**PATENT ASSIGNMENT COVER SHEET**

**SUBMISSION TYPE:** NEW ASSIGNMENT  
**NATURE OF CONVEYANCE:** ASSIGNMENT

### CONVEYING PARTY DATA

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<tr>
<td>ANDRITZ TECHNOLOGY AND ASSET MANAGEMENT GMBH</td>
<td>07/22/2016</td>
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### RECEIVING PARTY DATA

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<tr>
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<tr>
<td>INDUCTOTHERM COATING EQUIPMENT, S.A.</td>
<td>RUE P.J. ANTOINE 79</td>
<td>HERSTAL</td>
<td>BELGIUM</td>
<td>B-4040</td>
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### PROPERTY NUMBERS Total: 1

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### CORRESPONDENCE DATA

Fax Number: (609)267-5705  
*Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.*

Phone: 609-267-9000 X 254  
Email: ppost@indelin.com  
Correspondent Name: PHILIP O. POST, INDEL, INC.  
Address Line 1: 10 INDEL AVENUE, PO BOX 157  
Address Line 2: LEGAL DEPARTMENT  
Address Line 4: RANCOCAS, NEW JERSEY 08073

### ATTORNEY DOCKET NUMBER: ICE-001

### NAME OF SUBMITTER: PHILIP O. POST

### SIGNATURE: /philip o. post, Reg.#28,456/

### DATE SIGNED: 07/27/2016

Total Attachments: 4  
source=EXECUTED ASSIGNMENT#page1.tif  
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PATENT ASSIGNMENT AGREEMENT

Between

Inductotherm Coating Equipment, S.A. (formerly Inductotherm S.A.), Rue P.J. Antoine 79, B-4040 Herstal, Belgium (hereinafter referred to as "Inductotherm") and ANDRITZ Selas S.A.S., Tour d'Asnières, Hall A, 4 avenue Laurent Cely 92600 Asnières-sur-Seine (hereinafter referred to as "ANDRITZ Selas") and Andritz Technology and Asset Management GmbH, Stattegger Strasse 18, 8045 Graz, Austria (hereinafter referred to as "ATAM"), all jointly referred to as "the Parties."

Preamble

1. Inductotherm, ANDRITZ Selas and ATAM entered into an Agreement on 24 November 2006 (referred to as the "2006 Agreement") regarding ATAM Patents. A Schedule of the ATAM Patents is attached to this Agreement as Schedule A (1 page).

2. According to the terms of the 2006 Agreement, ATAM has decided not to actively maintain all of the ATAM Patents in Schedule A and has notified Inductotherm of such decision before the ATAM Patents have lapsed.

3. Inductotherm has made a written response to ANDRITZ Selas/ATAM for assignment of all rights to all ATAM Patents, and affirms the response herein.

4. In view of the above and other considerations, the Parties enter in this Patent Assignment Agreement for the ATAM Patents which are the subject of the 2006 Agreement.

§ 1
Assignment of the ATAM Patents

(1) Inductotherm shall provide to ANDRITZ Selas/ATAM patents assignment documents for execution by ATAM, the current record owner/proprietor of the ATAM Patents in Schedule A.

(2) ANDRITZ Selas/ATAM shall return the executed ATAM patent assignment documents to Inductotherm for recording in the patent offices in all jurisdictions in Schedule A with all costs of recording to be paid by Inductotherm.

(3) Inductotherm shall maintain, or abandon, solely on its own decision any, or all of the assigned ATAM Patents by paying, or not paying all future patent annuities beginning with the next annuity payment identified in Schedule A.

(4) ANDRITZ Selas/ATAM warrants that all patent annuities prior to the next annuity payments identified in Schedule A have been paid. ANDRITZ Selas/ATAM has no obligation to pay the next annuity in Schedule A.

(5) The Parties agree that no payments or fees shall be made between the Parties to make the assignments of the ATAM Patents effective.

(6) If after execution of the assignments of the ATAM Patents, ANDRITZ Selas or ATAM becomes aware of any infringement of the assigned ATAM Patents, either before or after
execution of the assignments. ANDRITZ Selas or ATAM shall notify Inductotherm immediately and use its best effort to assist Inductotherm in "in or out" of court disputes. Each party will support its own associated costs. ANDRITZ Selas and ATAM assign to Inductotherm the exclusive right to initiate any and all claims of infringement of the assigned ATAM patents occurring either before or after the execution of the assignments from the date of execution of each assignment document. ANDRITZ Selas and ATAM assign to Inductotherm the exclusive right to retain all proceeds from any judgments or other awards for infringement of the assigned ATAM patents occurring either before or after the execution of the assignments from the date of execution of each assignment document.

(7) Notwithstanding the termination provisions of the 2006 Agreement, in view of the agreed to assignment of the ATAM Patents, the Parties agree the 2006 Agreement shall terminate on the effective date of this Patent Assignment Agreement.

§ 2
Modifications to the Agreement

Any modifications to this Agreement shall be mutually agreed to in writing between the Parties.

§ 3
Severability

If any provision of this Agreement is held invalid, illegal or incapable of being enforced by any rule of law or public policy, all other provisions of this Agreement shall nevertheless remain in full force and in effect so long as the economic or legal substance of the transactions contemplated hereby is not affected in any manner adverse to any party. Upon such determination that any provision is invalid, illegal or incapable of being enforced, the parties hereto shall negotiate in good faith to modify this Agreement so as to effect the original intent of the parties as closely as possible in an acceptable manner to the end that the transactions contemplated hereby are fulfilled.

§ 4
Non-Waiver

The waiver by either Party of any of its rights under this Agreement in anyone or more instances shall not constitute a waiver by that party of any other rights or of such rights on a future occasion.

§ 5
Entire Agreement

This Agreement contains the entire and only agreement between the Parties with respect to the subject matter hereof and supersedes all prior oral and written understandings between the Parties, and any prior course of dealings or usage of the trade not expressly incorporated herein.

05 July 2016
§ 6
Entire Agreement

This Agreement contains the entire and only agreement between the parties with respect to
the subject matter hereof and supersedes all prior oral and written understandings between the
Parties, and any prior course of dealings or usage of the trade not expressly incorporated
herein.

§ 7
Governing Law/Dispute resolution

(1) This Agreement is governed by the laws of Belgium.

(2) Venue for any dispute arising out of or in connection with this Agreement shall be
exclusively settled by the competent courts of Belgium

§ 8
Effectiveness

This Agreement shall become effective upon Signature of all the Parties.

Andritz Technology and Asset Management GmbH

Date: 22/7/2016

Inductotherm Coating Equipment, S.A.

Date: 12 July 2016

ANDRITZ Selas S.A.S.

Date: 22/7/16

05July2016
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05July2016