PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7881711

SUBMISSION TYPE: CORRECTIVE ASSIGNMENT											
NATURE OF CONVEYAN	ICE:	Corrective Assignment to correct the ADDRESS OF THE ASSIGNEE FROM "299 JEFFERSON ROAD, PARSIPPANY, NJ 07054" TO "2401 DOYLE STREET, GREENSBORO, NC 27406" previously recorded on Reel 058001 Frame 0945. Assignor(s) hereby confirms the ASSIGNMENT.									
CONVEYING PARTY DA	ATA										
		Name	Execution Date								
EVONIK CORPORATION	N		10/13/2021								
RECEIVING PARTY DA	ТА										
Name:	EVONIK SU	PERABSORBER LLC									
Street Address:	2401 DOYLI	ESTREET									
City:	GREENSBC	PRO									
State/Country:	NORTH CAI	ROLINA									
Postal Code:	27406										
PROPERTY NUMBERS Property Type	Total: 1	Number									
Application Number:	1415	7769	769								
	(732) e sent to the provided; if th 973-9 IPM- EVO 2 TU PISC	981-5084 e-mail address first; if that is unsuccessf hat is unsuccessful, it will be sent via US 929-8833 NA@EVONIK.COM NIK CORPORATION RNER PLACE ATAWAY, NEW JERSEY 08854 2013P00102 US02 AMANDA LOPES /al/									
DATE SIGNED: 04/03/2023											
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506956861 11/03/2021 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7003699

SUBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEYA	NCE:	ASSIGNMENT	
CONVEYING PARTY D	ΑΤΑ		
		Name	Execution Date
EVONIK CORPORATIO	N		10/13/2021
RECEIVING PARTY DA		SUPERABSORBER LLC	
Street Address:			
City:	PARSIPP		
State/Country:	NEW JEF		
Postal Code:	07054		
PROPERTY NUMBERS	Total: 16		
Property Type		Number	
Application Number:	11	561145	-
Application Number:	12	256038	-
Application Number:	13	673169	
Application Number:	12	277637	
Application Number:	12	022699	
Application Number:	13	683308	
Application Number:	12	775984	_
Application Number:	13	644515	
	10	769657	
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Application Number:	14	354372	
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Application Number: Application Number: Application Number: Application Number:	14 13 13 13 13 13	354372 426936 091844 341132	

CORRESPONDENCE DATA

Fax Number:

(973)929-8839

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.

PATENT REEL: 063251 FRAME: 0516

Phone:	97392	298833
		a@evonik.com
		IK CORPORATION
-	299 J	EFFERSON ROAD
Address Line 4:	PARS	SIPPANY, NEW JERSEY 07054
NAME OF SUBMITTER:		LINDA S. LI
SIGNATURE:		/Linda S. Li/
DATE SIGNED:		11/03/2021
Total Attachments: 13		
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This **PATENT ASSIGNMENT AGREEMENT** (this "Agreement"), is entered into by and between

Evonik Corporation, an Alabama Corporation with address 299, Jefferson Road, Parsippany, NJ 07054, USA ("Seller" or "Assignor"),

and

UBT 2/0/2023

2401 Doyle Street, Greensboro, North Carolina 27406

Evonik Superabsorber LLC, a Delaware limited liability company with address-299-Jefferson Road, Parsippany, NJ-07054, USA ("Buyer" or "Assignee", and, together with Seller, the "Parties").

RECITALS

WHEREAS, Buyer and Seller are parties to that certain Contribution Agreement, effective as of July 1, 2021, pursuant to which Seller has agreed to sell, assign and transfer to Buyer, and has sold, assigned and transferred, and Buyer has agreed to purchase and assume from Seller, and has accepted the assignment and transfer of, among others, certain Intellectual property and similar rights,

WHEREAS Seller has agreed to sell, assign and transfer to Buyer, and has sold, assigned and transferred to Buyer, and Buyer has agreed to purchase and assume from Seller, and Buyer has assumed from Seller, all of Seller's right, title and interest in and to, among others, certain Intellectual Property and similar rights. Among these rights are the Patents and invention disclosures identified in Appendix A hereto and the inventions protected thereby throughout the world (the "Assigned Patents").

WHEREAS, Buyer has compensated Seller for the sale, assignment and transfer of the Assigned Patents under the provisions of the Contribution Agreement and no additional compensation shall be required under this Agreement,

WHEREAS, this Agreement is among the necessary or useful instruments pursuant to the Contribution Agreement;

WHEREAS, this Agreement is being entered into by the Parties as a condition and mutual inducement to the Closing; and

WHEREAS, the Parties wish to confirm the sale, assignment and transfer of the Assigned Patents and if and to the extent not already effected under the Contribution Agreement, effect the sale, assignment and transfer of all remaining rights on the Assigned Patents of Seller to Buyer, if any.

NOW, THEREFORE, in consideration of the mutual agreements, covenants and other premises set forth herein and in the Contribution Agreement and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged and accepted, the Parties agree as follows:

1. <u>Assignment</u> Seller (Assignor) and Buyer (Assignee) confirm the sale, assignment and transfer of, and Seller does hereby sell, assign and transfer to Buyer (Assignee), and Buyer hereby accepts, the full and exclusive right, title and interest in and to the Patents and any improvements thereon, the attached application(s) and all corresponding and/or counterpart foreign patent applications, all divisional, continuation, continuation-in-part, reissue, reexamination, extension, substitution, registration, renewal, extension, supplementary protection certificates or the like, and any additional patent applications which claim priority to the attached application(s), and all letters patent or comparable rights issuing thereon in

PATENT REEL: 063251 FRAME: 0518

Germany, the United States and in all foreign countries, and all applications for letters patent which may hereafter be filed for the attached application(s) and/or any improvements thereon in Germany, the United States and/or in any foreign country and all letters patent which may be granted on the attached invention(s) and/or any improvements thereon in Germany, the United States and/or in any foreign country, together with the right(s) to claim priority to the attached patent application(s) and/or any improvements thereon, and the Seller (Assignor) hereby authorizes and requests the German Patent and Trademark Office, the European Patent Office, the United States Commissioner of Patents and Trademarks and any official of any foreign country whose duty it is to issue patents on applications as described above, to issue all letters patent or comparable rights issuing on any application as aforesaid to Buyer (Assignee), or to its successors, assigns or legal representatives.

2. <u>Registration, Change of Recordal; Declaration of Transfer</u>. Seller hereby authorizes and requests, as applicable, the German Patent and Trademark Office, the European Patent Office, the Commissioner of Patents and Trademarks of the United States Patent and Trademark Office and the empowered officials of all other governments, and the diverse registrars, commissioners and other official authorities in the various affected jurisdictions to record Buyer as the owner of the Patents and to issue to Buyer, in lieu of Seller, in accordance with this instrument, all future certificates, notices and any other communications and documents bearing on the Patents. It is Buyer's responsibility to apply for a change of recordal in the registers. Seller shall not unreasonably withhold, or delay, signing of any document necessary to effect a change of recordal in ownership of the Patents in the intellectual property registers. If Seller does not approve of a document prepared by Buyer, Seller will cooperate with Buyer to create a document acceptable to both Parties.

3, Further Assurances. Seller and Buyer shall execute and deliver such instruments and take such other actions as may reasonably be required in order to carry out the intent of this Agreement and to evidence and effectuate the transactions contemplated herein. Buyer shall prepare and provide to Seller all assignments and other instruments of transfer reasonably required to transfer to Buyer the Assigned Patents. Seller shall take such steps and actions, and provide such cooperation and assistance to Buyer and its successors, assigns, and legal representatives, including the execution and delivery of any affidavits, declarations, oaths, exhibits, assignments, powers of attorney, or other documents, as may be reasonably necessary to effect, evidence, or perfect the assignment of the Assigned Patents to Buyer, or any assignee or successor thereto. If Buyer or its successor or assignee is unable, for any reason, to obtain a signature of Seller on a document necessary to perfect the transfer or assignment of the Assigned Patents, Seller hereby irrevocably appoints Buyer as its agent and attorney-in-fact, which appointment is coupled with an interest, to act for and on behalf of Seller to execute, verify, and file any such documents with the same legal force and effect as if executed by Seller.

4. <u>General Provisions</u>. Capitalized terms used but not otherwise defined herein shall have the meanings ascribed thereto in the Contribution Agreement. This Agreement, <u>Appendix A</u> hereto and the Contribution Agreement constitute the sole and entire agreement of the Parties with respect to the subject matter contained herein and therein, and supersede all other prior representations, warranties, understandings and agreements, both written and oral, with respect to such subject matter. Notwithstanding any other provision of this Agreement to the contrary, in the event and to the extent that there shall be a conflict between the provisions of this Agreement shall control (unless this Agreement expressly provides otherwise). This Agreement shall not be amended, modified or supplemented except by an instrument in writing specifically designated as an amendment hereto and executed by each of the Parties. Neither any course of conduct or failure or delay of any Party in exercising or enforcing any right, remedy or power hereunder shall operate or be construed as a waiver thereof, nor shall any single or partial exercise of any right, remedy or power hereunder, or any abandonment or

discontinuance of steps to enforce such right, remedy or power, or any course of conduct, preclude any other or further exercise thereof or the exercise of any other right, remedy or power. This Agreement shall be binding upon and inure solely to the benefit of each Party and its successors and permitted assigns.

5. <u>Governing Law; Jurisdiction and Venue</u>. This Agreement and all matters arising out of or relating to this Agreement or any of the transactions contemplated hereby, including all rights of the Parties (whether sounding in contract, tort, common or statutory law, equity or otherwise), shall be interpreted, construed and governed by and in accordance with the Contribution Agreement.

