506419532 12/23/2020

PATENT ASSIGNMENT COVER SHEET

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SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT

CONVEYING PARTY DATA

Name	Execution Date
ARKEMA FRANCE	12/16/2020

RECEIVING PARTY DATA

Name:	SPOLEK PRO CHEMICKOU A HUTNI VYROBU, AKCIOVA SPOLECNOST
Street Address:	REVOLUCNI 1930/86
City:	USTI NAD LABEM
State/Country:	CZECH REPUBLIC
Postal Code:	400 32

PROPERTY NUMBERS Total: 1

Property Type	Number
Patent Number:	10427998

CORRESPONDENCE DATA

Fax Number: (646)878-0801

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: 646-878-0800

Email: USPTO@pearlcohen.com

Correspondent Name: PEARL COHEN ZEDEK LATZER BARATZ LLP

Address Line 1: 1500 BROADWAY Address Line 2: 12TH FLOOR

Address Line 4: NEW YORK, NEW YORK 10036

ATTORNEY DOCKET NUMBER:	P-601665-US	
NAME OF SUBMITTER:	LYDIE FITZSIMMONS	
SIGNATURE:	/LF/	
DATE SIGNED:	12/23/2020	

Total Attachments: 2

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PATENT ASSIGNMENT AGREEMENT

This Agreement is made this day, 16 December 2020, by and between

ARKEMA FRANCE, a limited liability company (société anonyme) organized under the laws of France having its registered office at 420, rue d'Estienne d'Orves, 92700 COLOMBES, France, registered with the Commercial and Companies Register of Nanterre under number B 319 632 790 (the "Assigner"),

and

Spolek pro chemickou a hutuí výrobu, akciová společnost, a company incorporated and duly existing under the laws of the Czech Republic, having its registered office at Ústí nad Labem, Revoluční 1930/86, Postal Code 400 32, identification number 000 11 789, registered in the Commercial Register maintained by the Regional Court in Ústí nad Labem, in Section B, Insertion 47, (the "Assignee")

(collectively the "Parties").

WHEREAS, Assignor has filed on 22 May 2015 a French patent application FR1554655 covering compositions based on the chlorinated chemical F-1230za (1,1,3,3 tetrachloropropene) and also the manufacture and use thereof (the "Priority Document"), and has filed an international patent application (published under WO2016/189214) claiming priority FR 1554655 which has entered the regional phase in Europe and national phase in China, Japan and the United States (CN 107646029, EP 3297981, JP 2018-515568 and US 10427998) (alltogether, including the Priority Document, referred to as the "Patents").

WHEREAS, Assignee wishes to acquire all right, title and interest in the Patents, and Assignor wishes to sell its interest in the Patents to Assignee.

NOW THEREFORE, in consideration of the mutual promises, covenants, warranties, and other good and valuable consideration set forth herein, and in accordance with applicable law, the Parties hereby agree as follows:

- Assignment. Assignor hereby assigns to Assignee all right, title and interest in the Patents including all reexaminations, extensions and reissues thereof.
- Financial Terms. The financial terms of the sale of the Patents are subject to a separate agreement entered into before entering into this Agreement.
- 3 Representations and Warranties. Assignor hereby represents and warrants that it has the legal right and authority to execute this Agreement and perform its obligations hereunder.
- 4. Cost and expenses. Assignee shall be responsible for all costs and expenses associated with the transfer of prosecution-related files from Assignor to Assignee. Assignee shall be solely responsible for all actions and all costs whatsoever, including aftermey's fees, arising after the date of this Agreement and associated with the continuous prosecution and the maintenance and enforcement of the Patents. The Assignor warrants that all rights of the inventors named in the Patents are either settled or will be settled by the

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- Assignor and that the Assignee will not have any obligation towards the original inventors.
- 5. Further Actions. Assignor hereby agrees to execute any further agreements and to take any further actions necessary to aid Assignee in perfecting its interest in the Patents and in enforcing any and all protections or privileges deriving from the Patents.
- 6. Governing Law. This Agreement shall be construed in accordance with, and governed in all respects by, the laws of France, without regard to conflicts of law principles.
- Counterparts. This Agreement may be executed in several counterparts, each of which shall constitute an original and all of which, when taken together, shall constitute one agreement.
- 8. Severability. If any part or parts of this Agreement shall be held unenforceable for any reason, the remainder of this Agreement shall continue in full force and effect. If any provision of this Agreement is deemed invalid or unenforceable by any court of competent jurisdiction, and if limiting such provision would make the provision valid, then such provision shall be deemed to be construed as so limited.
- 9. Headings. The headings for section herein are for convenience only and shall not affect the meaning of the provisions of this Agreement.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed the day and year first above written.

ASSIGNOR

ARKEMA FRANCE

Represented by Mr. Christophe Villain Global Group President Fluorochemicals

Signature

ASSIGNEE

Spolek pro chemickou a hutní výrobu, akciová společnost

Represented by

Mr. Daniel Tamchyna

Member of the Board of Directors

Signature

Mr. Pavel Jiroušek

Chairman of the Board of Directors

Signatur

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RECORDED: 12/23/2020