Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

SECURITY INTEREST NATURE OF CONVEYANCE:

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Westlake Longview Corporation		06/05/2008	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Bank of America, N.A.	
Street Address:	55 S. Lake Avenue	
Internal Address:	Suite 900	
City:	Pasadena	
State/Country:	CALIFORNIA	
Postal Code:	91101	
Entity Type:	National Banking Association:	

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Serial Number:	77332028	HIFOR CLEAR
Serial Number:	77332034	HIFOR
Serial Number:	77385212	HIFOR XTREME
Registration Number:	2640398	PERMTUFF

CORRESPONDENCE DATA

900111932

Fax Number: (214)200-0853

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 214.651.5665

Email: susan.myers@haynesboone.com

Correspondent Name: Haynes and Boone, LLP

Address Line 1: 901 Main Street Suite 3100 Address Line 2:

Dallas, TEXAS 75202-3789 Address Line 4:

ATTORNEY DOCKET NUMBER: 17997.648

TRADEMARK

REEL: 003821 FRAME: 0751

NAME OF SUBMITTER:	Randall E. Colson
Signature:	/Randall E. Colson/
Date:	07/23/2008

Total Attachments: 8

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AMENDMENT No. 1

TO

TRADEMARK SECURITY AGREEMENT

This AMENDMENT NO. 1 TO TRADEMARK SECURITY AGREEMENT, dated as of June 5, 2008 (the "Amendment"), is made by the undersigned ("Grantor") in favor of BANK OF AMERICA, N.A., in its capacity as Agent (herein so called) for Lenders (as defined below).

RECITALS

- A. Reference is made to that certain Credit Agreement dated as of July 31, 2003, by and among Westlake Chemical Corporation and certain of its direct and indirect subsidiaries (collectively, "Borrowers"), Agent, and certain lenders ("Lenders") (including all annexes, exhibits, and schedules thereto, as from time to time amended, restated, supplemented, or otherwise modified, the "Credit Agreement");
- B. In connection with the Credit Agreement, Grantor has executed that certain Security Agreement dated as of November 30, 2006 in favor of Agent (including all exhibits, annexes, and schedules thereto, as from time to time amended, restated, supplemented, or otherwise modified, the "Security Agreement");
- C. Pursuant to the Security Agreement, Grantor has executed that certain Trademark Security Agreement dated as of November 30, 2006 in favor of Agent (including all schedules thereto, as from time to time amended, restated, supplemented, or otherwise modified, the "Trademark Security Agreement"), pursuant to which Grantor granted a security interest to Agent in all of its right, title and interest in all of its existing and after-acquired Trademarks and Trademark applications;
- D. Subsequent to the delivery of the Trademark Security Agreement, Grantor filed certain additional Trademark applications with the United States Patent and Trademark Office, in which Grantor has granted a security interest to Agent pursuant to the Trademark Security Agreement; and
- E. Pursuant to the Security Agreement, Grantor is amending *Schedule I* to the Trademark Security Agreement to reflect Agent's security interest in such additional Trademark applications.
- NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:
- 1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in *Annex A* to the Credit Agreement.
- 2. <u>AMENDMENT TO TRADEMARK SECURITY AGREEMENT</u>. Grantor hereby amends *Schedule I* to the Trademark Security Agreement by adding the following thereto:

Amendment No. 1 to Longview Trademark Security Agreement

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Trademarks and Service Marks Registered by Grantor

Mark	Reg. No.	Filing/Reg. Date	
HIFOR CLEAR	77/332028	November 16, 2007	
HIFOR	77/332034	November 16, 2007	
HIFOR EXTREME	77/385212	January 31, 2008	
PERMTUFF	2640398	October 22, 2002	

- 3. <u>CONFIRMATION</u>. Grantor hereby confirms (a) the debts, duties, obligations, liabilities, rights, titles, security interests, liens, powers, and privileges existing by virtue of the Credit Agreement, the Security Agreement, the Trademark Security Agreement, and other Loan Documents, and (b) that the liens and security interests in the Collateral created under the Security Agreement and the Trademark Security Agreement secure, among other indebtedness, the Obligations and all modifications, amendments, renewals, extensions, and restatements thereof.
- 4. <u>ENTIRE AGREEMENT</u>. Except as amended hereby, the Trademark Security Agreement will remain in full force and effect.
- 5. <u>REFERENCE TO MISCELLANEOUS PROVISIONS</u>. This Amendment is one of the "Loan Documents" referred to in the Credit Agreement, and all provisions relating to Loan Documents set forth in **Section 13** of the Credit Agreement are incorporated herein by reference, the same as if set forth herein verbatim.