6. <u>Signatories; Counterparts</u>. This Agreement may be executed in at least twelve 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. This Agreement shall be executed by a representative and/or multiple authorized signatories of the Buyer and Seller, respectively. The Parties shall provide for notarization of the signatures of each signatory. Immediately upon execution of the Agreement, the Parties shall provide each other with copies of the executed Agreement.

Evonik Corporation

Executed in Pusippe, NS on 13-13-21

(name and position)

Evonik Superabsorber LLC

Executed in Parsippany, Mon 10-6/2021 Encry of hullingen

(name and position) J. Mulleyon, Manager

- Male

PATRICIA MALCOLM Commission # 2228335 Notary Public, State of New Jerse, My Commission Expires February 11, 2025

PATENT REEL: 063251 FRAME: 0520

PATRICIA MALCOLM Commission#2228335 y Public, State of New Jer My Commission Expires February [1, 2025 [internal]

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Particulate superabsorbent polymer composition having improved performance properties	Particulate superabsorbent polymer composition having improved performance properties	Process for superabsorbent polymer and crosslinker composition	Particulate superabsorbent polymer composition having improved stability			Particulate superabsorbent polymer composition having improved stability Particulate superabsorbent polymer composition having improved stability		Particulate superabsorbent polymer composition having improved stability		Particulate superabsorbent polymer composition having improved stability	SUPERABSORBENT POLYMER HAVING FAST ABSORPTION	CONTINUOUS STRAND SUPERABSORBENT POLYMERIZATION	CONTINUTOUS STRAND SUPERABSORDENT POLYMERIZATION	CONTINUOUS STRAND SUPERABSORBENT POLYMERIZATION	CONTINUOUS STRAND SUPERABSORBENT POLYMERIZATION	CONTINUOUS STRAND SUPERABSORBENT POLYMERIZATION																							
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28.03.2012 2899608	28.03.2012 2699608	28.03.2012 2699608	02.07.2014 2014/0316040	28.03.2012	28.03.2012	28.03.2012 103547603	21.04.2011 2012/0267570	18.04.2012	19.04.2012 201304825	28.03.2012 BR112013024336-8	03.12.2012 2797972	03.12.2012 2797972	03.12.2012 2797972	30.12.2011	17.01.2014 2014/0305156	08.04.2014	10.04.2014 201504315	10.04.2014 201504314 08.04.2014	10.04.2014 112015025560-4	10.04.2014 105283490	10.04.2014 10.04.2014 2016-514761	07.04.2014 BR112015025521-3	07.04.2014	07.04.2014.2984125 07.04.2014.2016/0060418	10.04.2014 2019-031691	10.04.2014 2984124	10.04.2014 2984124	10.04.2013 2014/0306155	07.04.2014 2930191	07.04.2014 2930191	05 04 2015 88102015007414-0	03.04.2015 104974312	06.04.2015 2015-199958	29.12.2016 2018/0186042	28.12.2017 2018-109176	28.12.2017	28.12.2017 201831525		Application Data Publication No Pu
26.02.2014 2699608	26.02.2014 2699608	26.02.2014 2699608	23.10,2014 9,102.806	10-1827038	5717917	29.01.2014 103547603	25.10.2012 8,802,786	GC0005649	01.02.2013 1535464	07.01.2014 112013024336-8	05.11.2014 2797972	05.11.2014 2797972	05 11 2014 2797972	8,420,567	16,10.2014 9,375,507		01.02.2015 1654236	01.02.2015 163/995	18.07.2017	27.01.2016 105283490	10-2018488 23.05.2016 6510488	18.07.2017 112015025521-3	10-2018489	17.UZ.2016 03.03.2016 10 307 732	28.02.2019 6720271	17.02.2016 2984124	17 02 2016 2984124	16.10.2014 9.302.248	14.10.2015 2930191	14.10.2015 2930191	29.12.2015 102015007414-0	14.10.2015 104974312	12.11.2015 6087973	05.07.2018	12.07.2018 06.07.2018		01.09.2018	04.07.2018 3342787	ublication Date Grant No
03,12.2014 Evonik Corporation	03.12.2014 Evonik Corporation	03, 12.2014 Evonik Corporation	11.08.2015 Evonik Corporation	01.02.2018 Evonik Corporation	27.03.2015 Evonik Corporation	25.11.2015 Evonik Corporation	12.08.2014 Evonik Corporation	01.09.2017 Evonik Corporation	01.06.2016 Evonik Corporation	11.02.2020 Evonik Corporation	21.09.2016 Evonik Corporation	21.09.2016 Evonik Corporation	21.09.2016 Evonik Compation	16.04.2013 Evonik Corporation	28.06.2016 Evonik Corporation	Evonik Corporation	21.03.2019 Evonik Corporation	11.10.2018 Evonik Corporation	Evonik Corporation	22.05.2018 Evonik Corporation	12.04.2019 Evonik Corporation	15.12.2020 Evenik Corporation	05.09.2019 Evonik Corporation	04 06 2019 Evonik Corporation	19.06.2020 Evenik Corporation	27.02.2019 Evenik Corporation	27.02.2019 Evenik Corporation	05.04.2016 Evenik Corporation	16.09.2020 Evenik Corporation	16.09.2020 Evonik Corporation	28 07 2017 Evenik Corporation	12.06.2020 Evonik Corporation	10.02.2017 Evonik Corporation	Evenik Corporation	Evonik Corporation	Evonik Corporation	Evonik Corporation	11.12.2019 Evonik Corporation	Grant Date Applicant

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Water-absorbing polysaccharide and method for producing the same Water-absorbing polysaccharide and method for producing the same RECYCLING SUPERABSORBENT POLYMER FINES RECYCLING SUPERABSORBENT POLYMER FINES	Water-absorbing polysaccharide and method for producing the same Water-absorbing polysaccharide and method for producing the same	Water-absorbing polysaccharide and method for producing the same	Water-absorbing polysaccitative and method for producing the same	Water-absorbing polysacchande and method for producing the same	Water-absorbing polysaccharide and method for producing the same	SUPERABSORBENT POLYMER COMPOSITIONS HAVING A TRIGGERING COMPOSITION	Superabsorbent polymers comprising hydrolysable crosslinkers	Superahsorbent nolymers comprising hydrolyssorie crossilinkers	Superabsorbent polymers comprising hydrolysable crosslinkers	Superabsorbent Polymer with Crosslinker	Superabsorbent Polymer with Crosslinker	Superabsorbent Polymer with Crosslinker	Superabsorbent Polymer with Crossilinker	Superabsorbent Polymer with Crosslinker	Superabsorbent Polymer with Crosslinker	Superabsorbent Copolymer	Superabsorbent Copolymer	Superabsorbent Copolymer	Title																	
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28.10.2009 102224172 28.10.2009 2350133 20.10.2009 201022294 22.10.2008 2010/0099781	28.10.2009 2011-0096052 28.10.2009 2012-509947	28,10,2009 2350133	28.10.2009 F 103 10100-0	23.11.2009 201023918 28.10.2009 201023918	25.11.2008 2010/0130355	29.01.2009 2234651	29.01.2009 2234651	29.01.2009 2653173	29.01.2009 2653173	29.01.2009 2653173	29.01 2009 2234651	12.01.2009 200940629	30.01.2008 2009/0191408	29.01.2009	21.11.2012 2013/0096000	29.01.2009 2653173	29.01.2009	29.04.2011 2013-525592 29.04.2011 BR112012028192-5		07.05.2010 2011/0275513	04.05.2011	29.04.2011 102906135	29.04.2011 2566901	29.04.2011 2566901	18.02.2013.2013/0175472	29.04.2011	30.12.2011	30.12.2011 2015/0093575	30.12.2011 2016-196659	30.12.2011 2797971	30.12.2011 2019-116636	30.12.2011 2797971	14.03.2013 2014-0144234	14.03.2013 2013-313409 22.03.2012 2013/0253158	14.03.2013 2828305	Application Date Publication No
19.10.2011 102224172 03.08.2011 2350133 16.05.2010 1466900 22.04.2010 7.910.688	26.04.2012 5651122	03.08.2011 2350 133	03.08.2011 2350133	01.07.2010 1476017	27.05.2010 8.361.926	06.10.2010 2234651	06.10.2010 2234651	23.10.2013 2653173	23.10.2013 2653173	23.10.2013 2653173	06.10.2010 2234651	01.10.2009 431054	30.07.2009 8,318,306	10-1621702	18.04.2013 8,734,948	23.10.2013 2653173	10-1700586	20.06.2013 5863651 02.08.2016 112012028192-5	13.03 2013 2565901	10.11.2011 8,304.369	GC0009319	30.01.2013 102906135	13.03.2013 2566901	13.03.2013 2565901	11.07.2013 8.647.317	10-1598006	10-1655104	02.04.2015 9,440,220	24.11.2016 6695756	05.11.2014 2797971	18.07.2019 6898373	05.11.2014 2797971	18.12.2014 10-1653087	26.09.2013 8.871.880	28.01.2015	Publication Date Grant No
30.07.2014 Evonik Corporation 01.03.2017 Evonik Corporation 01.01.2015 Evonik Corporation 22.03.2011 Evonik Corporation	21.11.2014 Evenik Corporation	01.03.2017 Evonik Corporation	01.03.2017 Evonik Corporation	11,03.2015 Evenik Corporation	29.01.2013 Evonik Corporation	08.03.2017 Evonik Corporation	08.03.2017 Evonik Corporation	02.12.2020 Evonik Corporation	02.12.2020 Evonik Corporation	02.12.2020 Evonik Corporation	08.03.2017 Evonik Corporation	21.03.2014 Evonik Corporation	27.11.2012 Evonik Corporation	11.05.2016 Evonik Corporation	27.05.2014 Evonik Corporation	02.12.2020 Evonik Corporation	23.01.2017 Evonik Corporation	07.04.2020 Evonik Corporation	13.07.2016 Evonik Corporation	06.11.2012 Evonik Corporation	01.04.2019 Evonik Corporation	27.04.2016 Evonik Corporation	13.07.2016 Evonik Corporation	13.07.2016 Evonik Corporation	11 02 2014 Evonik Corporation	22.02.2016 Evenik Corporation	01.09.2016 Evonik Corporation	13.09.2016 Evonik Corporation	24.04.2020 Evonik Corporation	05 12 2018 Evenik Corporation	14.06.2021 Evenik Corporation	05,12,2018 Evonik Corporation	25.08.2016 Evonik Corporation	28.10.2014 Evonik Corporation	Evonik Corporation	Grant Date Applicant

