812-6846-0047.1

TRANSLATION OF RELEVANT PORTIONS OF JULY 16, 2001 AGREEMENT

EMPLOYMENT AGREEMENT

the undersigning:

1. the private company with limited liability <u>FG Engineering Services B.V.</u>, registered and holding office in Eindhoven, legally represented by F.G.B.A. Geerdink, hereinafter referred to as "employer"

and

 Mr. <u>H.G.J. van der Pasch</u>, Kleinderliempde 1 Liempde born in Liempde on 14 March 1959; hereinafter referred to as "employee"

declare to have executed the following employment agreement:

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Article 9 - Industrial and intellectual property rights

9.1. All rights, either in the country or abroad, on patents, designs, drawings and/or any other industrial or intellectual property right, resulting from activities of the employee during his service, shall be vested in employer.

9.2. The employee is obliged to inform the employer of all achievements during service in the Netherlands or elsewhere which may lead to the creation of industrial and intellectual property rights, amongst others, but not exclusively, inventions, computer programs, processes, relating to the activities during service for the employer.

9.3. The employee is obliged to transfer to the employer all thereto related rights as well in the Netherlands as elsewhere, except what has been stipulated hereafter and to the extent these rights do not belong already to the employer. The employee is obliged, also after the employment has taken an end, to give to the employer all cooperation which the employer shall demand in relation with the disposal of and maintenance of all its belonging or transferred intellectual and industrial property rights.

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Agreed in four originals on 16 July 2001.

the employer

the employee

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TRANSLATION OF RELEVANT PORTIONS OF JULY 6, 2001 AGREEMENT

AGREEMENT

FOR PARTICIPATION IN A PRIVATE COMPANY

the undersigning:

- 1. BEKAERT HOLDING B.V., a company with limited liability according to Dutch law, registered and holding office in Dordrecht, the Netherlands, here legally represented by Mr. B.J.C. Suffys and Mr. R.R.P. Dewulf, hereinafter referred to as: 'Bekaert'
- 2. FG ENGINEERING SERVICES B.V., a company with limited liability according to Dutch law, registered and holding office in Eindhoven, here legally represented by Mr. F.G.B.A. Geerdinck, hereinafter referred to as: 'the Company'
- 3. FG INTERNATIONAL B.V., a company with limited liability according to Dutch law, registered and holding office in Eindhoven, here legally represented by Mr. F.G.B.A. Geerdinck, hereinafter referred to as: 'FG International'

Bekaert, the Company and FG International hereinafter jointly referred to as "Parties";

whereas:

- a. FG International is holder of all issued and placed shares of the Company;
- b. the mother company of Bekaert, N.V. Bekaert S.A., en FG International have executed 'Heads of Agreeement' relating to a possible participation of Bekaert in the Company;
- c. in the meantime and after further negotiations parties have reached agreement on the issuance of new shares by the Company to Bekaert and about the grant of a right of option for Bekaert to taking further shares in the Company, and this under the stipulations, conditions and warranties as laid down in this Agreement;

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Article 2 – Issuance

2.1. By the general council of shareholders of the Company a legal decision has been taken to the issuance of Issuance-shares with a nominal value of 100,- NLG per share. This decision is attached to this Agreement as <u>Annex 2.1</u>.

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2.2. The Issuance-shares are issued to Bekaert by means of the Issuance-act according to <u>Annex 2.2.</u> As a result of this issuance Bekaert holds 19% (rounded figure) of the share capital in the Company.

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Agreed and signed in seven originals on 6 July 2001.

Bekaert

FG International

the Company

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TRANSLATION OF RELEVANT PORTIONS OF JANUARY 30, 2003 AGREEMENT

AGREEMENT

TO SALES AND PURCHASE OF SHARES

between

BEKAERT HOLDING B.V.

as Purchaser

and

FG INTERNATIONAL B.V.

as Seller

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Atty. Dkt. No. 016782-0430

AGREEMENT

TO SALES AND PURCHASE OF SHARES

the undersigning:

- 1. **BEKAERT HOLDING B.V.**, a company with limited liability according to Dutch law, registered in Dordrecht, the Netherlands, and holding office in Assen, the Netherlands, hereinafter referred to as: 'Bekaert'
- 2. N.V. BEKAERT S.A., a limited liability company according to Dutch law, registered and holding office at Zwevegem, Belgium, hereinafter referred to as: 'N.V. Bekaert S.A.'
- 3. FG INTERNATIONAL B.V., a company with limited liability according to Dutch law, registered and holding office in Eindhoven, hereinafter referred to as: 'FG International'

Bekaert and FG International hereinafter jointly referred to as "Parties";

whereas:

- a. FG International is holder of 400 shares (hereinafter referred to as: 'the Shares') of FG
 ENGINEERING SERVICES B.V., a company with limited liability according to Dutch law, registered and holding office in Eindhoven (hereinafter referred to as: 'the Company');
- b. Bekaert is holder of 94 shares of the Company as a result of an issuance of shares on 20 July 2001 according to the 'Agreement to Participation in a Private Company', signed by the Parties on 6 July 2001;
- c. FG International, Mr. Frank Geerdink, the Company and the mother company of Bekaert, being N.V. Bekaert S.A., have signed a declaration of intent on 6 November 2002, adapted on 19 December 2002, with a view on a possible acquisition by Bekaert of the Shares of FG International;
- d. in the meantime and after further negotiations, Parties have reached agreement about the acquisition of the Shares of FG International by Bekaert, and this under the stipulations, conditions and warranties as laid down in this Agreement;

agree as follows:

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Article 2 – Sale and purchase

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Atty. Dkt. No. 016782-0430

- 2.1. FG International sells to Bekaert, as Bekaert purchases from FG International the Shares.
- 2.2 The Shares are sold with all rights and duties connected thereto. As from the Date of Transfer, the Shares are for the account and risks of Bekaert.

Agreed and signed in three originals on 30 January 2003 31 January 2003

Bekaert Holding B.V.

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FG International B.V.

N.V. Bekaert S.A.

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RECORDED: 06/28/2012