[REMAINDER OF PAGE INTENTIONALLY BLANK. SIGNATURE PAGE FOLLOWS.]

Amendment No. 1 to Longview Trademark Security Agreement

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Signature Page to Amendment No. 1 to Trademark Security Agreement dated as of June 5, 2008, executed by the undersigned Grantor in favor of Bank of America, N.A., in its capacity as Agent for the benefit of Lenders.

Grantor's Address:

WESTLAKE LONGVIEW CORPORATION,

as Grantor, a Delaware corporation

2801 Post Oak Boulevard

Suite 600

Houston, Texas 77056

Facsimile:

713.960.9420

Attention:

Treasurer

By:

Albert Chao
President

Signature Page to Amendment No. 1 to Longview Trademark Security Agreement

TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT (this "Trademark Security Agreement"), dated as of November 30, 2006, is made by the undersigned ("Grantor") in favor of BANK OF AMERICA, N.A., in its capacity as Agent (herein so called) for Lenders (defined below).

RECITALS

- A. Pursuant to that certain Credit Agreement dated as of July 31, 2003, by and among Westlake Chemical Corporation and certain of its direct and indirect subsidiaries (collectively, "Borrowers"), Agent, and certain lenders ("Lenders") (including all annexes, exhibits, and schedules thereto, as from time to time amended, restated, supplemented, or otherwise modified, the "Credit Agreement"), Lenders have agreed to make the Loans and issue Letters of Credit on behalf of Borrowers;
- B. That certain Security Agreement, dated as of the date hereof, executed by Grantor in favor of Agent (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement"), is integral to the transactions contemplated by the Loan Documents, and its execution and delivery is a condition precedent to Lenders' obligations to extend credit under the Loan Documents;
- C. Pursuant to the Security Agreement, Grantor is required to execute and deliver to Agent, for itself and the ratable benefit of Lenders, this Trademark Security Agreement;

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor agrees as follows:

- 1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in *Annex A* to the Credit Agreement.
- 2. <u>GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL</u>. Grantor hereby grants to Agent, on behalf of itself and Lenders, a continuing first priority security interest (*except* for Permitted Liens) in all right, title, and interest in, to, and under the following, whether presently existing or hereafter created or acquired (collectively, the "*Trademark Collateral*"):
 - (a) all of its trademarks, service marks, trade names, trade styles, trademark and service mark applications and registrations, trademark applications, trademark registrations, and related licenses to which it is a party including, without limitation, those referred to on *Schedule I* hereto:
 - (b) all goodwill of the business connected with the use of, and symbolized by, the foregoing; and
 - (c) all products and proceeds of the foregoing, including, without limitation, any income, royalties, and awards and any claim by Grantor against third parties for past, present, or future (i) infringement or dilution of any, service mark, trade name, trade style, or (ii) injury to the goodwill associated with any of the foregoing.
- 3. <u>SECURITY AGREEMENT</u>. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to Agent, on behalf of itself and Lenders, pursuant to the Security Agreement. Grantor hereby acknowledges and affirms that

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the rights and remedies of Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. This Trademark Security Agreement is subject to the applicable provisions of Section 25 of the Security Agreement, including, without limitation, the provisions relating to GOVERNING LAW, CHOICE OF FORUM, AND SERVICE OF PROCESS, all of which are incorporated into this Trademark Security Agreement by reference the same as if set forth in this Trademark Security Agreement verbatim.

[REMAINDER OF PAGE INTENTIONALLY BLANK. SIGNATURE PAGE FOLLOWS.]