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RECYCLING SUPERABSORBENT POLYMER FINES	P10920200-5	13.10.2009 PI0920200-5	06.12.2011 Pl0920200-5	09.07.2019 Evonik Corporation
RECYCLING SUPERABSORBENT POLYMER FINES	200980142254.4	13.10.2009 102197057	21.09.2011 102197057	15.04.2015 Evonik Corporation
DEENT POLYMER FINES	2011-032064 2014-7011207	13.10.2009 2012-506462	15.05.2012 5548210	23.05.2014 Evonik Corporation
DREENT POI YMER FINES	12/673 169	22 10 2008 2013/0070221	28 N3 2013 & 487 MG	16.07 2013 Evenik Corporation
ORBENT POLYMER FINES	09735905.2-1303	13.10.2009 2340265	06.07.2011 2340265	21.01.2015 Evonik Conoration
SORBENT POLYMER FINES	602009029094,0	13,10,2009 2340265	06.07.2011 2340265	
SORBENT POLYMER FINES	09736905.2-1303	13.10.2009 2340265	06.07.2011 2340265	
	122019005902-0	13.10.2009	122019005902-0	
SUPERABSORBENT POLYMER CONTAINING CLAY, PARTICULATE, AND METHOD OF MAKING SAME	602009050843.1	13.10.2009 2334344	22.06.2011 2334344	21.02.2018 Evonik Corporation
SUPERABSORBENT POLYMER CONTAINING CLAY, PARTICULATE, AND METHOD OF MAKING SAME	09736904.5-1303	13.10.2009 2334344	22.06.2011 2334344	21.02.2018 Evenik Corporation
SUPERABSORBENT POLYMER CONTAINING CLAY, PARTICULATE, AND METHOD OF MAKING SAME	2009/14525	19.10.2009		Evenik Corporation
SUPERABSORBENT POLYMER CONTAINING CLAY, PARTICULATE, AND METHOD OF MAKING SAME	98135212	19.10.2009 201026756	16.07.2010 1526478	21.03.2016 Evonik Corporation
ER CONTAINING	P10920242-0	13.10.2009	Pi0920242-0	29.12.2020 Evonik Corporation
SUPERABSORBENT POLYMER CONTAINING CLAY, PARTICULATE, AND METHOD OF MAKING SAME	200980141534.3	13.10.2009 102186508	14.09.2011 102186508	02.07.2014 Evonik Corporation
	2011-531463	13.10.2009 2012/5059404	08.03.2012 5380541	04.10.2013 Evonik Corporation
SUPERABSORBENT POLYMER CONTAINING CLAY, PARTICULATE, AND METHOD OF MAKING SAME	201410214950.4	13.10.2009 104072928	01.10.2014 104072928	12.04.2017 Evonik Corporation
SUPERABSORBENT POLYMER CONTAINING CLAY, PARTICULATE, AND METHOD OF MAKING SAME	2011-7011183	13.10.2009	1647166	03.08.2016 Evonik Corporation
Superaborbent Binder Polymer Composition	06850208.7-1304	30.11.2006 1966257	04_10.2007_1966257	10.09.2014 Evonik Corporation
der Polymer Composition	602006043033.7	30.11.2006 1966257	04.10.2007 1966257	10.09.2014 Evonik Corporation
Superabsorbent Binder Polymer Composition	06850208.7-1304	30.11.2006 1966257	04.10.2007 1966257	10.09.2014 Evonik Corporation
Superabsorbent Binder Polymer Composition Superabsorbent Binder Polymer Composition	11/351.145 10-2008-7016168	30.11.2006 2007/0128517	Ur.Ub.2007 7.335.713 10-1433681	26.02.2008 EVONIK Corporation
Superabsorbent Binder Polymer Composition	95144611	01.12.2006 200738811	16.10.2007 1398475	11.06.2013 Evonik Corporation
der Polymer Composition	200680045363	30.11.2006	101356202	25.05.2011 Evonik Corporation
Superabsorbent Binder Polymer Composition Lich Domonhilth: Structures Polymory Commonitions	2008-543574	30.11.2006 23 03 2007 2006/0324420	5231240 25 00 2008 8 225 834	29.03.2013 Evonik Corporation
	10-2009-7019919	28.12.2007	40-1502310	09.03.2015 Events Compression
	200780052323.3	28,12,2007 101679648	23.09.2009 101579648	07.08.2013 Evonik Corporation
High Permeability Superabsorbent Polymer Compositions	2014-125390	28.12.2007 2014-198853	23.10.2014 5844852	27.11.2015 Evonik Corporation
High Permeability Superabsorbent Polymer Compositions High Dermeability Superabsorbent Polymer Commistions	07870038.2-1308 602007056553 7	28.12.2007 2137240 28.12.2007 2137240	30.12.2009 2137240 30 12 2009 2137240	17.10.2018 Evonik Corporation 17.10.2018 Evonik Comparison
perabsorbent Polymer Compositions	07870038.2-1308	28.12.2007 2137240	30.12.2009 2137240	17.10.2018 Evonik Corporation
POLYMER COMPOSITIONS HAVING COLOR STABILITY	97122668	18.06.2008	1406875	01.09.2013 Evonik Corporation
POLYMER COMPOSITIONS HAVING COLOR STABILITY	200780053791.2	28.12.2007 101802029	11.08.2010 101802029	10.10.2012 Evonik Corporation
POLYMER COMPOSITIONS HAVING COLOR STABILITY	10-2010-7001034	28.12.2007	10-1474229	12.12.2014 Evonik Corporation
POLYMER COMPOSITIONS HAVING COLOR STABILITY	13/296,861	15.11.2011 2012/0083411	05.04.2012 8.236.876	07.08.2012 Evonik Corporation
SUPERABSORBENT POLYMER COMPOSITIONS HAVING COLOR STABILITY	07866086.7-1354	28,12,2007 2167552	31.03.2010 2167552	07.02.2018 Evonik Corporation
SUPERABSORBENT POLYMER COMPOSITIONS HAVING COLOR STABILITY	602007053897 1	28.12.2001 2181332 28.12.2007 2167552	31.03.2010 2167552	07.02-2018 EVOID Corporation
	11/301,359	12.12.2005 2007-135554	14.06.2007 7.812.082	12.10.2010 Evonik Corporation
Superabsorbent Polymer Compositions	06846552.5-1302	11.12.2006 1969053	17.09.2008 1969053	07.05.2014 Evonik Corporation
Superabsorbent Polymer Compositions	602006041534.6	11.12.2006 1969053	17.09.2008 1969053	07.05.2014 Evonik Corporation
Superabsorbent Polymer Compositions	06846552.5-1302 10-2008-7014000	11.12.2006 1969053	2005001 10002 001 10002 001 1000 0000 00	00 08 2013 Evonik Corporation
Superadovintent Fuglitier Compositions	200680046688	11.12.2005 101326234	17.12.2008 101326234	18.07.2012 Evonik Corporation
Superabsorbent Polymer Compositions	2008-544674	11.12.2005	5557268	13.06.2014 Evonik Corporation
Sauotähine Materialien und Artikel	12/636.440	11.12.2009 2010/0114050	06.05.2010 8,269.060	18.09.2012 Evonik Corporation

