03-20-2009



103553168

MAR 18 2009

U.S. DEPARTMENT OF COMMERCE United States Patent and Trademark Office

10:42/ST. 10:41/NO. 4864867941 P 4

TRADEMARKS ONLY

INAPLIMA	INNO DIVET		
To the Director of the U. S. Patent and Trademark Office: Plea	se record the attached documents or the new address(es) below.		
. Name of conveying party(ies):	2. Name and address of receiving party(ies) Additional names, addresses, or citizenship attached?		
Morgan Chase Bank, N.A.	Name: Invista Technologies S.A.R.L.		
☐ Individual(s) ☐ Association	Internal Address: c/o INVISTA S.à r.l <u>.</u>		
General Partnership Limited Partnership Corporation- State:	Street Address: 4123 East 37th Street North		
Other Administrative Agent & Collateral Agent	City: Wichita State: Kansas		
Citizenship (see guidelines) <u>United States</u> Additional names of conveying parties attached? Yes No.	Country: United States Zip: 67220		
	Association Citizenship		
Nature of conveyance)/Execution Date(s) : Execution Date(s)February 6, 2009	Limited Partnership Citizenship		
Assignment Merger	Corporation Citizenship Private Limited Liability Compan Citizenshiptuxembourg		
Security Agreement Change of Name	If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes X No		
Other Release of Security Interest	(Designations must be a separate document from assignment)		
4. Application number(s) or registration number(s) an A. Trademark Application No.(s)	B. Trademark Registration No.(s)		
ee Attached Schedule	See Attached Schedule		
2. Identification or Description of Trademark(s) (and Filing	Additional sheet(s) attached? Yes No Date if Application or Registration Number is unknown):		
5. Name & address of party to whom correspondence concerning document should be mailed: Name: Matthew Bart	6. Total number of applications and registrations involved:		
nternal Address: White & Case U.P	7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$790		
Street Address:1 <u>155 Avenue of the Americas</u>	Authorized to be charged to deposit account Enclosed		
Dity New York	8. Payment Information:		
State _{New York} Zip: <u>10036</u> Phone Number:2 <u>12-819-8200</u>	- 93/19/2089 NJAMA1 60000048 78086958		
Fax Number: 212-354-8113 Email Address: mbart@whitecase.com	Deposit Appyr Number Authorized User Name 756,00		
9. Signature: M. M. Ba-4	March 18, 2009		
Signature	Date		
Matthew Bart Name of Person Signing	Total number of pages including cover sheet, attachments, and document: 6		
Maine of Letahi aliand			

Documents to be recorded (including cover sheet) should be faxed to (\$71) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

SCHEDULE I

Trademarks Invista Technologies S.à r.l.

Trademark	Country	Application No	Registration No.	Registration Date
SERENE	US		805957	22-Mar-66
HYSTRON	US		860760	26-Nov-68
SERENE	US		861066	4-Apr-68
POLARGUARD	US		950577	16-Jan-73
TERATE	US		984233	21-May-74
POLARGUARD	US	7.7.7.7.7.7	1058486	8-Feb-77
LOFTGUARD	US		1173329	13-Oct-81
ESP	US		1212475	12-Oct-82
STRETCH-AIRE	US		1224309	18-Jan-83
COMFORT FIBER	US		1275241	24-Apr-84
CEYLON	US		1307095	27-Nov-84
CELBOND	US		1515433	6-Dec-88
SERELLE	US		1997494	27-Aug-96
SERELLE	US		2041001	25-Feb-97
FRESHLOFT	US		2158943	19-May-98
MICROTHERM	US		2197987	20-Oct-98
AVORA	US		2433932	6-Mar-01
AVORA Design	US		2433953	6-Mar-01
MICROLUX	US		2507227	13-Nov-01
ACCEPTA	US		2580442	11-Jun-02
IMBUE	US		2580443	11-Jun-02
TERAFLEX	US		2602887	30-Jul-02
EMBLAZIA	US		2608296	13-Aug-02
FRESHLOFT	US		2629084	1-Oct-02
PHENREZ	ÜS		2669327	31-Dec-02

Trademark	Country	Application No.	Application Date
AVORA FR BLEND	US	78/086958	4-Oct-01
AVORA FR BLEND Design	US	78/348737	1-Jul-04
ECOEMBLAZIA	US	78/211507	6-Feb-03
ECOEMBLAZIA Design	US	78/214823	14-Feb-03
FORCE Design	US	78/245481	5-May-03
FRESHLOFT	US	75/291389	14-May-97