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Signature Page to that certain Trademark Security Agreement dated as of November 30, 2006, executed by the undersigned Grantor in favor of Bank of America, N.A., in its capacity as Agent for the benefit of Lenders.

WESTLAKE LONGVIEW CORPORATION, as

Grantor

Grantor's Address: a Delaware corporation

2801 Post Oak Boulevard

Houston, TX 77056

Facsimile:

713.960.9420

Attention:

Treasurer

Name: Albert Chao Title: President

SCHEDULE I

Trademarks

<u>Mark Name</u>	Country	Current Appl. No	Current Reg No
DCX	France	00/3030640	00/3030640
DCX	Great Britain	2234241	2234241
DCX	Taiwan	(89)035572	155074
DCX	United States	78/180412	2,949,755
DCX	South Korea	22402/2002	95205
DCX	Community		
	Trademark	2915262	2915262
DCX	China P.R.	3360103	3360103
DCX	Brazil	825057760	
DOOLOOP	United States 🗸	78/350399	
EBAC	United States 🗸 🗸	74/460331 •	1926998
EBAC	South Korea	3605/2001	533801
EMAC	United States 🗸 🗸	74/214153	1763877
EMAC	South Korea	3606/2001	533802
ENERGX	United States V	75/609326	2500716
ENERGX	Brazil	825057752	
ENERGX	China P.R.	3360102	3360102
ENERGX	Community		
	Trademark	2916419	2916419
ENERGX	South Korea	22401/2002	95204
EPOLENE	Mexico	152106	447236
EPOLENE	China P.R.	95033126	1028029
EPOLENE	United States 🗸 🗸	71/689126	630676
EPOLENE	United States 🗸 🗸	72/193003	794963
EPOLENE	Australia		A192151
EPOLENE	Canada	301545	157730
EPOLENE	Finland	T195602442	31858
EPOLENE	France	230247	1630997
EPOLENE	Great Britain		747243
EPOLENE	Greece	21693	21693
EPOLENE	Austria	2R189707	2R189707
EPOLENE	Benelux	2R189707	2R189707
EPOLENE	Switzerland	2R189707	2R189707
EPOLENE	Serbia-Montenegro	2R189707	2R189707
EPOLENE	Czech Republic	2R189707	2R189707
EPOLENE	Germany	2R189707	2R189707
EPOLENE	Spain	2R189707	2R189707
EPOLENE	Hungary	2R189707	2R189707
EPOLENE	International	2R189707	2R189707
EPOLENE	Italy	2R189707	2R189707
EPOLENE	Liechtenstein	2R189707	2R189707
EPOLENE	Могоссо	2R189707	2R189707
EPOLENE	Portugal	2R189707	2R189707
EPOLENE	Romania	2R189707	2R189707

Schedule I Trademark Security Agreement

Mark Name	Country	Current Appl. No	Current Reg No
EPOLENE	San Marino	2R189707	2R189707
EPOLENE	Vietnam	2R189707	2R189707
EPOLENE	Japan	209888/1990	554466
EPOLENE	Japan	214282/1990	558830
EPOLENE	Norway	60557	49810
EPOLENE	O.A.P.I	65482	29062
EPOLENE	Venezuela	1754	53176
EPOLENE	Venezuela	3873	61287
EPOLENE	South Africa		065/5170
EPOLENE	South Africa		065/5171
EPOLENE	Argentina	2136837	1694746
EPOLENE	Mexico		425248
EPOLENE	China P.R.	96004362	1032360
EPOLENE	Serbia-Montenegro	2R189707	2R189707
EPOLENE	Sweden	97-4883	330896
EPOLENE	Denmark	2611/1997	2030/1998
EPOLENE	Mexico	327550	577637
EPOLENE	Madagascar	65482	00420MV
EPOLENE	Brazil	825346916	
EPOLENE	Brazil	825346894	
MXSITE	United States	75/558863	2460082
MXSTEN	United States J	75/342809	2,434,458
MXSTEN	Canada	1,048,756	555 540
MXSTEN	Mexico		671841

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Schedule I Trademark Security Agreement

RECORDED: 07/23/2008