Page 3 of 5

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Appendix A

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16.11.2011 Evonik Corporation	1802537	01.04.2004	200430016026 X	REDUCED-EMISSIONS FOSSIL-FUEL-FIRED SYSTEM	2004P40016WOCN
31.07.2012 Evonik Corporation	2,521,584	01.04.2004	2,521,584	REDUCED-EMISSIONS FOSSIL-FUEL-FIRED SYSTEM	2004P40016WOCA
21.04.2008 Evonik Corporati	219047		1115/MUMNP/2005	REDUCED-EMISSIONS FOSSIL-FUEL-FIRED SYSTEM	2004P40016WOIN
21.02.2012 Evonik Corporation	04.02.2010 8,117,975	2009 201	12/577.340	REDUCED-EMISSIONS FOSSIL-FUEL-FIRED SYSTEM	2004P40016 US02
04.09.2012 Evonik Corporati	04,02.2010 8,257,451	12.10.2009 2010/0024697	12/577.317	REDI ICED-EMISSIONS FOSSII -FIJEI -FIRED SYSTEM	2004 P400 18 11S04
19.06.2019 Evonik Corporati	01.02.2006 1620678	01.04.2004 1620678	04759075 7-1605	REDUCED_EMISSIONS FOSSILE IFILE OF COMMEND	20041 400 1011
19.06.2019 Evonik Corporati	01.02.2006 1620678	01.04.2004 1620678	04759075.7-1605	DEDUCED-EMISSIONS FORSELEI EIRED SYSTEM	
19.06.2019 Evonik Corporation	01.02.2006 1620678	01.04.2004 1620678	04759075.7-1605 602004054067 6	REDUCED-EMISSIONS FOSSIL-FUEL-FIRED SYSTEM	2004P40016WEES
19.06.2019 Evonik Corporati	01.02.2006 1620678	01.04.2004 1620678	04759075.7-1605	REDUCED-EMISSIONS FOSSIL-FUEL-FIRED SYSTEM	2004P40016WEGB
19.06.2019 Evonik Corporati	01.02.2006 1620678	01.04.2004 1620678	04759075.7-1605	REDUCED-EMISSIONS FOSSIL-FUEL-FIRED SYSTEM	2004P40016WEE
20.07.2012 Evonik Corporati	5041807	23.04.2004	2006-513296	SUPERABSORBENT POLYMER WITH HIGH PERMEABILITY	2004P40017WOJP
31.01.2017 Evonik Corporati	02.05.2006 PI0409725-4	23.04.2004 PI0409725	PI0409725-4	SUPERABSORBENT POLYMER WITH HIGH PERMEABILITY	Σ
11.09.2009 Evonik Corporati	16.01.2005 1314462	21.04.2004 200502011	93111068	SUPERABSORBENT POLYMER WITH HIGH PERMEABILITY	₹
14.09.2010 Evonik Corporatio	19.07.2007 7,795,345	22.11.2006 2007-167560	11/562.760	SUPERABSORBENT POLYMER WITH HIGH PERMEABILITY	
30.01.2007 Evonik Corporation	28.10.2004 7,169.843	25.04.2003 2004-214946	10/424.195	SUPERABSORBENT POLYMER WITH HIGH PERMEABILITY	
24,08,2011 Evonik Corporation	08.02.2006 1622655	23.04.2004 1622655	04760377.4-2102	SUPERARSORBENT POLYMER WITH HIGH PERMEABILITY	2004P40017WERE
24.08.2011 Evonik Comparison	08.02.2006 1622635	23.04.2004 1822855	602004034127 4		
20.01.2016 Evenik Corporation	03.10.2012 102702418	23.04.2004 102702418	201210048436.9	1 SUPERABSORBENT POLYMER WITH HIGH PERMEABILITY	2004P40017WOCN01
11.08.2012 Evonik Corporation	16.09.2005 1369999	09.11.2004 200529894	93134096	SUPERABSORBENT POLYMER HAVING DELAYED FREE WATER ABSORPTION	2004P40019 TW
20.05.2009 Evonik Corporation	24,01,2007 100488573	10.11.2004 1901945	200480040089	SUPERABSORBENT POLYMER HAVING DELAYED FREE WATER ABSORPTION	2004P40019WOCN
25.08.2009 Evenik Corporation	03.08.2006 7,579,402	12.11.2003 2006-173097	10/706 569	SUPERABSORBENT POLYMER HAVING DELAYED FREE WATER ABSORPTION	2004P40019 US
09,12,2011 Evonik Corporation	4880476	10,11,2004	2006-539774	SUPERABSORBENT POLYMER HAVING DELAYED FREE WATER ABSORPTION	2004P40019WOJP
02.04.2014 Evonik Corporation	26,07,2006 1682195	10,11,2004 1682195	04800944.3-1456	SUPERABSORBENT POLYMER HAVING DELAYED FREE WATER ABSORPTION	2004P40019WEBE
02.04.2014 Evonik Corporation	26.07.2006 1682195	10.11.2004 1662195	04800944.3-1456	SUPERABSORBENT POLYMER HAVING DELAYED FREE WATER ABSORPTION	2004P40019WEFR
02.04.2014 EVONIK Corporati	C617891 00077002	10.11.2004 1682195	8,09144	SUPERABSURBENT PULTMER HAVING DELATED FREE WATER ABSURPTION	2004P40019WEDE
16.01.2007 Evonik Corporation	14.04.2005 7,163,969	14.10.2003 2005-080182	10/685,080	SUPERABSORBENT POLYMER AQUEOUS PASTE AND COATING	2004P40020 US
22.03.2017 Evonik Corporati	28.06.2006 1673405	14.10.2004 1673405	04795198.3-1303	SUPERABSORBENT POLYMER AQUEOUS PASTE AND COATING	2004P40020WEBE
22.03.2017 Evonik Corporation	28.06.2006 1673405 28.06.2006 1673405	14.10.2004 1673405	602004050975.2 04705108 3-1303	SUPERABSORBENT POLYMER AQUEOUS PASTE AND COATING	2004P40020WEDE
17.12.2008 Evenik Corporation	03.01.2007 100443125	16.12.2004 1889987	200480036430.3	SUPERABSORBENT POLYMER HAVING INCREASED RATE OF WATER ABSORPTION	2004P40021WOCN
23.08.2017 Evonik Corporation	30.08.2006 1694372	16.12.2004 1694372	04814478.6-1455	SUPERABSORBENT POLYMER HAVING INCREASED RATE OF WATER ABSORPTION	2004P40021WEFR
23.08.2017 Evonik Corporation	30.08.2006 1694372	16.12.2004 1694372	602004051710.0	SUPERABSORBENT POLYMER HAVING INCREASED RATE OF WATER ABSORPTION	2004P40021WEDE
23.08.2017 Evonik Corporation	30.08.2006 1694372	16.12.2004 1694372	04814478.6-1455	SUPERABSORBENT POLYMER HAVING INCREASED RATE OF WATER ABSORPTION	2004P40021WEBE
16.01.2007 Evonik Corporation	23.06.2005 7,163.966	19.12.2003 2005-137546	10/741,271	SUPERABSORBENT POLYMER HAVING INCREASED RATE OF WATER ABSORPTION	2004P40021 US
09.08.2013 Evonik Corporation	5336704	16,12,2004	2006-545439	SUPERABSORBENT POLYMER HAVING INCREASED RATE OF WATER ABSORPTION	2004P40021WOJP
01.01.2012 Evonik Corporali	16.10.2005 1355262	17.12.2004 200533324	93139321	SUPERABSORBENT POLYMER HAVING INCREASED RATE OF WATER ABSORPTION	2004P40021 TW
09.09.2009 Evonik Corporation	08.11.2006 100536931	02.04.2004 1859932	200480028604.1	Saugfähige Materialien und Artikel	2004P40022WOCN
28.04.2011 Evonik Corporati	18.01.2007 4731478	02.04.2004 2007-500765	2006-521810	Saugrange materialien und Artikel	2004P40022WOJP
2 1.10.2006 Evonik Comporati	10-0860-704	1 02 04 2004 2002000 1	10-2006-7002190	Saugranige waterialien und Artikel	2004P40022 IVY
13.04.2010 Evonik Corporati	03.02.2005 7.595.401	31,UC 2003 200503664	00101000	Saugranige Materialien und Anikel	2004P40022 US
Grant Date Applicant	ublication Dato Grant No	Application Date Publication No P	Application No App		Internal File No

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2003P40015 TW	SUPERABORBENT POLYMER WITH HIGH PERMEABILITY	93132928	29,10,2004 200520797	01.07.2005 281869	01.06.2007 Evonik Corporation
2003P40015 US03	SUPERABORBENT POLYMER WITH HIGH PERMEABILITY	13/939,567	11.07.2013 2013/0310251	21.11.2013 8.883,881	11.11.2014 Evonik Corporation
003P40015WEBE	SUPERABORBENT POLYMER WITH HIGH PERMEABILITY	04796683.3-1303	28.10.2004 1680460	19.07.2006 1680460	21.09.2016 Evonik Corporation
003P40015WEDE	SUPERABORBENT POLYMER WITH HIGH PERMEABILITY	602004049989.7	28.10.2004 1680460	19.07.2006 1680460	21.09.2016 Evonik Corporation
2003P40015WEFR	SUPERABORBENT POLYMER WITH HIGH PERMEABILITY	04796683.3-1303	28.10.2004 1680460	19.07.2006 1680460	21.09.2016 Evonik Corporation
2003P40015 US	SUPERABORBENT POLYMER WITH HIGH PERMEABILITY	10/699 205	31.10.2003 2005-096435	05.05.2005 7.173,086	06.02.2007 Evonik Corporation
2003P40015WOCN	SUPERABORBENT POLYMER WITH HIGH PERMEABILITY	200480039464.8	28.10.2004 1902265	24.01.2007 ZL200480039464.8	22.04.2009 Evonik Corporation
2003P40015WOBR	SUPERABORBENT POLYMER WITH HIGH PERMEABILITY	P10416100-9	28.10.2004 PJ0416100	02.01.2007 PI0416100-9	24.11.2015 Evonik Corporation
003P40015WOJP	SUPERABORBENT POLYMER WITH HIGH PERMEABILITY	2006-538268	28.10.2004	5188710	01.02.2013 Evonik Corporation
2003P40013WEDE	Superabsorbent Polymer With Slow Absorption Times	602004048781.3	10.09.2004 1675630	05.07.2006 1675630	09.03.2016 Evonik Corporation
003P40013 TW	Superabsorbent Polymer With Slow Absorption Times	93126159	31.08,2004 200523307	16.07.2005 1318992	01.01.2010 Evonik Corporation
2003P40013WOJP	£	2006-526366	10.09.2004	4810635	02.09.2011 Evonik Corporation
2003P40013WOCN		200480033360.6	10.09.2004 1878578	13.12.2006 100417422	10.09.2008 Evonik Corporation
003P40013 US	Superabsorbent Polymer With Slow Absorption Times	10/660.982	12.09.2003 2005-059762	17.03.2005 7.285,614	23.10.2007 Evonik Corporation
2003P40013WEBE	Superabsorbent Polymer With Slow Absorption Times	04783863.6-1308	10.09.2004 1675630	05.07,2006 1675630	09.03.2016 Evonik Corporation
2001P40025WOCA	Cellulose material with improved absorbency	2,460,152	12.09.2002 2.460.152	27.03.2003 2.460.152	27.10.2009 Evonik Corporation
2001 P40025WESF	Cellulose material with improved absorbency	02798791.6-2115	12.09.2002 1438354	21.07.2004 1438354	03.11.2010 Evonik Corporation

Appendix A

Page 5 of 5

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AFFIDAVIT

State of New Jersey County of Morris

I, Patricia Malcolm, a Notary Public in and for said State, hereby certify that on February 14, 2020, Mr. Noah Fisette was appointed Evonik Corporation's lawful attorney-in-fact and he has the legal authority to singularly represent the Corporation and execute any agreements, documents or instruments regarding the Corporation since the date that he was delegated the Power of Attorney.

icie Maleb

Patricia Malcolm

Subscribed and sworn to before me this 13th day of October 2021.

