

PATENT ASSIGNMENT COVER SHEET

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EPAS ID: PAT7949929

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	RELEASE OF SECURITY INTEREST
CONVEYING PARTY DATA	
Name	Execution Date
DELAWARE TRUST COMPANY (AS SUCCESSOR IN INTERESTS TO VIRTUS GROUP LP)	04/14/2023
RECEIVING PARTY DATA	
Name:	DCL CORPORATION (BP), LLC
Street Address:	1 CONCORDE GATE
Internal Address:	SUITE 608
City:	TORONTO, ONTARIO
State/Country:	CANADA
Postal Code:	M3C 3N6
PROPERTY NUMBERS Total: 9	
Property Type	Number
Patent Number:	6402829
Patent Number:	6972333
Patent Number:	7211139
Patent Number:	7795433
Patent Number:	7901503
Patent Number:	8197592
Patent Number:	8557990
Patent Number:	9487657
Patent Number:	8430954
CORRESPONDENCE DATA	
Fax Number:	
<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:	212-728-8000
Email:	ipdept@willkie.com
Correspondent Name:	GENEVIEVE DORMENT
Address Line 1:	787 SEVENTH AVENUE
Address Line 4:	NEW YORK, NEW YORK 10019
ATTORNEY DOCKET NUMBER:	132724.3

NAME OF SUBMITTER:	GENEVIEVE DORMENT
SIGNATURE:	/Genevieve Dorment/
DATE SIGNED:	05/11/2023
Total Attachments: 5 source=BXC - DCL - Exit Term Loan - Release of Security Interests in Patents (Dec. 16 2021) Executed#page1.tif source=BXC - DCL - Exit Term Loan - Release of Security Interests in Patents (Dec. 16 2021) Executed#page2.tif source=BXC - DCL - Exit Term Loan - Release of Security Interests in Patents (Dec. 16 2021) Executed#page3.tif source=BXC - DCL - Exit Term Loan - Release of Security Interests in Patents (Dec. 16 2021) Executed#page4.tif source=BXC - DCL - Exit Term Loan - Release of Security Interests in Patents (Dec. 16 2021) Executed#page5.tif	

TERMINATION AND RELEASE OF SECURITY INTEREST IN PATENTS

TERMINATION AND RELEASE OF SECURITY INTEREST IN PATENTS (this “Agreement”) dated as of April 14, 2023, from Delaware Trust Company (as successor in interests to Virtus Group LP (the “Initial Agent”)), a Delaware corporation, not in its individual capacity but solely in its capacity as administrative agent and collateral agent for each Secured Party (the “Successor Agent”), in favor of DCL Corporation (BP), LLC, a Delaware limited liability company (the “Grantor”).

WHEREAS, in connection with the U.S. Security Agreement, dated as of April 6, 2018 (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the “U.S. Security Agreement”), and as reaffirmed by the Patent Security Agreement, dated as of December 16, 2021, by and between Grantor and Initial Agent (the “Patent Security Agreement”), Grantor granted to the Initial Agent the Security Interest in all of Grantor’s right, title, and interest in and to the Patent Collateral;

WHEREAS, an executed copy of the Patent Security Agreement was recorded in the United States Patent and Trademark Office on December 20, 2021 at Reel 058437/Frame 0314;

WHEREAS, pursuant to that certain Agreement of Agent Resignation, Appointment and Acceptance, dated as of June 3, 2022, by and between Initial Agent and the Successor Agent, the Initial Agent resigned as agent under the applicable Credit Agreement and Loan Documents, and, inter alia, assigned to the Successor Agent all authority, property, rights, powers, duties, immunities and obligations under same, including the U.S. Security Agreement and the Trademark Security Agreement, and

WHEREAS, Grantor has requested that Successor Agent release and reassign its Security Interest in the Patent Collateral, including, without limitation, the Patents more fully identified in Schedule A annexed hereto and made a part hereof;

