

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1
 Stylesheet Version v1.2

EPAS ID: PAT6541649

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNMENT
CONVEYING PARTY DATA	
Name	Execution Date
J. VAN WILLIGENBURG	07/09/2012
RECEIVING PARTY DATA	
Name:	SABIC LIMBURG B.V.
Street Address:	EUROPABOULEVARD 1
City:	SITTARD
State/Country:	NETHERLANDS
Postal Code:	6135 LD
PROPERTY NUMBERS Total: 1	
Property Type	Number
Application Number:	16475288
CORRESPONDENCE DATA	
Fax Number:	(860)286-0115
<i>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.</i>	
Phone:	8602862929
Email:	USPTOPATENTMAIL@CANTORCOLBURN.COM
Correspondent Name:	CANTOR COLBURN LLP
Address Line 1:	20 CHURCH STREET
Address Line 2:	22ND FLOOR
Address Line 4:	HARTFORD, CONNECTICUT 06103
ATTORNEY DOCKET NUMBER:	16CHEM0015-US-PCT
NAME OF SUBMITTER:	ASAF BATELMAN
SIGNATURE:	/Asaf Batelman/
DATE SIGNED:	02/09/2021
Total Attachments: 5	
source=8P87221#page1.tif	
source=8P87221#page2.tif	
source=8P87221#page3.tif	
source=8P87221#page4.tif	
source=8P87221#page5.tif	

I, Rudi Riemens as a fully qualified Dutch and European patent attorney herewith declare that the below is a true and correct English translation of Article 12 of the Dutch Patents Act 1995:

Article 12 Dutch Patents Act 1995

1. *If the invention for which a patent application has been filed has been made by a person employed in the service of another party, the employee shall be entitled to the patent unless the nature of the service entails the use of the employee's special knowledge for the purposes of making inventions of the same kind as that to which the patent application relates, in which case the employer shall be entitled to the patent.*

2. *If the invention for which a patent application has been filed has been made by a person who performs services for another party in the context of a training course, the party for whom the services are performed shall be entitled to the patent unless the invention has no connection with the subject of the services.*

3. *If the invention has been made by a person carrying out research in the service of a university, college or research establishment, the university, college or research establishment in question shall be entitled to the patent.*

4. *For the purposes of Article 4 paragraph (3) and (4), an application filed by a party who does not have a right to a patent shall be disregarded in respect of the subject matter of an application filed by the employer referred to in the last sentence of the first paragraph or by a party providing the opportunity to perform the services referred to in the second paragraph.*

5. *The provisions contained in paragraphs (1), (2) and (3) may be derogated from by written agreement.*

6. *In the event that the inventor cannot be deemed to have been compensated in the salary he earns or the pecuniary allowance he receives or in any extra remuneration he receives for not having been granted a patent, the party who is entitled to the patent on the basis of paragraphs (1), (2) or (3) will be obliged to grant him equitable remuneration related to the pecuniary importance of the invention and the circumstances under which it was made. Any right of action on the part of the inventor in accordance with this paragraph shall lapse after the expiry of three years from the date of the grant of the patent.*

7. *Any stipulation that is in derogation from the provisions contained in the sixth paragraph shall be void.*

Artikel 12 Rijksoctrooiwet 1995

1 *Indien de uitvinding, waarvoor octrooi wordt aangevraagd, is gedaan door iemand die in dienst van een ander een betrekking bekleedt, heeft hij aanspraak op octrooi, tenzij de aard van de betrekking medebrengt, dat hij zijn bijzondere kennis aanwendt tot het doen van uitvindingen van dezelfde soort als die waarop de octrooiaanvraag betrekking heeft. In het laatstbedoelde geval komt de aanspraak op octrooi toe aan de werkgever.*

