

02-12-1999



OMB No. 0651-0011 (exp. 4/94)

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To the Honorable Commissioner of Patents and Trademarks

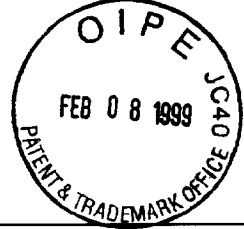
Attachments or copy thereof.

1. Name of conveying party(ies): Bulk Molding Compounds, Inc.

Corporation

- Individuals  Association
- General Partnership  Limited Partnership
- Corporation-Delaware
- Other Corporation - Illinois

Additional name(s) of conveying party(ies) attached?  Yes  No



NRD  
2-8-99

2. Name and address of receiving party(ies):

Name: Old Kent Bank

Internal Address: Suite 400, Attention Jennifer L. Batty

Street Address: 233 South Wakcer Drive

City: Chicago State: Illinois Zip: 60606

- Individual(s) citizenship
- Association
- General Partnership
- Limited Partnership
- Corporation Michigan Banking
- Other

If assignee is not domiciled in the United States, a domestic representative designation is attached:  Yes  No  
(Designations must be a separate document from Assignment)  
Additional name(s) & address(es) attached:  Yes  No

3. Nature of conveyance:

- Assignment  Merger
- Security Agreement  Change of Name
- Other

Execution Date: November 1, 1998

4. Application number(s) or registration number(s):

A. Trademark Application No.(s)

~~74/244327~~

75/244327

B. Trademark Registration No.(s)

617,036; 584,332 and 875417

Additional numbers attached? Yes  No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: Elizabeth S. Perdue

Internal Address:

Street Address: McBride Baker & Coles

500 W. Madison St., 40th Floor

City: Chicago State: IL ZIP: 60661-2511

6. Total number of applications and registrations involved: 4

7. Total fee (37 CFR 3.41)..... \$115.00

- Enclosed
- Authorized to be charged to deposit account for insufficient funds

8. Deposit account number:

13-0045

(Attach duplicate copy of this page if paying by deposit account)

DO NOT USE THIS SPACE

9. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Elizabeth S. Perdue  
Name of Person Signing

Signature

January 22, 1999  
Date

02/12/1999 INGVYEN 00000077 75244327

Total number of pages including cover sheet, attachments, and document: 14

01 FC:481 40.00 OP  
02 FC:482 75.00 OP

## TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this "Agreement") is dated as of November 1, 1998 and is made by BULK MOLDING COMPOUNDS, INC., an Illinois corporation (the "Borrower"), in favor of and for the benefit of OLD KENT BANK, a Michigan banking corporation (the "Bank").

### RECITALS

WHEREAS, the Borrower and the Bank have entered into that certain Loan and Security Agreement of even date herewith (as hereafter amended, supplemented, restated or otherwise modified from time to time, the "Credit Agreement") pursuant to which the Bank has agreed to make Revolving Loans and certain Term Loans to the Borrower, subject in each case to the terms and conditions of the Credit Agreement; and

WHEREAS, to secure the repayment of all amounts under the Credit Agreement and the Related Documents, the Borrower has granted to the Bank a valid security interest in and to all of its now existing and hereafter acquired general intangibles, including, without limitation, all of its now existing and hereafter arising trade secrets, patents and patent applications, trademarks and use-based trademark applications, trade names and copyrights.

### AGREEMENT

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and in order to induce the Bank to make the Revolving Loans and the Term Loans, the parties hereto agree as follows:

1. **Definitions.** Capitalized terms used in this Agreement but not otherwise defined herein shall have the meanings ascribed to such terms in the Credit Agreement.
2. **Grant of Security Interest.** To secure the payment and performance of all indebtedness and other obligations and liabilities of the Borrower to the Bank of every kind and description, whether direct or indirect, absolute or contingent, primary or secondary, due or to become due, now existing or hereafter arising under or in connection with the Credit Agreement and the Related Documents, the Borrower hereby grants to the Bank a security interest in all of the Borrower's rights, titles and interests in the United States and throughout the world, in and to (a) all of its currently owned or hereafter acquired trademarks, registrations of trademarks and use-based applications for trademark registration pending before the United States Patent and Trademark Office ("PTO"), together with the goodwill of the business symbolized by such trademarks, including, without limitation, those United States trademark registrations and use-based applications for trademark registrations listed on