54 C

Notary Public





PATENT REEL: 063251 FRAME: 0526

EVONIK CORPORATION

POWER OF ATTORNEY

The undersigned, Evonik Corporation, an Alabama corporation (the "Principal") whose principal place of business is at 299 Jefferson Road, Parsippany, New Jersey 07054, hereby appoints Mr. Noah Fisette, Assistant Company Secretary of Evonik Corporation, its lawful attorney-in-fact to act for and on its behalf, with signatory power, to execute and deliver the following documents:

All intellectual property documents, which are not prepared by the signatory, including, for example, assignments, power of attorneys, and other documentation necessary for use with patent offices, such as the US patent office (USPTO), European Patent office (EPO), German Patent office (DMPA), World Intellectual Property Office (WIPO) and other patent offices of various countries; as well as correspondence with national and foreign law firms

Said attorney-in-fact shall have full authority to make, acknowledge, execute and deliver for the Principal and in its name all documents and other instruments which are necessary or appropriate with respect to the subject matter hereof with the same effect as though the Principal was personally present and acting for itself, hereby ratifying and confirming all that the said undersigned attorney-in-fact may do pursuant to this limited power. Said attorney in fact may also delegate to the following individuals Ms. Heike Schneider, Mr. Jason Ngui, Ms. Linda Li, Ms. Brittany La, and Mr. Andrew Chung in the IPM Group such rights as identified above with respect to the subject matter hereof.

To induce any third party to act in accordance herewith, it is hereby agreed that any third party receiving a duly executed copy or facsimile of this instrument may act hereunder and the Principal agrees to indemnify and hold harmless any such third party from and against any and all claims that may arise against such third party by reason of such third party having relied on the provisions of this instrument.

This Power of Attorney may be terminated by the Principal, or said attorney-in-fact, as the case may be, at any time and for any reason upon (3) days written notice.

IN WITNESS WHEREOF on behalf of the Principal, I have hereunto set my hand this 14th day of February 2020.

EVONIK CORPORATION

John Rolando President

AFFIDAVIT

State of New Jersey County of Morris

\$1,10120

I, Patricia Malcolm, a Notary Public in and for said State, hereby certify that Gregory J. Mulligan was appointed on February 9, 2021, respectively, as Manager of Evonik 2401 Doyle Street, Superabsorber LLC, a Delaware limited liability company, with an address at 299 Jefferson-Greensboro, Road, Parsippany, New Jorsey 07054, USA and he has the legal authority to singularly represent the Company and execute any agreements, documents or instruments regarding the Company since the date that he was elected until today.

North Carolina 27406

tan Malil-

atricia Malcolm

Subscribed and sworn to before me this 6th day of October 2021.

Notary Public MICHELE ALTMANN NOTARY PUBLIC OF NEW JERSEY Commission # 50141914 My Commission Expires 10/29/2025 19 minninga

PATENT REEL: 063251 FRAME: 0528

19. A. L.

UNANIMOUS WRITTEN CONSENT IN LIEU OF AN ORGANIZATIONAL MEETING BY THE SOLE MEMBER OF EVONIK SUPERABSORBER LLC

The undersigned, being the sole member (the "Member") of Evonik Superabsorber LLC, a Delaware Limited Liability Company (the "Company"), acting by written consent without a meeting pursuant to Section 18-404 of the Delaware Limited Liability Company Act, hereby adopts the following resolutions in lieu of holding an organizational meeting of the Member of the Company:

RESOLVED, that the Certificate of Formation of the Company (the "Certificate") filed by the organizer of the Company with the Secretary of State of the State of Delaware on February 2, 2021 is hereby ratified, and the Member is hereby instructed to place the same Certificate in the record book of the Company;

RESOLVED, that all the actions of the organizer of the Company, taken on behalf of the Company be, and they hereby are, ratified, confirmed, approved and adopted as actions of the Company, and the organizer is absolved from any liability thereof;

RESOLVED, that the following persons be, and hereby are elected to serve in the office of the Company set opposite his name, and to hold such office until his respective successor is duly elected and qualified or until her earlier resignation or removal:

John Wnek	Manager
Gregory J. Mulligan	Manager

RESOLVED, that the operating agreement for the regulation of the Company, in the form attached hereto as <u>Exhibit A</u> ("**Operating Agreement**"), be, and hereby is, approved and adopted as the Operating Agreement of the Company;

RESOLVED, that the fiscal year of the Company shall begin on January 1 and end on December 31 of each year, provided that the initial fiscal year of the Company shall begin as of February 2, 2021;

RESOLVED, that for the purpose of authorizing the Company to do business in any state, territory or dependency of the United States or any foreign country in which it is necessary or expedient for the Company to transact business, any officer of the Company hereby is authorized to appoint and substitute all necessary agents or attorneys for service of process, to designate and change the location of all necessary statutory offices and, if applicable, under the corporate seal, to make and file all necessary certificates, reports, powers of attorney and other instruments as may be required by the laws of such state, territory, dependency or country to authorize the Company to transact business therein and whenever it is expedient for the Company to cease doing business therein and withdraw therefrom, to revoke any appointment of agent or attorney for service of process and to file such certificates, reports, revocation of appointment or surrender of authority of the Company to do business in any such state, territory, dependency or country;

[confidential]

PATENT REEL: 063251 FRAME: 0529

RESOLVED, that the Member is authorized to take all such further action, as any officer of the Company may deem necessary, proper, convenient or desirable in order to carry out each of the foregoing resolutions and fully to effectuate the purposes and intents thereof, and that all actions taken by any officer of the Company to date, in connection with the foregoing resolutions, or otherwise, are hereby in all respects confirmed, ratified and approved; and

RESOLVED, that an executed copy of this Unanimous Written Consent shall be filed with the minutes of the proceedings of the Member(s) and/or the record book of the Company.

IN WITNESS WHEREOF, this Unanimous Written Consent has been duly executed by the undersigned sole Member effective as of February 9, 2021, it may be delivered via facsimile, electronic mail (including PDF or any other electronic signature complying with the U.S. federal ESIGN Act of 2000, e.g., www.docusign.com) or other transmission method and any signature so delivered shall be deemed to have been duly and validly delivered and be valid and effective for all purposes.

EVONIK CORPORATION

Bonnie Tulley

By: Bonnie Tully Its: President

[confidential]

AFFIDAVIT

State of New Jersey County of Morris

I, Patricia Jenatsch, a Notary Public in and for said State, hereby certify that Bonnie Tully was appointed on October 7, 2021, respectively, as Managing Director of Evonik Superabsorber LLC, a Delaware limited liability company, with an address at 2401 Doyle Street, Greensboro, North Carolina 27406, USA, as stated in the Amended and Restated Limited Liability Company Agreement of Evonik Superabsorber LLC, USA and she has the legal authority to singularly represent the Company and execute any agreements, documents or instruments regarding the Company since the date that she was elected until today.

Patricia Jenatsch

Subscribed and sworn to before me this 13th day of February 2023.

22.22

Notary Public

LORIE M BUONOCORE ID # 2183971 NOTARY PUBLIC STATE OF NEW JERSEY My Commission Expires November 16, 2025



WRITTEN CONSENT IN LIEU OF MEETING BY THE SOLE MEMBER OF EVONIK SUPERABSORBER LLC

The undersigned, being the sole member (the "**Member**") of Evonik Superabsorber LLC, a Delaware Limited Liability Company (the "**Company**"), acting by written consent without a meeting pursuant to Section 18-302(d) of the Delaware Limited Liability Company Act, hereby adopts the following resolutions:

RESOLVED, that the following persons be, and hereby are elected to serve as Managing Directors on the Board of the Company and to hold such position until his or her respective successor is duly elected and qualified or until his or her earlier resignation or removal:

Bonnie Tully	Managing Director
Sonia Bunn-Wecker	Manager Director
Thomas Goebel	Managing Director

FURTHER RESOLVED, that the operating agreement for the regulation of the Company, as amended and restated and in the form attached hereto as <u>Exhibit A</u> ("**Operating Agreement**"), be, and hereby is, approved and adopted as the Operating Agreement of the Company; and it is

FURTHER RESOLVED, that the Member is authorized to take all such further action, as any officer of the Company may deem necessary, proper, convenient or desirable in order to carry out each of the foregoing resolutions and fully to effectuate the purposes and intents thereof, and that all actions taken by any officer of the Company to date, in connection with the foregoing resolutions, or otherwise, are hereby in all respects confirmed, ratified and approved; and it is

FURTHER RESOLVED, that an executed copy of this Unanimous Written Consent shall be filed with the minutes of the proceedings of the Member and/or the record book of the Company.