2 *Indien de uitvinding, waarvoor octrooi wordt aangevraagd, is gedaan door iemand die in het kader van een opleiding bij een ander werkzaamheden verricht, komt de aanspraak op octrooi toe aan degene bij wie de werkzaamheden worden verricht, tenzij de uitvinding geen verband houdt met het onderwerp van de werkzaamheden.*

3 *Indien de uitvinding is gedaan door iemand die in dienst van een universiteit, hogeschool of onderzoeksinstituut onderzoek verricht, komt de aanspraak op octrooi toe aan de betrokken universiteit, hogeschool of onderzoeksinstituut.*

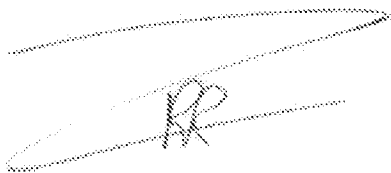
4 *Voor de toepassing van artikel 4, derde en vierde lid, op het onderwerp van een aanvraag, ingediend door de in het eerste lid, laatste volzin, bedoelde werkgever dan wel door degene die de gelegenheid biedt om werkzaamheden te verrichten als bedoeld in het tweede lid, blijft een door de niet gerechtigde ingediende octrooiaanvraag buiten beschouwing.*

5 *Van het in het eerste, tweede en derde lid bepaalde kan bij schriftelijke overeenkomst worden afgeweken.*

6 *Ingeval de uitvinder niet geacht kan worden in het door hem genoten loon of de door hem genoten geldelijke toelage of in een bijzondere door hem te ontvangen uitkering vergoeding te vinden voor het gemis aan octrooi, is degene aan wie krachtens het eerste, tweede of derde lid, de aanspraak op octrooi toekomt, verplicht hem een, in verband met het geldelijke belang van de uitvinding en met de omstandigheden waaronder zij plaats had, billijk bedrag toe te kennen. Een vorderingsrecht van de uitvinder krachtens dit lid vervalt na verloop van drie jaren sedert de datum waarop het octrooi is verleend.*

7 *Elk beding, waarbij van het zesde lid wordt afgeweken, is nietig.*

Rudi Riemens
Dutch & European Patent attorney at EP&C

A handwritten signature in black ink, consisting of a large, stylized 'R' followed by a smaller 'R' and a horizontal line extending to the right.

Rijswijk, 14 August 2020

ARBEIDSOVEREENKOMST

De ondergetekenden:

1. SABIC Limburg B.V. gevestigd aan de Europaboulevard 1 te 6135 LD Sittard, hierna te noemen "werkgever", en
2. J. van Willigenburg, wonende aan de Heerderweg 60M te 6224 LH Maastricht, [redacted] hierna te noemen "Werknemer".

VERKLAREN DE NAVOLGENDE ARBEIDSOVEREENKOMST TE HEBBEN AANGEGAAN:

1. ALGEMENE BEPALINGEN

1.1 [redacted]
[redacted]
[redacted]

1.2 [redacted]
[redacted]

1.3 De standplaats van de werknemer zal bij aanvang van de arbeidsovereenkomst de Site Geleen [redacted]
[redacted]

1.4 [redacted]
[redacted]
[redacted]

1.5 [redacted]
[redacted]
[redacted]
[redacted]

1.6 [redacted]
[redacted]

1.7 [redacted]
[redacted]
[redacted]
[redacted]
[redacted]
[redacted]

Parasif: 

[Redacted]

1.8 [Redacted]

2. [Redacted]

[Redacted]

[Redacted]

Aldus overeengekomen en in tweevoud opgemaakt en ondertekend te Sittard,

[Redacted]

[Redacted]

Namens
SABIC Limburg B.V.

Werknemer: *J. van Willigenburg*

Handtekening:
[Redacted]

Handtekening: *J. van Willigenburg*

HR Manager Site Geleen































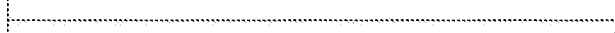







J. van Willigenburg

Paras: *[Signature]*



Bijlage 1





Parbat 