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and upon the terms set forth in this Agreement, the Successor Agent hereby states as follows:

1. Release of Security Interest. Without any representation, warranty or recourse, the Successor Agent, on behalf of itself and each Secured Party, hereby

(a) terminates, releases and discharges, and sets over and assigns to the Grantor, its Security Interest in all right, title and interest in the Patent Collateral (including, without limitation, the Patents more fully identified in Schedule A annexed hereto and made a part hereof) granted, assigned or pledged pursuant to the U.S. Security Agreement and the Patent Security Agreement, without recourse or representation or warranty, express or implied, of any kind;

(b) terminates the Patent Security Agreement and any power of attorney or similar rights granted by Grantor to Successor Agent pursuant to or in connection therewith; and

(c) authorizes and requests that the United States Patent and Trademark Office note and record the existence of the release hereby given.

2. Defined Terms. All initially capitalized terms used but not otherwise defined herein have the meanings given to them in the Patent Security Agreement or, if not defined therein, in the U.S. Security Agreement or, if not defined therein, in the Credit Agreement (as defined in the Patent Security Agreement), and this Agreement shall be subject to the rules and constructions set forth in Section 1(b) of

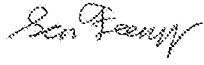
the U.S. Security Agreement, which rules of construction are incorporated herein by reference, *mutatis mutandis*.

3. Choice of Law and Venue and Jury Trial Waiver. This Agreement shall be subject to the provisions regarding CHOICE OF LAW AND VENUE, AND JURY TRIAL WAIVER, SET FOR IN SECTION 25 OF THE U.S. SECURITY AGREEMENT, AND SUCH PROVISIONS ARE INCORPORATED HEREIN BY THIS REFERENCE, *MUTATIS MUTANDIS*.

4. The Successor Agent shall be entitled to the same rights, powers, immunities, indemnities and exclusions from liability as are prescribed in favor of the Initial Agent under the Credit Agreement and the U.S. Security Agreement, as if set forth herein *mutatis mutandis*.

IN WITNESS WHEREOF, Secured Party has caused this Release of Security Interest in Patents to be executed by its duly authorized corporate officer this April 14, 2023.

DELAWARE TRUST COMPANY, as Agent

By: 

Title: Vice President

SCHEDULE A
TO
RELEASE OF SECURITY INTEREST IN PATENTS
LIST OF PATENTS AND PATENT APPLICATIONS

United States Patents

SCHEDULE I
to
PATENT SECURITY AGREEMENT

United States Patents

Grantor	Patent	Patent No.	Filing Date
DCL Corporation (BP), LLC	Process for preparing a substantially pure gamma phase quinacridone pigment of large particle size	09/741,389/6402829	December 20, 2000
DCL Corporation (BP), LLC	Preparation of quinacridonequinones and substituted derivatives of same	10/757,306/6972333	January 14, 2004
DCL Corporation (BP), LLC	Process for preparing nanoscale quinacridone	11/120,680/7211139	May 3, 2005
DCL Corporation (BP), LLC	Methods for preparing perylene/perinone pigments	11/608,574/7795433	December 8, 2006
DCL Corporation (BP), LLC	Pigments for non-aqueous inks and coatings	12/597,045/7901503	April 3, 2008
DCL Corporation (BP), LLC	Crystal forms of quinacridones made from 2,9-dimethoxyquinacridone and 2,9-dichloroquinacridone	12/989,269/8197592	April 24, 2009
DCL Corporation (BP), LLC	2,5-di (methoxyanilino) terephthalic acid polymorphs and quinacridones realized therefrom	12/595,994/8557990	August 27, 2012

DCL Corporation (BP), LLC	High transparency pigments	12/374,515/9487657	August 16, 2007
DCL Corporation (BP), LLC	Crystal forms of quinacridones made from 2,9- dimethoxyquinacridone and 2,9- dichloroquinacridone	13/473,240/8430954	May 16, 2012