 $[[{\rm NYCORP:}3123597v3:3145D:02/02/09--11:59~a]]$

EXECUTION VERSION

RELEASE OF U.S. TRADEMARK SECURITY INTEREST

This RELEASE OF TRADEMARK SECURITY INTEREST dated as of February 6, 2009, is made by JPMORGAN CHASE BANK, N.A. as administrative agent and collateral agent (formerly know as JPMorgan Chase Bank, and, in such capacity, the "Administrative Agent") for the Secured Parties and INVISTA TECHNOLOGIES S.À R.L. (formerly known as and successor-in-interest to Arteva Technologies S.à r.l., "the Pledgor"). All capitalized terms used herein that are defined in the Credit Agreement referred to below and that are not otherwise defined herein shall have the respective meanings ascribed thereto in the Credit Agreement.

Reference is made to (a) the Credit Agreement dated as of April 30, 2004, as amended and restated as of January 17, 2006 (as further amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among INVISTA B.V., INVISTA S.A.R.L., INVISTA (CANADA) COMPANY, KOSA UK LIMITED and ARTEVA GLOBAL HOLDINGS B.V., the lenders from time to time party thereto, and JPMORGAN CHASE BANK, N.A., as administrative agent and collateral agent (in such capacities, the "Administrative Agent"); and (b) the U.S. Copyright, Patent and Trademark Security Agreement dated as of April 30, 2004 (together with all amendments from time to time thereto, the "Security Agreement").

WHEREAS, in connection with the Credit Agreement, the Pledgor entered into the Security Agreement, dated as of April 30, 2004 and recorded in the United States Patent and Trademark Office as of January 1, 2005 at Reel/Frame 003008/0346;

WHEREAS, pursuant to the Security Agreements the Pledgor granted to the Administrative Agent a security interest in and lien on all right, title and interest of the Pledgor in certain trademarks (the "<u>Trademarks</u>"), including the trademarks and trademark applications set forth on Schedule I attached hereto to secure the performance of the Obligations (as defined in the Guarantee and Collateral Agreement).

WHEREAS the Loan Documents Obligations (as defined in the Guarantee and Collateral Agreement) have now been satisfied and the other conditions set forth in Section 6.13 of the Collateral Agreement have been satisfied, the Pledgor has requested that the Administrative Agent release any and all right, title and interest it may have in the Trademarks pursuant to the Security Agreement, and the Administrative Agent has agreed to do so. Any release or termination pursuant to the terms of this Agreement, and the execution and delivery of this Agreement, are made without recourse to or representation or warranty by the Administrative Agent.

NOW, THEREFORE, in exchange for good and valuable considerations, the receipt and sufficiency of which are hereby acknowledged, the Administrative Agent does hereby release, relinquish and discharge its security interest in, to and under the Trademarks and all right, title and interest of the Pledgor in the Trademarks are hereby reassigned to the Pledgor.

((3113612))

The Administrative Agent agrees to make appropriate Uniform Commercial Code termination statements filings, filings with the United States Patent and Trademark Office and other necessary filings, in each case reasonably requested by the Pledgor and at the expense of the Pledgor, to evidence the release and termination of such Liens and security interests covering the Trademarks.

[Remainder of Page Intentionally Left Blank]

2

[[3]13612][

IN WITNESS WHEREOF, the Administrative Agent and the Pledgor, each by their respective duly authorized Officer thereof, has caused this Release to be duly executed as of the date set forth above.

INVISTA TEQUINOLOGIES S.À.R.L. Artexa Technologies S.à.r.L.

Name:

Title:

Nancy Kowalski Authorized Signatory

JPMORGAN CHASE BANK, N.A. f/k/a JPMorgan Chase Bank, as Administrative Agent,

By: Name:

[Signature Page to Release of Trademark Security interest]

[[31]3612]]

IN WITNESS WHEREOF, the Administrative Agent and the Pledgor, each by their respective duly authorized Officer thereof, has caused this Release to be duly executed as of the date set forth above.

> INVISTA TECHNOLOGIES S.À R.L. Arteva Technologies S.à r.l., as Pledgor,

By: Name:

Title:

JPMORGAN CHASE BANK, N.A. f/k/a JPMorgan Chase Bank, as Administrative Agent,

Name:

Stacey L. Haimes Executive Director

Title:

[Signature Page to Release of Trademark Security Interest]

[[3113612]]

RECORDED: 03/18/2009