

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

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| SUBMISSION TYPE: | NEW ASSIGNMENT |
| NATURE OF CONVEYANCE: | ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL |
| EFFECTIVE DATE: | 02/14/2005 |

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type |
|--------------------------------|----------|----------------|-------------------------------------|
| INVISTA NORTH AMERICA S.A.R.L. | | 02/16/2005 | PRIVATE LIMITED COMPANY: LUXEMBOURG |

RECEIVING PARTY DATA

| | |
|-----------------|---|
| Name: | INVISTA S.A.R.L. |
| Street Address: | 4123 EAST 37TH STREET NORTH |
| City: | WICHITA |
| State/Country: | KANSAS |
| Postal Code: | 67220 |
| Entity Type: | PRIVATE LIMITED COMPANY: UNITED KINGDOM |

PROPERTY NUMBERS Total: 2

| Property Type | Number | Word Mark |
|----------------|----------|------------|
| Serial Number: | 78467313 | TEXTRONICS |
| Serial Number: | 78532237 | TEXTRONICS |

CORRESPONDENCE DATA

Fax Number: (816)691-3495
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Phone: (816) 842-8600
 Email: TRADEMARK@STINSONMOHECK.COM
 Correspondent Name: JUDITH L. CARLSON
 Address Line 1: STINSON TRADEMARK ADMINISTRATOR
 Address Line 2: 1201 WALNUT, SUITE 2800
 Address Line 4: KANSAS CITY, MISSOURI 64106-2150

| | |
|--------------------|-------------------|
| NAME OF SUBMITTER: | JUDITH L. CARLSON |
| Signature: | /JLC/ |

TRADEMARK

CH \$65.00 78467313

Date:

05/26/2005

Total Attachments: 10

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ASSIGNMENT

This ASSIGNMENT, to be effective as of February 14, 2005, is made by **INVISTA TECHNOLOGIES S. Á R. L.**, a Luxembourg private limited company, having an office at 4123 East 37th Street North, INVISTA Building, Wichita, KS 67220 and **INVISTA NORTH AMERICA S. À R. L.**, a Luxembourg private limited company, having an office at 4123 East 37th Street North, INVISTA Building, Wichita, KS 67220, to **INVISTA S. Á R. L.**, a Luxembourg private limited company, having an office at 4123 East 37th Street North, INVISTA Building, Wichita, KS 67220.

A. INVISTA TECHNOLOGIES S. Á R. L., does hereby declare:

1. **THAT INVISTA TECHNOLOGIES S. Á R. L.** is an owner of all rights outside the United States in:
 - a. the pre-notices of invention, notices of invention and patent applications listed on Schedule 1 hereto and all provisional or non-provisional applications filed on any invention disclosed in such notices of invention and patent applications (the "Patent Applications");
 - b. all inventions disclosed in said Patent Applications;
 - c. all priority rights derived from said Patent Applications;
 - d. all continuations, divisionals or other applications that claim priority from any Patent Application; and
 - e. all patents issuing from any Patent Application or from any continuation, divisional or other applications that claim priority from any Patent Application, and all extensions, reexaminations and reissues of such patents in any country outside of the United States;

and by virtue of said ownership, it has a right to file and prosecute applications for patents in any country outside the United States for any invention disclosed in said Patent Applications, to have patents based thereon issued or granted in its name or in the name of the inventors, or both; to enforce said patents, to sue for and recover profits and damages for any and all infringements thereof, and to receive from the inventors assistance in obtaining and enforcing any patent rights; and

2. **THAT INVISTA TECHNOLOGIES S. Á R. L.** is an owner of all rights outside the United States in:
 - a. all common law trademark, service mark, trade dress and trade name rights in and to the marks owned by Invista or any affiliate of Invista and listed on Schedule 2 hereto, and the goodwill associated therewith (the "Marks"); and
 - b. all applications or intent to use statements filed for any Mark and any registration issuing therefrom, including any extension, modification or renewal of any such registration or application; and

3. **THAT** for valuable consideration, including one hundred seventy thousand United States Dollars (\$US 170,000), the receipt and adequacy of which is hereby acknowledged, **INVISTA TECHNOLOGIES S. Á R. L.** hereby sells, assigns and transfers unto **INVISTA S. Á R. L.**, all of the rights, title and interest set forth above in paragraphs A.1. and A.2.

B. INVISTA NORTH AMERICA S. Á R. L., does hereby declare:

1. **THAT INVISTA NORTH AMERICA S. Á R. L.** is an owner of all rights within the United States in:
 - a. the pre-notices of invention, notices of invention and patent applications listed on Schedule 1 hereto and all provisional or non-provisional applications filed

on any invention disclosed in such notices of invention and patent applications (the "Patent Applications");

- b. all inventions disclosed in said Patent Applications;
- c. all priority rights derived from said Patent Applications;
- d. all continuations, divisionals or other applications that claim priority from any Patent Application; and
- e. all patents issuing from any Patent Application or from any continuation, divisional or other applications that claim priority from any Patent Application, and all extensions, reexaminations and reissues of such patents in the United States;

and by virtue of said ownership, it has a right to file and prosecute applications for patents in the United States for any invention disclosed in said Patent Applications, to have patents based thereon issued or granted in its name or in the name of the inventors, or both; to enforce said patents, to sue for and recover profits and damages for any and all infringements thereof, and to receive from the inventors assistance in obtaining and enforcing any patent rights; and

