TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

Amendment No. 2 to Security Agreement and Intellectual Property Security NATURE OF CONVEYANCE: Agreement recorded at Reel 4119, Frame 0522

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Viskase Companies, Inc.		10/19/2010	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	U.S. Bank National Association
Street Address:	40 Pearl Street NW
Internal Address:	Suite 838
City:	Grand Rapids
State/Country:	MICHIGAN
Postal Code:	49503
Entity Type:	National Banking Association: UNITED STATES

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Serial Number:	85090761	VISCOAT
Registration Number:	3832575	POLYJAX

CORRESPONDENCE DATA

Fax Number: (312)527-0484

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

Phone: (312) 222-9350 Email: CHGOIP@jenner.com Mariann R. Murphy Correspondent Name: Address Line 1: 353 N. Clark Street Address Line 2: Jenner & Block LLP

Address Line 4: Chicago, ILLINOIS 60654-3456

ATTORNEY DOCKET NUMBER: 41071-10168

NAME OF SUBMITTER: Mariann R. Murphy

TRADEMARK

900174618 REEL: 004301 FRAME: 0573

Signature:	/Mariann R. Murphy/
Date:	10/21/2010
Total Attachments: 6 source=Amendment to Security Agreement	and IP Security Agreement#page2.tif and IP Security Agreement#page3.tif and IP Security Agreement#page4.tif and IP Security Agreement#page4.tif

AMENDMENT NO. 2 TO SECURITY AGREEMENT AND INTELLECTUAL PROPERTY SECURITY AGREEMENT

This Amendment No. 2 to Security Agreement and Intellectual Property Security Agreement (this "Amendment"), dated as of October 19, 2010, is by and between VISKASE COMPANIES, INC., a Delaware corporation with an address at 8205 South Cass Avenue, Suite 115 Darien, IL 60561 (the "Company"), and U.S. BANK NATIONAL ASSOCIATION, registered under the laws of the United States, with an address at 40 Pearl Street NW, Suite 838, Grand Rapids, MI 49503, as Trustee (in such capacity, the "Trustee") and Collateral Agent (together with its successor(s) thereto in such capacity, the "Collateral Agent").

<u>RECITALS</u>

WHEREAS, the Collateral Agent and the Company are parties to that certain Security Agreement, dated as of December 21, 2009 (the "Existing Security Agreement);

WHEREAS, the Collateral Agent and Company are parties to that certain Intellectual Property Security Agreement, dated as of December 21, 2009 (the "Existing Intellectual Property Security Agreement");

WHEREAS, the Collateral Agent and the Company are parties to that certain Amendment to Security Agreement and Intellectual Property Security Agreement, dated as of May 3, 2010 (the "First Amendment"; the Existing Security Agreement, as amended by the First Amendment and as may be further amended, restated, supplemented or otherwise modified from time to time, the "Security Agreement"; the Existing Intellectual Property Agreement, as amended by the First Amendment and as may be further amended, restated, supplemented or otherwise modified from time to time, the "Intellectual Property Security Agreement"; the Security Agreement together with the Intellectual Property Security Agreement, collectively, the "Agreements" and each an "Agreement").

WHEREAS, the Existing Intellectual Property Security Agreement was recorded with the United States Patent and Trademark Office on December 23, 2009, at Reel 4119, Frame 0522, and at Reel 023691, Frame 0353;

WHEREAS, the First Amendment was recorded with the United States Patent and Trademark Office on May 5, 2010, at Reel 24336, Frame 0674;

WHEREAS, the Company has acquired additional Intellectual Property (as defined in the Intellectual Property Security Agreement); and

WHEREAS, the Company is required under each of the Agreements to execute, deliver, and file or record, as applicable, any and all documents and instruments necessary or advisable to record or preserve the Collateral Agent's interest in all Intellectual Property;

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NOW, THEREFORE, in consideration of the premises set forth above, the terms and conditions contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