IN WITNESS WHEREOF, this Written Consent has been duly executed by the undersigned sole Member effective as of the 7th day of October, 2021, and it may be delivered via facsimile, electronic mail (including PDF or any other electronic signature complying with the U.S. federal ESIGN Act of 2000, e.g., www.docusign.com) or other transmission method and any signature so delivered shall be deemed to have been duly and validly delivered and be valid and effective for all purposes.

SOLE MEMBER:

EVONIK CORPORATION

Bonnie Tulley

By: Bonnie Tully Its: President

EXHIBIT A

AMENDED AND RESTATED LIMITED LIABILITY AGREEMENT OF EVONIK SUPERABSORBER LLC

Amended and Restated Limited Liability Company Agreement of

Evonik Superabsorber LLC

This Amended and Restated Limited Liability Company Agreement ("Agreement") of Evonik Superabsorber LLC (the "Company"), is effective as of October 1, 2021 (the "Effective Date").

1. <u>Formation</u>. The Company was formed as a limited liability company on February 2, 2021 by the filing of a Certificate of Formation with the Secretary of State of the State of Delaware pursuant to and in accordance with the Delaware Limited Liability Company Act, as amended from time to time (the "Act"). This Agreement shall be considered the "Limited Liability Company Agreement" of the Company within the meaning of the Act. In the event of any inconsistency between any of the terms and conditions in this Agreement will control.

2. <u>Name</u>. The name of the Company is Evonik Superabsorber LLC.

3. <u>Purpose</u>. The purpose of the Company is to engage in any lawful act or activity for which limited liability companies may be formed under the Act and to engage in any and all activities necessary or incidental thereto.

4. <u>Principal Office; Registered Agent.</u>

(a) <u>Principal Office</u>. The location of the principal office of the Company shall be 2401 Doyle Street, Greensboro, North Carolina 27406 or such other location as the Member may from time to time designate.

(b) <u>Registered Agent</u>. The registered agent of the Company for service of process in the State of Delaware and the registered office of the Company in the State of Delaware shall be that person and location reflected in the Certificate of Formation. In the event the registered agent ceases to act as such for any reason or the registered office shall change, the Member shall promptly designate a replacement registered agent or file a notice of change of address, as the case may be, in the manner provided by law.

5. <u>Member</u>.

(a) <u>Member</u>. Evonik Corporation (the "**Member**") owns 100% of the membership interests in the Company. The name and the business, residence or mailing address of the Member are as follows:

Name

Evonik Corporation

Address 299 Jefferson Road Parsippany, NJ 07054 (b) <u>Additional Members</u>. One or more additional members may be admitted to the Company with the consent of the Member. Prior to the admission of any such additional members to the Company, the Member shall amend this Agreement to make such changes as the Member shall determine to reflect the fact that the Company shall have such additional members. Each additional member shall execute and deliver a supplement or counterpart to this Agreement, as necessary.

- 6. <u>Membership Interests; Certificates</u>. The Company will not issue any certificates to evidence ownership of the membership interests.
- 7. <u>Management of Company</u>.

(a) <u>Board of Directors.</u> The business and affairs of the Company shall be managed by or under the direction of a Board of one or more Managing Directors designated by the Member. The Member may determine at any time in its sole and absolute discretion the number of Managing Directors to constitute the Board. The authorized number of Managing Directors may be increased or decreased by the Member at any time in its sole and absolute discretion, upon notice to all Managing Directors. The minimum number of Managing Directors shall be two (2). Each Managing Director elected, designated or appointed by the Member shall hold office until a successor is elected and qualified or until such Managing Director's earlier death, resignation, expulsion or removal.

(b) <u>Authority and Powers</u>. The Board of Managing Directors shall have the power to do any and all acts necessary, convenient or incidental to or for the furtherance of the purposes described herein, including all powers, statutory or otherwise. Any action taken by the Board of Managing Directors shall constitute the act of and serve to bind the Company. Persons dealing with the Company are entitled to rely conclusively on the power and authority of the Board of Managing Directors as set forth in this Agreement. Each Manager is hereby designated as a "manager" of the Company within the meaning of Section 18-101(10) of the Act.

(c) <u>Meetings of the Board of Managing Directors</u>. The Board of Managing Directors of the Company may hold meetings, both regular and special, within or outside the State of Delaware. Regular meetings of the Board may be held without notice at such time and at such place as shall from time to time be determined by the Board. Special meetings may be held upon notice at such time and at such place as set forth in the notice.

(d) <u>Quorum; Acts of the Board</u>. At all meetings of the Board, a majority of the Managing Directors shall constitute a quorum for the transaction of business and, except as otherwise provided in any other provision of this Agreement, the act of a majority of the Managing Directors present at any meeting at which there is a quorum shall be the act of the Board. If a quorum shall not be present at any meeting of the Board, the Managing Directors present at such meeting may adjourn the meeting from time to time, without notice other than announcement at the meeting, until a quorum shall be present. Any action required or permitted to be taken at any meeting of the Board or of any committee thereof may be taken without a meeting if all members of the Board or committee, as the

case may be, consent thereto in writing, and the writing or writings are filed with the minutes of proceedings of the Board or committee, as the case may be.

(e) <u>Electronic Communications</u>. Members of the Board, or any committee designated by the Board, may participate in meetings of the Board, or any committee, by means of telephone conference or similar communications equipment that allows all persons participating in the meeting to hear each other, and such participation in a meeting shall constitute presence in person at the meeting. If all the participants are participating by telephone conference or similar communications equipment, the meeting shall be deemed to be held at the principal place of business of the Company.

(f) <u>Committees</u>. The Board may, by resolution passed by a majority of the whole Board, designate one or more committees, each committee to consist of one or more of the Managing Directors of the Company. The Board may designate one or more Managing Directors as alternate members of any committee, who may replace any absent member at any meeting of the committee.

(g) <u>Compensation of Managing Directors</u>. The Board shall have the authority to fix the compensation of Managing Directors. The Managing Directors may be paid their expenses, if any, of attendance at meetings of the Board, which may be a fixed sum for attendance at each meeting of the Board or a stated salary as Managing Director. No such payment shall preclude any Managing Director from serving the Company in any other capacity and receiving compensation therefor. Members of special or standing committees may be allowed like compensation for attending committee meetings.

(h) <u>Removal of Managing Directors</u>. Unless otherwise restricted by law any Managing Director or the entire Board of Managing Directors may be removed or expelled, with or without cause, at any time by the Member and any vacancy caused by any such removal or expulsion may be filled by action of the Member.

(i) <u>Managing Directors as Agents</u>. To the extent of their powers set forth in this Agreement, the Managing Directors are agents of the Company for the purpose of the Company's business, and the actions of the Managing Directors taken in accordance with such powers set forth in this Agreement shall bind the Company. Notwithstanding the last sentence of Section 18-402 of the Act, except as provided in this Agreement or in a resolution of the Managing Directors, no Managing Director may bind the Company.

8. <u>Officers</u>.

(a) <u>Officers</u>. The Officers of the Company shall be chosen by the Board and the Board of Managing Directors may assign any title to such Officers, including the title "General Managers" as it shall deem necessary or advisable who shall hold their offices for such terms and shall exercise such powers and perform such duties as shall be determined from time to time by the Board. Any number of offices may be held by the same person. The Officers of the Company shall hold office until their successors are chosen and qualified. Any Officer may be removed at any time, with or without cause, by

the affirmative vote of a majority of the Board. Any vacancy occurring in any office of the Company shall be filled by the Board.

(b) <u>Officers as Agents</u>. The Officers, to the extent of their powers set forth in this Agreement or otherwise vested in them by action of the Board not inconsistent with this Agreement, are agents of the Company for the purpose of the Company's business and actions of the Officers taken in accordance with such powers shall bind the Company.

9. <u>Other Activities</u>. The Managing Directors and the Member may engage or invest in, and devote their time to, any other business venture or activity of any nature and description (independently or with others), whether or not such other activity may be deemed or construed to be in competition with the Company. The Company shall not have any right by virtue of this Agreement or the relationship created hereby in or to such other venture or activity of the Managing Directors or the Member (or to the income or proceeds derived therefrom), and the pursuit thereof, even if competitive with the business of the Company, shall not be deemed wrongful or improper.

10. <u>Standards of Conduct</u>. Whenever the Board of Managers or any person to whom the Board delegates authority or responsibility pursuant to Section 8, (each, an "Authorized Delegate") acts on behalf of the Company, the Board and the Authorized Delegate, shall, in the performance of the Board's or such Authorized Delegate's duties, be fully protected (including, without limitation, to the fullest extent provided under Section 18-407 of the Act) in relying in good faith upon the records of the Company and upon such information, opinions, reports or statements presented to the Company by any of the Company's officers or employees or Authorized Delegate reasonably believes are within such other person's professional or expert competence. The provisions of this Agreement, to the extent that they restrict the duties of the Board or an Authorized Delegate otherwise existing at law or in equity, replace such other duties to the greatest extent permitted under applicable law.

11. <u>Limited Liability; Indemnification</u>.

(a) <u>Limited Liability</u>. Except as otherwise required in the Act, the debts, obligations, and liabilities of the Company, whether arising in contract, tort or otherwise, shall be solely the debts, obligations and liabilities of the Company, and neither the Member, the Board of Directors nor any Authorized Delegate shall be obligated personally for any such debt, obligation or liability of the Company solely by reason of being the Member or participating in the management of the Company.