**Schedule A and Schedule C** attached hereto and made a part hereof, (b) all currently owned or hereafter acquired trademarks, registration of trademarks and use based applications for trademark registration pending before the Trademark Offices of foreign countries, including, without limitation, those trademark registrations and use-based applications for trademark registrations listed in **Schedule A** for Mexico, Taiwan, Venezuela, Argentina, Brazil, Great Britain, Italy, Spain, Switzerland and France, (c) all trademark licenses set forth in **Schedule B** hereto (the "**Trademark Licenses**"),(d) all income, royalties, damages and payments now and hereafter due and/or payable under or based on such trademarks and trademark licenses, and (e) all rights to sue, collect and retain damages and payments for past and future infringements and violation of the rights thereof (such trademarks, registrations of trademarks and use-based applications for trademark registrations set forth at (a) and (c) of this paragraph being herein the "**Trademarks**"). The marks listed in **Schedule C** are marks that are the subject of pending intent-to-use applications (each an "ITU Application" and collectively the "ITU Applications"). At such time, if any, that the Borrower begins making use in interstate commerce of any such mark, (1) the Borrower shall convert the applicable ITU Application to a use-based application by filing an Amendment to Allege Use or Statement of Use with the PTO and providing notice of such filing to the Bank, and (2) upon notice from the PTO of the acceptance of such Amendment to Allege Use or Statement of Use, such mark and corresponding use-based application shall automatically become one of the Trademarks and fully subject to the security interest of the Bank hereunder.

3. **Representations and Warranties.** The Borrower represents and warrants to and covenants with the Bank that:

- (a) The Borrower is the present owner of the entire right, title and interest in and to the Trademarks described in **Schedule A and Schedule C** hereto and, to the best of its knowledge, has good and indefeasible title thereto.
- (b) The Trademarks are free and clear of all security interests, liens and encumbrances, except Permitted Liens.
- (c) The Borrower has not granted any licenses, rights or privileges in or to the Trademarks to any party except the Bank.
- (d) To the best of the Borrower's knowledge, the Borrower may use the Trademarks that are the subject of registrations described in **Schedule A** free and clear of the infringement of the rights of others.
- (e) The Borrower has not commenced and has not threatened to commence against any Person, and there is not pending, any suit or other proceeding seeking to enforce or alleging a violation of any of the Trademarks or any of the Borrower's rights therein.

(f) No Person has commenced or, to the best of the Borrower's knowledge, has threatened to commence any suit or other proceeding alleging that any of the Trademarks is unenforceable or violates any right or interest of such Person.

(g) The Trademarks on Schedule A constitute all of the registrations and applications for the Trademarks in the United States, Mexico, Taiwan, Venezuela, Argentina, Brazil, Great Britain, Italy, Spain, Switzerland and France owned by the Borrower.

(h) The Borrower has not and will not make any agreement or assignment in conflict with this Agreement.

(i) To the best of the Borrower's knowledge, the trademark applications set forth in Schedule A have been duly and properly filed, the trademark registrations set forth in said Schedule have been issued, and the Trademarks shown as having been registered or for which applications for registration have been filed are valid and enforceable.

(j) The Borrower agrees to provide the Bank with supplemental documentation necessary to record and perfect this Agreement with the relevant offices in the countries in which the Borrower has Trademarks as set forth in Schedules A and B.

4. Maintenance and Enforcement of Trademarks. The Borrower shall not take any action, nor permit any action to be taken by others subject to the Borrower's control, including licensees, or fail to take any action regarding any matter of which the Borrower has knowledge, which would affect the validity and enforcement of any of the Trademarks, or impair the value of any of the Trademarks or the goodwill of the business associated therewith, except that the Borrower may discontinue or abandon the use of any of the Trademarks and any applications and registrations therefor if it determines that, in its reasonable business judgment, such discontinuance or abandonment is desirable or necessary. Subject to the other provisions of this Agreement, the Borrower shall assume and continue, at its own cost and expense, through counsel of its own choice and acceptable to the Bank, full and complete responsibility for the prosecution, issuance, enforcement, maintenance, renewal or any other actions in connection with the Trademarks.