AGREEMENT

- 1. Amendments to the Agreements.
 - (a) Each of Schedule 3.9 to the Security Agreement and Exhibit A to the Intellectual Property Security Agreement is hereby supplemented to include the information set forth on Annex A hereto, and the grant of the security interest made by the Company under each of the Agreements shall extend to, and, not in limitation but in addition to such grants, the Company accordingly hereby grants a security interest in favor of the Collateral Agent on, the Patent described on Annex A hereto (the "New Patents").
 - (b) Each of Schedule 3.9 to the Security Agreement and Exhibit B to the Intellectual Property Security Agreement is hereby supplemented to include the information set forth on Annex B hereto, and the grant of the security interest made by the Company under each of the Agreements shall extend to, and, not in limitation but in addition to such grants, the Company accordingly hereby grants a security interest in favor of the Collateral Agent on, the Trademarks described on Annex B hereto (together with the New Patent, the "New Intellectual Property").
- 2. <u>Conditions to Effectiveness</u>. This Amendment shall become effective as of the date hereof upon the execution hereof by each of the parties hereto.
- 3. <u>Representations and Warranties</u>. To induce the Collateral Agent to execute and deliver this Amendment, the Company hereby represents and warrants to the Collateral Agent that, both before and immediately after giving effect to this Amendment:
 - (a) All representations and warranties contained in the Agreements as they relate to the New Intellectual Property are true and correct in all material respects on and as of the date of this Amendment.
 - (b) This Amendment and each Agreement, as amended hereby, constitute legal, valid and binding obligations of the Company and are enforceable against the Company in accordance with their respective terms, except as enforcement may be limited by equitable principles or by bankruptcy, insolvency, reorganization, moratorium, or similar laws relating to or limiting creditors' right generally.
 - (c) The execution and delivery by the Company of this Amendment does not require the consent or approval of any Person, except such consents and approvals as have already been obtained and which remain in full force and effect.

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4. Continuing Effect.

- (a) Other than as specifically provided herein, this Amendment shall not operate as a waiver or amendment of any right, power or privilege of the Collateral Agent, the Trustee (such term and all other capitalized terms used but not otherwise defined herein shall have the same meanings herein as ascribed thereto in the Security Agreement) or any Holder under either Agreement or any other Indenture Document or of any other term or condition of either Agreement or any other Indenture Document. Except as expressly modified hereby, each Agreement and the other Indenture Documents shall continue in full force and effect in accordance with their respective terms.
- (b) From and after the effectiveness of this Amendment, all references in each Agreement to "this Agreement," "herein," "hereof," hereby" and words of similar import shall mean such Agreement, as amended by this Amendment.
- 5. <u>Affirmation</u>. The Company hereby ratifies, affirms, acknowledges and agrees that the Agreements, as amended hereby, and the other Indenture Documents represent the valid and enforceable obligations of the Company. The Company hereby agrees that this Amendment in no way acts as a release or relinquishment of the security interests and rights securing payments of the Obligations. The security interests and rights securing payment of the Obligations are hereby ratified and confirmed by the Company in all respects.
- 6. <u>Counterparts</u>. This Amendment may be executed in counterpart and by different parties hereto in separate counterparts, each of which, when taken together, shall constitute but one and the same instrument.
- 7. Governing Law; Entire Agreement. THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF NEW YORK. This Amendment and the other Indenture Documents, together with all other instruments, agreements and certificates executed by the parties in connection therewith or with reference thereto, embody the entire understanding and agreement between the parties hereto and thereto with respect to the subject matter hereof and thereof and supersede all prior agreements, understandings and inducements, whether express or implied, oral or written.
- 8. Expenses. All of the Collateral Agent's reasonable costs and expenses, including, without limitation, attorney's fees, incurred in connection with the preparation, negotiation, execution and delivery of this Amendment and all related documents shall be paid by the Company promptly after receipt of written request of the Collateral Agent.

[Signature page follows]

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IN WITNESS WHEREOF, this Amendment has been duly executed as of the date first above written.

COLLATERAL AGENT:

U.S. BANK NATIONAL ASSOCIATION,

as Collateral Agent

COMPANY:

VISKASE COMPANIES, INC.

Ву:

Cunningham Name: 6

resident, Worldwide Human Resources

Annex A

Pending Patents

Title	Inventor(s)	Country	Appln. No.	Filing Date
Casing Chuck	Oxley, Jeffery A.	U.S.	61/403,854 (provisional)	09/22/2010
Multi-tube Extrusion Apparatus and Method	Myron D. Nicholson George O. Pehr Aamir W. Siddiqui	U.S.	12/501,627	07/14/2008

Annex B

Issued Trademarks

Country	Trademark	Reg No.	Reg Date
U.S.	POLYJAX	3,832,575	08/10/2010

Pending Trademarks

Country	Trademark.	Serial No.	Filing Date
U.S.	VISCOAT	85/090,761	07/22/2010

TRADEMARK REEL: 004301 FRAME: 0580

RECORDED: 10/21/2010