Form PTO-1594 RECORDATION FOR	RM COVER SHEET U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office
(Rev. 10/02) TRADEMAI OMB No. 0651-0027 (exp. 6/30/2005)	KKS UNLY
Tab settings ➡➡➡ ▼ ▼	<u> </u>
To the Honorable Commissioner of Patents and Trademarks: F	Please record the attached original documents or copy thereof.
1. Name of conveying party(ies):	Name and address of receiving party(ies)     Name: Bayer CropScience LP
Bayer Corporation	Internal Address:
Individual(s) Association	Street Address: 2 T.W. Alexander Drive
General Partnership Limited Partnership	City: Triangle Park State: NO Zip: 27709
Other Other	Individual(s) citizenship
- Outer	Association
Additional name(s) of conveying party(ies) attached? 🖳 Yes 🔁 No	
3. Nature of conveyance:	Limited Partnership Delaware
State of conveyances.  State Assignment   Merger	Corporation-State
Security Agreement Change of Name	C) Other
Other	If assigned is not domiciled in the United States, a domestic representative designation is attached: 🙀 Yes 🙀 No
Execution Date: 11/01/2002	ropresentative designation is attached. See the figure (Designations must be a separate document from assignment) Additional name(s) & address(ee) attached?
	Additional Barrie(s) & additions (ea) attaching (
4. Application number(s) or registration number(s):	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
See Schedule A attached	
Additional number(s) a	
<ol><li>Name and address of party to whom correspondence concerning document should be mailed:</li></ol>	6. Total number of applications and registrations involved:
Name: Fred Carl III	
Internal Address:	7. Total fee (37 CFR 3.41)
	Enclosed
	Authorized to be charged to deposit account
Street Address: 100 Bayer Road	8. Deposit account number:
Street Address	50-1205
City: Pittsburgh State PA Zip: 15205	(Attach duplicate copy of this page if paying by deposit account)
	E THIS SPACE
9. Statement and signature.  To the best of my knowledge and belief, the foregoing inforce copy of the original document.  (')	1) (
Fred Carl III	May 21, 2003
The state of the s	Signature Date
Total number of pages including o	over sheet, attachments, and document:

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

Reset Form

CHEDULE A

in the Frademaik	Application No
ACCOLADES	75/868980
ACCOLADES and Design	75/868981
CRITERION	78/163675
DEAD QUEEN. DEAD MOUND, GUARANTEED.	76/123064
FORBID	78/163682
GREENSOURCE	75/654122
GRUBSTAKE	78/105200
HALLMARK	78/153674
HOME HEALTH	78/029767
HOME HEALTH TOTAL TERMITE CONTROL and Design	78/034967
MEASURE-UP CUP	75/823251
MERIT	73562385
MTC	74201340
OUTPOST	75/836845
PRE-EMPT	75/699710
PRE-EMPT and Design	75/901668
PRE-EMPT STAY IN CHARGE and Design	75/936694
PREMISE	74/332704
PREMISE and Design	75/906286
PREMISE MAX	75/836846
PREMISE PROMISE	78/029208
SCOUTSMART	75/787234
SCOUT SMART AND DESIGN	75/792795
SOLUPAK	74093042
SUMMIT	78/153679
SWIRLING BAR	73540925
TOUCHSTONE	78/153676
ZENITH	78/163677

## **Execution Version**

## MASTER ASSIGNMENT OF TRADEMARKS

THIS MASTER ASSIGNMENT OF TRADEMARKS is entered into as of November 1, 2002 (this "Assignment") by and between Bayer Corporation, an Indiana corporation ("Bayer"), and Bayer CropScience LP, a Delaware limited partnership (f/k/a Aventis CropScience USA LP) ("Target").

## RECITALS:

- A. Bayer and Target have entered into that certain Contribution and Assumption Agreement dated as of November 1, 2002 (as amended, restated supplemented or otherwise modified from time to time, the "Contribution Agreement"), providing, subject to the terms and conditions set forth therein, for the transfer, assignment, conveyance and delivery by Bayer to Target of all of Bayer's right, title and interest in and to the Contributed Assets (as defined in the Contribution Agreement), including the Intellectual Property (as defined in the Contribution Agreement) constituting a part thereof.
- B. Bayer has adopted certain trademarks, internet domain names and service marks described on Schedule A hereto (collectively, the "Trademarks"), each used in, attributable or related to, or associated with, the Business.
- C. Bayer desires to transfer, assign, convey and deliver to Target, and Target desires to acquire from Bayer, the Trademarks, together with the goodwill symbolized by such Trademarks.