(b) <u>Indemnification</u>. The Company shall indemnify and hold harmless the Member, the Managing Directors and each Authorized Delegate to the fullest extent permitted by law from and against any and all damages, liabilities, losses, costs and expenses (including attorneys' fees and disbursements), judgments, fines, settlements, and other amounts (collectively, "Costs") arising from any and all claims, demands, actions, suits, or proceedings (civil, criminal, administrative, or investigative) (collectively, "Actions") in which the Member, the Managing Directors or an Authorized Delegate may be involved, or threatened to be involved as a party or otherwise, relating to the performance

or nonperformance of any act concerning the activities of the Company; provided, however, that such indemnification (i) shall be for alleged acts or omissions made by the Managing Directors in their capacity as Managing Directors or an Authorized Delegate in its official capacity and (ii) shall include indemnification for negligence, but exclude indemnification (A) for acts or omissions involving gross negligence, actual fraud or willful misconduct or (B) with respect to any transaction from which the indemnitee derived an improper personal benefit. The right to indemnification conferred in this Section 11(b) shall include the right to be paid by the Company the expenses (including attorneys' fees) incurred in defending any action in advance of its final disposition (an "advancement of expenses") and shall not be exclusive of any other right that the Member, the Managing Directors or an Authorized Delegate may have or hereafter may acquire under any statute, agreement, action of the Member, the Board of Directors or Authorized Delegate or otherwise. The right to indemnification and to the advancement of expenses conferred in this Section 11(b) shall be a contract right, and such right shall continue as to an indemnitee who has ceased to be a Member, Managing Director or an Authorized Delegate and shall inure to the benefit of the indemnitee's heirs, executors Notwithstanding the foregoing, any and all indemnification and and administrators. advancement of expenses obligations of the Company shall be satisfied only from the assets of the Company, and the Member shall have no liability or responsibility therefore.

12. <u>Term</u>. The term of the Company shall be perpetual unless the Company is dissolved and terminated in accordance with Section 06.

13. <u>Capital Contributions</u>. The Member has contributed such cash, property or services to the Company as reflected on the books and records of the Company.

14. <u>Tax Status; Income and Deductions</u>.

(a) <u>Tax Status</u>. As long as the Company has only one member, it is the intention of the Company and the Member that the Company be treated as a disregarded entity for federal and all relevant state tax purposes and neither the Company nor the Member shall take any action or make any election which is inconsistent with such tax treatment. All provisions of this Agreement are to be construed so as to preserve the Company's tax status as a disregarded entity.

(b) <u>Income and Deductions</u>. All items of income, gain, loss, deduction and credit of the Company (including, without limitation, items not subject to federal or state income tax) shall be treated for federal and all relevant state income tax purposes as items of income, gain, loss, deduction and credit of the Member.

15. <u>Distributions</u>. Distributions shall be made to the Member at the times and in the amounts determined by the Board of Directors.

16. <u>Dissolution; Liquidation</u>.

(a) The Company shall dissolve, and its affairs shall be wound up upon the first to occur of the following: (i) the written consent of the Member or (ii) any other event or

circumstance giving rise to the dissolution of the Company under Section 18-801 of the Act, unless the Company's existence is continued pursuant to the Act.

(b) Upon dissolution of the Company, the Company shall immediately commence to wind up its affairs and the Member shall promptly liquidate the business of the Company. During the period of the winding up of the affairs of the Company, the rights and obligations of the Member under this Agreement shall continue.

(c) In the event of dissolution, the Company shall conduct only such activities as are necessary to wind up its affairs (including the sale of the assets of the Company in an orderly manner), and the assets of the Company shall be applied as follows: (i) first, to creditors, to the extent otherwise permitted by law, in satisfaction of liabilities of the Company (whether by payment or the making of reasonable provision for payment thereof); and (ii) thereafter, to the Member.

(d) Upon the completion of the winding up of the Company, the Member shall file a Certificate of Cancellation in accordance with the Act.

17. <u>Miscellaneous</u>.

(a) <u>Amendments</u>. Amendments to this Agreement may be made only with the consent of the Member.

(b) <u>Governing Law</u>. This Agreement shall be governed by the laws of the State of Delaware.

(c) <u>Severability</u>. In the event that any provision of this Agreement shall be declared to be invalid, illegal or unenforceable, such provision shall survive to the extent it is not so declared, and the validity, legality and enforceability of the other provisions hereof shall not in any way be affected or impaired thereby, unless such action would substantially impair the benefits to any party of the remaining provisions of this Agreement.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the undersigned has executed this Agreement to be effective as of the date first above written.

MEMBER:

Evonik Corporation By: Bonnie Tully Its: President

COMPANY:

Evonik Superabsorber LLC, a Delaware limited liability company

Evonik Corporation, the Company's sole member By: Bonnie Tully Its: President

Evonik Superabsorber LLC Written Consent of the Sole Member

Final Audit Report

2021-10-07

Created:	2021-10-06
By:	Patricia Malcolm (patricia.malcolm@evonik.com)
Status:	Signed
Transaction ID:	CBJCHBCAABAA0epFI_YWuPIfekugBrzusuqb12OYqMFD

"Evonik Superabsorber LLC Written Consent of the Sole Membe r" History

- Document created by Patricia Malcolm (patricia.malcolm@evonik.com) 2021-10-06 - 11:24:25 PM GMT- IP address: 12.154.142.111
- Document emailed to Tully Bonnie (bonnie.tully@evonik.com) for signature 2021-10-06 - 11:26:11 PM GMT
- Email viewed by Tully Bonnie (bonnie.tully@evonik.com) 2021-10-07 - 11:19:00 AM GMT- IP address: 149.216.204.102
- Document e-signed by Tully Bonnie (bonnie.tully@evonik.com)
 Signature Date: 2021-10-07 11:20:07 AM GMT Time Source: server- IP address: 149.216.204.102
- Agreement completed. 2021-10-07 - 11:20:07 AM GMT



Amended and Restated Limited Liability Company Agreement of

Evonik Superabsorber LLC

This Amended and Restated Limited Liability Company Agreement ("Agreement") of Evonik Superabsorber LLC (the "Company"), is effective as of October 1, 2021 (the "Effective Date").

1. <u>Formation</u>. The Company was formed as a limited liability company on February 2, 2021 by the filing of a Certificate of Formation with the Secretary of State of the State of Delaware pursuant to and in accordance with the Delaware Limited Liability Company Act, as amended from time to time (the "Act"). This Agreement shall be considered the "Limited Liability Company Agreement" of the Company within the meaning of the Act. In the event of any inconsistency between any of the terms and conditions in this Agreement will control.

2. <u>Name</u>. The name of the Company is Evonik Superabsorber LLC.

3. <u>Purpose</u>. The purpose of the Company is to engage in any lawful act or activity for which limited liability companies may be formed under the Act and to engage in any and all activities necessary or incidental thereto.

4. <u>Principal Office; Registered Agent.</u>

(a) <u>Principal Office</u>. The location of the principal office of the Company shall be 2401 Doyle Street, Greensboro, North Carolina 27406 or such other location as the Member may from time to time designate.

(b) <u>Registered Agent</u>. The registered agent of the Company for service of process in the State of Delaware and the registered office of the Company in the State of Delaware shall be that person and location reflected in the Certificate of Formation. In the event the registered agent ceases to act as such for any reason or the registered office shall change, the Member shall promptly designate a replacement registered agent or file a notice of change of address, as the case may be, in the manner provided by law.

5. <u>Member</u>.

(a) <u>Member</u>. Evonik Corporation (the "**Member**") owns 100% of the membership interests in the Company. The name and the business, residence or mailing address of the Member are as follows:

Name

Evonik Corporation

Address 299 Jefferson Road Parsippany, NJ 07054 (b) <u>Additional Members</u>. One or more additional members may be admitted to the Company with the consent of the Member. Prior to the admission of any such additional members to the Company, the Member shall amend this Agreement to make such changes as the Member shall determine to reflect the fact that the Company shall have such additional members. Each additional member shall execute and deliver a supplement or counterpart to this Agreement, as necessary.

- 6. <u>Membership Interests; Certificates</u>. The Company will not issue any certificates to evidence ownership of the membership interests.
- 7. <u>Management of Company</u>.

(a) <u>Board of Directors.</u> The business and affairs of the Company shall be managed by or under the direction of a Board of one or more Managing Directors designated by the Member. The Member may determine at any time in its sole and absolute discretion the number of Managing Directors to constitute the Board. The authorized number of Managing Directors may be increased or decreased by the Member at any time in its sole and absolute discretion, upon notice to all Managing Directors. The minimum number of Managing Directors shall be two (2). Each Managing Director elected, designated or appointed by the Member shall hold office until a successor is elected and qualified or until such Managing Director's earlier death, resignation, expulsion or removal.

(b) <u>Authority and Powers</u>. The Board of Managing Directors shall have the power to do any and all acts necessary, convenient or incidental to or for the furtherance of the purposes described herein, including all powers, statutory or otherwise. Any action taken by the Board of Managing Directors shall constitute the act of and serve to bind the Company. Persons dealing with the Company are entitled to rely conclusively on the power and authority of the Board of Managing Directors as set forth in this Agreement. Each Manager is hereby designated as a "manager" of the Company within the meaning of Section 18-101(10) of the Act.

(c) <u>Meetings of the Board of Managing Directors</u>. The Board of Managing Directors of the Company may hold meetings, both regular and special, within or outside the State of Delaware. Regular meetings of the Board may be held without notice at such time and at such place as shall from time to time be determined by the Board. Special meetings may be held upon notice at such time and at such place as set forth in the notice.

(d) <u>Quorum; Acts of the Board</u>. At all meetings of the Board, a majority of the Managing Directors shall constitute a quorum for the transaction of business and, except as otherwise provided in any other provision of this Agreement, the act of a majority of the Managing Directors present at any meeting at which there is a quorum shall be the act of the Board. If a quorum shall not be present at any meeting of the Board, the Managing Directors present at such meeting may adjourn the meeting from time to time, without notice other than announcement at the meeting, until a quorum shall be present. Any action required or permitted to be taken at any meeting of the Board or of any committee thereof may be taken without a meeting if all members of the Board or committee, as the

case may be, consent thereto in writing, and the writing or writings are filed with the minutes of proceedings of the Board or committee, as the case may be.

