

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

EPAS ID: PAT6066171

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
THE PROCTOR & GAMBLE COMPANY	01/16/2019

RECEIVING PARTY DATA

Name:	MILLIKEN & COMPANY
Street Address:	920 MILLIKEN ROAD, M495
City:	SPARTANBURG
State/Country:	SOUTH CAROLINA
Postal Code:	29303

PROPERTY NUMBERS Total: 15

Property Type	Number
Application Number:	62571757
Application Number:	62596401
Application Number:	16157895
Application Number:	62571761
Application Number:	62596403
Application Number:	16157903
Application Number:	62571764
Application Number:	62596405
Application Number:	16157914
Application Number:	62571771
Application Number:	62596408
Application Number:	16157917
Application Number:	62571766
Application Number:	62596411
Application Number:	16157925

CORRESPONDENCE DATA**Fax Number:**

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.

Email: patents@milliken.com

Correspondent Name:	MILLIKEN & COMPANY
Address Line 1:	920 MILLIKEN ROAD, M495
Address Line 4:	SPARTANBURG, SOUTH CAROLINA 29303

ATTORNEY DOCKET NUMBER:	P&G7131-7136
--------------------------------	--------------

NAME OF SUBMITTER:	ANN L. SPARTAS
---------------------------	----------------

SIGNATURE:	/Ann L. Spartas/
-------------------	------------------

DATE SIGNED:	04/17/2020
---------------------	------------

Total Attachments: 5

source=7131B - Assignment P&G to Milliken#page1.tif
source=7131B - Assignment P&G to Milliken#page2.tif
source=7131B - Assignment P&G to Milliken#page3.tif
source=7131B - Assignment P&G to Milliken#page4.tif
source=7131B - Assignment P&G to Milliken#page5.tif

ASSIGNMENT

This Assignment (this "Assignment") is made as of January 16, 2019 (the "Effective Date") between:

Milliken & Company, a Delaware corporation ("Milliken")
920 Milliken Road M-495
Spartanburg, South Carolina 29303, U.S.A.; and

The Procter & Gamble Company, a Delaware corporation ("P&G")
One Procter & Gamble Plaza
Cincinnati, Ohio 45202, U.S.A.

Recitals

WHEREAS, P&G has agreed to assign to Milliken its entire right, title, and interest in and to the Assigned Patents (as defined below); and

WHEREAS, Milliken has agreed to accept the assignment of P&G's right, title, and interest in and to the Assigned Patents;

NOW, THEREFORE, in consideration of the mutual promises in this Assignment, the Milliken and P&G agree as follows:

1. Assignment of Patents and Patent Applications.

a. Assignment. P&G hereby assigns to Milliken (and Milliken hereby accepts) its entire right, title, and interest in and to the patents and patent applications identified on Attachment 1 hereto including all nonprovisionals, continuations, continuations-in-part, divisionals, re-examinations, reissues and foreign counterparts and/or equivalents thereof (the "Assigned Patents"). P&G further assigns to Milliken (and Milliken hereby accepts) the right to claim priority to any of the Assigned Patents under the terms of the Paris Convention for the Protection of Industrial Property, the Patent Cooperation Treaty, and any other relevant international treaty or arrangement relating to industrial property rights.

b. Further Documentation and Assistance. After the Effective Date, P&G agrees to execute any other documents that Milliken may reasonably require to effect the assignment made in this Assignment and record Milliken as the owner of the Assigned Patents. P&G further agrees, without additional compensation but at no expense to P&G, to cooperate with Milliken in any pre-grant, post-grant or other proceedings relating to the Assigned Patents.

2. Representations and Warranties. P&G represents and warrants that: (i) P&G has good and valid title to, and has the unrestricted power to assign, the Assigned Patents, free and clear of all liens, claims and encumbrances; (ii) P&G has all requisite power and authority to execute and deliver this Assignment, to perform its obligations hereunder, and to consummate the

transactions contemplated hereby; and (v) this Assignment has been duly and validly executed and delivered by or on behalf of P&G.

3. General Provisions.

a. Severability. If any provision of this Assignment is held by a court of competent jurisdiction to be illegal or unenforceable, the remaining provisions of this Assignment shall remain in full force and effect and, to the extent permitted by applicable law, such illegal or unenforceable provision shall be deemed automatically amended in accordance with the parties' original intent to the minimum extent necessary to make such provision legal and enforceable.

b. Entire Agreement. This Assignment (including any Attachments hereto) constitutes the entire agreement between the Parties concerning the subject matter hereof, supersedes all prior oral or written understandings between the Parties concerning the subject matter hereof and shall not be contradicted, waived, or supplemented by any course of dealing between the Parties.

c. Amendment and Waiver. This Assignment shall not be amended except by a writing signed by both Milliken and P&G. No provision of this Assignment may be waived except by a writing signed by an authorized representative of the party waiving its right(s) hereunder.

d. Binding Effect. This Agreement shall be binding upon and inure to the benefit of P&G and Milliken and their respective successors, assigns, and legal representatives.

e. Headings. The headings and captions in this Assignment have been inserted for convenience of reference and are not part of this Assignment.

f. Counterparts. This Assignment may be executed in counterparts, each of which shall be deemed to be an original and all of which together shall be deemed to be one and the same instrument.

IN WITNESS WHEREOF, Milliken and P&G have caused their duly authorized representatives to execute this Assignment effective as of the date first above written.

MILLIKEN & COMPANY

By: Debra L. Clements

Name: Debra L. Clements

Title: Chief Administrative Officer,
Sr. General Counsel &
Corporate Secretary

THE PROCTER & GAMBLE
COMPANY

By: George H. Leal

Name: George H. Leal

Title: Senior Counsel

ATTACHMENT 1
SCHEDULE OF ASSIGNED PATENTS

Application No. or Patent No.	Country	Title
62/571,757	US	COMPOSITIONS, METHODS, AND TEST KITS FOR DETERMINING AUTHENTICITY
62/596,401	US	COMPOSITIONS, METHODS, AND TEST KITS FOR DETERMINING AUTHENTICITY
16/157,895	US	COMPOSITIONS, METHODS, AND TEST KITS FOR DETERMINING AUTHENTICITY
62/571,761	US	LEUCO COMPOUNDS
62/596,403	US	LEUCO COMPOUNDS
16/157,903	US	LEUCO COMPOUNDS
62/571,764	US	LEUCO COLORANTS WITH EXTENDED CONJUGATION
62/596,405	US	LEUCO COLORANTS WITH EXTENDED CONJUGATION
16/157,914	US	LEUCO COLORANTS WITH EXTENDED CONJUGATION
62/571,771	US	LEUCO COLORANTS AND COMPOSITIONS
62/596,408	US	LEUCO COLORANTS AND COMPOSITIONS
16/157,917	US	LEUCO COLORANTS AND COMPOSITIONS

ATTACHMENT I
SCHEDULE OF ASSIGNED PATENTS

Application No. or Patent No.	Country	Title
62/571,766	US	LEUCO COMPOUNDS AND COMPOSITONS COMPRISING THE SAME
62/596,411	US	LEUCO COMPOUNDS AND COMPOSITONS COMPRISING THE SAME
16/157,925	US	LEUCO COMPOUNDS AND COMPOSITONS COMPRISING THE SAME