NOW, THEREFORE, in consideration of the mutual agreements contained herein and in the Contribution Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

- 1. <u>Trademark Assignment</u>. Bayer hereby transfers, assigns, conveys and delivers to Target the following:
  - (a) all of Bayer's right, title and interest in and to the Trademarks, any and all registrations and applications therefor, and any and all renewals and extensions thereof, together with the goodwill of the Business carried on in connection with such Trademarks; and
  - (b) all claims, demands and rights of action, both statutory and based upon common law, that Bayer has or might have by reason of any infringement of any Trademark prior to, on or after the date of this Assignment, together with the right to prosecute such claims, demands and rights of action in Target's own name.
- 2. <u>Further Assurance</u>. Each of Bayer and Target agrees that it shall do, execute, acknowledge and deliver, at the other party's expense, all acts, agreements, instruments, notices and assurances as may be reasonably requested by the other party to further effect and evidence the transactions contemplated hereby, including without limitation, disclosing all facts known to it respecting the Trademarks and testifying in any legal proceeding involving enforcement of any of the Trademarks.

- 3. <u>Trademark Issuance</u>. Bayer hereby authorizes the United States Patent and Trademark Office, and any official or agency of any country foreign to the United States whose duty it is to issue trademarks and service marks, to record Target as assignee and owner of all Trademarks (to the extent recordable), in accordance with the terms of this Assignment.
- 4. <u>Amendment</u>. This Assignment may be amended only with the express written consent of both parties.
- 5. <u>Warranty</u>. Bayer hereby represents and warrants that it has the full right to convey the entire interest herein assigned, and that it has not executed, and will not execute, any agreement in conflict herewith.
- 6. <u>No Third-Party Beneficiaries</u>. This Assignment is not intended and shall not be construed to be for the benefit of any Person (other than the parties hereto and their respective successors and permitted assigns).
- 7. GOVERNING LAW. THIS ASSIGNMENT SHALL BE GOVERNED BY AND CONSTRUED AND INTERPRETED IN ACCORDANCE WITH THE LAWS OF THE STATE OF DELAWARE, AND ALL RIGHTS AND REMEDIES SHALL BE DETERMINED UNDER SUCH LAWS, WITHOUT GIVING EFFECT TO THE PRINCIPLES OF CONFLICT OF LAWS.
- 8. <u>Counterparts</u>. This Assignment may be executed in counterparts, each of which shall be an original, and all of which together shall constitute one and the same document.
- 9. <u>Successors and Assigns</u>. This Assignment and the rights and obligations hereunder may not be assigned by either party without the express written consent of the other party (which consent may be refused by the other party in its sole discretion); <u>provided</u>, <u>however</u>, that this Assignment shall be binding upon, and inure to the benefit of, the successors of the parties (whether by merger, consolidation or otherwise) and any permitted assigns.
- 10. <u>Definitions; Contribution Agreement</u>. Unless otherwise defined herein, each capitalized term used herein shall have the meaning assigned thereto in the Contribution Agreement. Notwithstanding anything in this Assignment to the contrary, the transfer, assignment, conveyance and delivery effectuated hereby are subject in all respects to the terms and conditions of the Contribution Agreement.

[signature page follows]

Execution Version

IN WITNESS WHEREOF, each of the undersigned have caused this Master Assignment of Trademarks to be executed as of the date first written above.

	BAYERTOKPOKATION
	By:
	Name: Joseph A Akers
	Title: <u>Executive Vice Fresident</u>
Name, Title	
	BAYER CROPSCIENCE LP
	By: Bayer CropScience Holding Inc., its General Partner
	Ву://////
	Name: Emil Lansu
0 1	Title: President
ATTEST: B. B. Moch fel	
[Name, Title]	
Buce A. Mackintesh, Secretary	
<del></del>	

Signature Page of Master Assignment of Trademarks

STATE OF <u>Periods in literation</u>)

SS:

COUNTY OF Alleghenia

My commission expires:

Notarial Seal Peggy L. Drazich, Notary Public Robinson Twp., Allegheny County My Commission Expires Aug. 6, 2005

Member, Pennsylvania Association of Notaries

STATE OF North Carolin	$\omega$
COUNTY OF OUT ham	)

SS:

On this 1st day of November, 2002 before me appeared <u>Emil Cansus</u>, the person who signed this instrument, who acknowledged that he/she signed it on behalf of Bayer CropScience LP with authority to do so.

Notary Public

My commission expires:

**RECORDED: 05/21/2003**