- 2. **THAT INVISTA NORTH AMERICA S. Á R. L.** is an owner of all rights within the United States in:
 - a. all common law trademark, service mark, trade dress and trade name rights in and to the marks owned by Invista or any affiliate of Invista and listed on Schedule 2 hereto, and the goodwill associated therewith (the "Marks"); and
 - b. all applications or intent to use statements filed for any Mark and any registration issuing therefrom, including any extension, modification or renewal of any such registration or application; and
- 3. **THAT** for valuable consideration, including eight hundred thirty thousand United States Dollars (\$US 830,000), the receipt and adequacy of which is hereby

acknowledged, **INVISTA NORTH AMERICA S. Á R. L.** hereby sells, assigns and transfers unto **INVISTA S. À R. L.**, all of the rights, title and interest set forth above in paragraphs B.1. and B.2.

C. INVISTA TECHNOLOGIES S. Á R. L. and INVISTA NORTH AMERICA S. Á R. L. hereby agree, whenever requested, to communicate to **INVISTA S. À R. L.**, its successors, assigns and legal representatives any facts known to it respecting any invention disclosed in said patent applications and in connection therewith to provide applications, papers or instruments necessary or required by **INVISTA S. À R. L.**, its successors, assigns and legal representatives to carry into effect any of the provisions possible to aid, its successors, assigns and legal representatives to obtain and enforce protection for any aforesaid invention in any and all countries.

[Remainder intentionally left blank]

IN WITNESS WHEREOF, INVISTA NORTH AMERICA S. Á R. L. has caused this Assignment to be executed by its duly authorized representative on the 16th day of February 2005, to be effective February 14, 2005.

INVISTA NORTH AMERICA S. Á R. L.

By: Craig Munson

Name: CRAIG MUNSON

Title: Manager

STATE OF Kansas)
) SS
COUNTY OF Sedgwick)

On this 16th day of February, 2005, before me, a Notary Public in and for the State and County aforesaid, personally appeared Craig Munson, to me known and known to me to be the person of that name who signed the foregoing instrument, and s/he acknowledged the same to be her/his free act and deed.



Notary Public Karri Timmons

(SEAL)
My Commission Expires:
10/19/08

Pending Patent Applications

| Serial No. | Filing Date | Docket No. | Title of Invention |
|---|----------------------------------|----------------------------|--|
| US 60/562,622 | 04/15/04 | LP4980 | ELECTRICALLY CONDUCTIVE ELASTOMERS, METHODS FOR MAKING THE SAME AND ARTICLES INCORPORATING THE SAME |
| US 60/465,571 US 10/825,498 PCT/US04/11738 | 04/25/03 04/15/04 04/16/04 | RD8400 RD8400 RD8400 | ELECTRICALLY CONDUCTIVE ELASTIC COMPOSITE YARN, METHODS FOR MAKING THE SAME, AND ARTICLES INCORPORATING THE SAME |
| US 60/581,048 | 06/18/04 | LP5710 | CONDUCTIVE ELASTIC TEXTILE STRUCTURES |
| US 60/502,760 US 10/937,120 PCT/US04/29388 | 09/12/03 09/09/04 09/10/04 | LP5345 LP5345 LP5345 | EXTENDED OPTICAL RANGE SYSTEM FOR MONITORING MOTION OF A MEMBER |
| US 60/502,760 US 10/937,119 PCT/US04/29792 | 09/12/03 09/09/04 09/10/04 | LP5346 LP5346 LP5346 | EXTENDED OPTICAL RANGE REFLECTIVE SYSTEM FOR MONITORING MOTION OF A MEMBER |
| US 60/526,429 | 12/02/03 | LP5621 | EXTENDED OPTICAL RANGE REFLECTIVE SYSTEM FOR MONITORING MOTION OF A MEMBER |
| US 60/502,751 US 10/937,121 PCT/US04/029791 | 09/12/03 09/09/04 09/10/04 | LP5347 LP5347 LP5347 | BLOOD PRESSURE MONITORING SYSTEM AND METHOD HAVING AN EXTENDED OPTICAL RANGE |
| US 60/526,187 | 12/02/03 | LP5622 | BLOOD PRESSURE MONITORING SYSTEM AND METHOD HAVING AN EXTENDED OPTICAL RANGE |
| US 60/627,169 | 11/15/04 | RD8585 | FUNCTIONAL ELASTIC COMPOSITE YARN, METHODS FOR MAKING THE SAME, AND ARTICLES INCORPORATING THE SAME |
| US 60/627,168 | 11/15/04 | RD8580 | ELASTIC COMPOSITE YARN, METHODS FOR MAKING THE SAME, AND ARTICLES INCORPORATING THE SAME |

Patents

*** None ***

[end of Schedule 1]

SCHEDULE 2

| Serial No. | Filing Date | International Classification | Mark |
|----------------|-------------|------------------------------|------------|
| | | | |
| CTM 4038121 | 9/21/04 | 02,10,17, 22, 24, 25, 27 | TEXTRONICS |
| U.S. 78/467313 | 08/13/04 | 21 | TEXTRONICS |
| U.S. 78/532237 | 12/28/04 | 02,10,17, 24, 25 | TEXTRONICS |

[end of Schedule 2]