(e) <u>Electronic Communications</u>. Members of the Board, or any committee designated by the Board, may participate in meetings of the Board, or any committee, by means of telephone conference or similar communications equipment that allows all persons participating in the meeting to hear each other, and such participation in a meeting shall constitute presence in person at the meeting. If all the participants are participating by telephone conference or similar communications equipment, the meeting shall be deemed to be held at the principal place of business of the Company.

(f) <u>Committees</u>. The Board may, by resolution passed by a majority of the whole Board, designate one or more committees, each committee to consist of one or more of the Managing Directors of the Company. The Board may designate one or more Managing Directors as alternate members of any committee, who may replace any absent member at any meeting of the committee.

(g) <u>Compensation of Managing Directors</u>. The Board shall have the authority to fix the compensation of Managing Directors. The Managing Directors may be paid their expenses, if any, of attendance at meetings of the Board, which may be a fixed sum for attendance at each meeting of the Board or a stated salary as Managing Director. No such payment shall preclude any Managing Director from serving the Company in any other capacity and receiving compensation therefor. Members of special or standing committees may be allowed like compensation for attending committee meetings.

(h) <u>Removal of Managing Directors</u>. Unless otherwise restricted by law any Managing Director or the entire Board of Managing Directors may be removed or expelled, with or without cause, at any time by the Member and any vacancy caused by any such removal or expulsion may be filled by action of the Member.

(i) <u>Managing Directors as Agents</u>. To the extent of their powers set forth in this Agreement, the Managing Directors are agents of the Company for the purpose of the Company's business, and the actions of the Managing Directors taken in accordance with such powers set forth in this Agreement shall bind the Company. Notwithstanding the last sentence of Section 18-402 of the Act, except as provided in this Agreement or in a resolution of the Managing Directors, no Managing Director may bind the Company.

8. <u>Officers</u>.

(a) <u>Officers</u>. The Officers of the Company shall be chosen by the Board and the Board of Managing Directors may assign any title to such Officers, including the title "General Managers" as it shall deem necessary or advisable who shall hold their offices for such terms and shall exercise such powers and perform such duties as shall be determined from time to time by the Board. Any number of offices may be held by the same person. The Officers of the Company shall hold office until their successors are chosen and qualified. Any Officer may be removed at any time, with or without cause, by

the affirmative vote of a majority of the Board. Any vacancy occurring in any office of the Company shall be filled by the Board.

(b) <u>Officers as Agents</u>. The Officers, to the extent of their powers set forth in this Agreement or otherwise vested in them by action of the Board not inconsistent with this Agreement, are agents of the Company for the purpose of the Company's business and actions of the Officers taken in accordance with such powers shall bind the Company.

9. <u>Other Activities</u>. The Managing Directors and the Member may engage or invest in, and devote their time to, any other business venture or activity of any nature and description (independently or with others), whether or not such other activity may be deemed or construed to be in competition with the Company. The Company shall not have any right by virtue of this Agreement or the relationship created hereby in or to such other venture or activity of the Managing Directors or the Member (or to the income or proceeds derived therefrom), and the pursuit thereof, even if competitive with the business of the Company, shall not be deemed wrongful or improper.

10. <u>Standards of Conduct</u>. Whenever the Board of Managers or any person to whom the Board delegates authority or responsibility pursuant to Section 8, (each, an "Authorized Delegate") acts on behalf of the Company, the Board and the Authorized Delegate, shall, in the performance of the Board's or such Authorized Delegate's duties, be fully protected (including, without limitation, to the fullest extent provided under Section 18-407 of the Act) in relying in good faith upon the records of the Company and upon such information, opinions, reports or statements presented to the Company by any of the Company's officers or employees or Authorized Delegate reasonably believes are within such other person's professional or expert competence. The provisions of this Agreement, to the extent that they restrict the duties of the Board or an Authorized Delegate otherwise existing at law or in equity, replace such other duties to the greatest extent permitted under applicable law.

11. <u>Limited Liability; Indemnification</u>.

(a) <u>Limited Liability</u>. Except as otherwise required in the Act, the debts, obligations, and liabilities of the Company, whether arising in contract, tort or otherwise, shall be solely the debts, obligations and liabilities of the Company, and neither the Member, the Board of Directors nor any Authorized Delegate shall be obligated personally for any such debt, obligation or liability of the Company solely by reason of being the Member or participating in the management of the Company.

(b) <u>Indemnification</u>. The Company shall indemnify and hold harmless the Member, the Managing Directors and each Authorized Delegate to the fullest extent permitted by law from and against any and all damages, liabilities, losses, costs and expenses (including attorneys' fees and disbursements), judgments, fines, settlements, and other amounts (collectively, "Costs") arising from any and all claims, demands, actions, suits, or proceedings (civil, criminal, administrative, or investigative) (collectively, "Actions") in which the Member, the Managing Directors or an Authorized Delegate may be involved, or threatened to be involved as a party or otherwise, relating to the performance

or nonperformance of any act concerning the activities of the Company; provided, however, that such indemnification (i) shall be for alleged acts or omissions made by the Managing Directors in their capacity as Managing Directors or an Authorized Delegate in its official capacity and (ii) shall include indemnification for negligence, but exclude indemnification (A) for acts or omissions involving gross negligence, actual fraud or willful misconduct or (B) with respect to any transaction from which the indemnitee derived an improper personal benefit. The right to indemnification conferred in this Section 11(b) shall include the right to be paid by the Company the expenses (including attorneys' fees) incurred in defending any action in advance of its final disposition (an "advancement of expenses") and shall not be exclusive of any other right that the Member, the Managing Directors or an Authorized Delegate may have or hereafter may acquire under any statute, agreement, action of the Member, the Board of Directors or Authorized Delegate or otherwise. The right to indemnification and to the advancement of expenses conferred in this Section 11(b) shall be a contract right, and such right shall continue as to an indemnitee who has ceased to be a Member, Managing Director or an Authorized Delegate and shall inure to the benefit of the indemnitee's heirs, executors Notwithstanding the foregoing, any and all indemnification and and administrators. advancement of expenses obligations of the Company shall be satisfied only from the assets of the Company, and the Member shall have no liability or responsibility therefore.

12. <u>Term</u>. The term of the Company shall be perpetual unless the Company is dissolved and terminated in accordance with Section 06.

13. <u>Capital Contributions</u>. The Member has contributed such cash, property or services to the Company as reflected on the books and records of the Company.

14. <u>Tax Status; Income and Deductions</u>.

(a) <u>Tax Status</u>. As long as the Company has only one member, it is the intention of the Company and the Member that the Company be treated as a disregarded entity for federal and all relevant state tax purposes and neither the Company nor the Member shall take any action or make any election which is inconsistent with such tax treatment. All provisions of this Agreement are to be construed so as to preserve the Company's tax status as a disregarded entity.

(b) <u>Income and Deductions</u>. All items of income, gain, loss, deduction and credit of the Company (including, without limitation, items not subject to federal or state income tax) shall be treated for federal and all relevant state income tax purposes as items of income, gain, loss, deduction and credit of the Member.

15. <u>Distributions</u>. Distributions shall be made to the Member at the times and in the amounts determined by the Board of Directors.

16. <u>Dissolution; Liquidation</u>.

(a) The Company shall dissolve, and its affairs shall be wound up upon the first to occur of the following: (i) the written consent of the Member or (ii) any other event or

circumstance giving rise to the dissolution of the Company under Section 18-801 of the Act, unless the Company's existence is continued pursuant to the Act.

(b) Upon dissolution of the Company, the Company shall immediately commence to wind up its affairs and the Member shall promptly liquidate the business of the Company. During the period of the winding up of the affairs of the Company, the rights and obligations of the Member under this Agreement shall continue.

(c) In the event of dissolution, the Company shall conduct only such activities as are necessary to wind up its affairs (including the sale of the assets of the Company in an orderly manner), and the assets of the Company shall be applied as follows: (i) first, to creditors, to the extent otherwise permitted by law, in satisfaction of liabilities of the Company (whether by payment or the making of reasonable provision for payment thereof); and (ii) thereafter, to the Member.

(d) Upon the completion of the winding up of the Company, the Member shall file a Certificate of Cancellation in accordance with the Act.

17. <u>Miscellaneous</u>.

(a) <u>Amendments</u>. Amendments to this Agreement may be made only with the consent of the Member.

(b) <u>Governing Law</u>. This Agreement shall be governed by the laws of the State of Delaware.

(c) <u>Severability</u>. In the event that any provision of this Agreement shall be declared to be invalid, illegal or unenforceable, such provision shall survive to the extent it is not so declared, and the validity, legality and enforceability of the other provisions hereof shall not in any way be affected or impaired thereby, unless such action would substantially impair the benefits to any party of the remaining provisions of this Agreement.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the undersigned has executed this Agreement to be effective as of the date first above written.

MEMBER:

Bonnie Tully

Evonik Corporation By: Bonnie Tully Its: President

COMPANY:

Evonik Superabsorber LLC, a Delaware limited liability company

Bornie Tulley

Evonik Corporation, the Company's sole member By: Bonnie Tully Its: President

Evonik Superabsorber Amended and Restated Operating Agreement

Final Audit Report

2021-10-07

Created:	2021-10-06
By:	Patricia Malcolm (patricia.malcolm@evonik.com)
Status:	Signed
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