5. Notice of Proceedings. The Borrower promptly shall notify the Bank, in writing, of any suit, action or proceeding which relates to, is concerned with or affects any of the Trademarks or alleges infringement of another trademark by any of the Trademarks, if in either case an adverse decision could reasonably be expected to have a material adverse effect on any of the Trademarks or on the Borrower's rights therein, and the Borrower shall, on written request of the Bank, deliver to the Bank a copy of all pleadings, papers, orders and decrees heretofore and hereafter filed in any such suit, action or proceeding, and shall keep the Bank fully advised in writing of the progress of any such suit or proceeding.

6. **New Applications and Registrations.** Not less frequently than semi-annually, the Borrower shall provide the Bank with a listing of all new applications for trademarks and of newly issued registrations for which application was made previously, each of which new applications and registrations shall be subject to the terms and conditions of the Credit Agreement and this Agreement, and in the case of a use-based application or registration, shall come within the term "Trademarks" as set forth herein. Each new ITU Application shall come within the term "Trademarks" when the conditions for ITU Applications set forth in Paragraph 2 above are met. In addition, the Borrower shall provide the Bank, on request, such documents and instruments, each in a form acceptable to counsel for the Bank, as may be necessary to grant to the Bank, and to perfect, a valid enforceable security interest in such new applications and registrations.

7. **Documents Relating to Trademarks.** Upon written request by the Bank, the Borrower shall deliver to the Bank copies of any trademark applications and other documents concerned with or related to the adoption, use, prosecution, protection, maintenance, renewal, enforcement or issuance of the Trademarks.

8. **Conduct of Business to Protect Goodwill.** In order to protect and continue the goodwill of the business associated with and symbolized by the Trademarks, and to avoid deception to the public as to the nature and quality of the goods on which the Trademarks are employed by the Borrower, the Borrower shall conduct its business in accordance with the requirements of production, quality and service of the goods in the market as in the past, and shall at all times use its best efforts to maintain the quality of the goods sold or distributed on which the Trademarks are employed commensurate with at least the same or better quality and past practices of the Borrower.

9. **Events of Default.** The occurrence of any of the following shall constitute an Event of Default under this Agreement:

(a) if the Borrower fails to perform, keep or observe any term, provision, condition or covenant contained in this Agreement which the Borrower is required to be performed, kept or observed and such failure is not cured within 21 days after written notice thereof from the Bank to the Borrower;

(b) if any representation or warranty made by the Borrower herein is breached or is false or misleading in any material respect; or

(c) the occurrence of an "Event of Default" under the Credit Agreement.

10. **Remedies.** After the occurrence of and during the continuance of an Event of Default, the Bank shall have all of the rights, remedies and benefits of a secured party under applicable law, including without limitation, all of the rights, remedies and benefits of a secured party under the Uniform Commercial Code, whether or not the Uniform Commercial

Code is applicable, and, in addition, the Bank may grant licenses, rights or other privileges in, or otherwise take whatever action with respect to, the Trademarks that the Bank deems necessary or appropriate under the circumstances. The Borrower hereby appoints and designates the Bank as its attorney to take, during the continuance of an Event of Default, in the name of either the Borrower or the Bank, such action as the Bank, in its sole discretion, deems necessary or appropriate under the circumstances to protect the Trademarks and the security interest of the Bank therein, but the Bank shall not be required to take any such action.

11. **Fees and Expenses.** The Borrower agrees to pay on demand any and all costs, charges, fees and other expenses incurred by the Bank in connection with this Agreement and the enforcement thereof including, without limitation, the fees and expenses of counsel employed by the Bank (i) with respect to the amendment or enforcement of this Agreement or with respect to the any of the Trademarks, (ii) to represent the Bank in any litigation, contest, dispute, suit or proceeding or to commence, defend or intervene or to take any other action in or with respect to any litigation, contest, dispute, suit or proceeding (whether instituted by the Bank, the Borrower or any other Person) in any way or respect relating to this Agreement or any of the Trademarks or (iii) to enforce any of the Bank's rights hereunder including, without limitation, any action to protect, collect, sell, liquidate or otherwise dispose of any of the Trademarks.

12. **Governing Law; Jury Trial; Severability.** This Agreement shall be a contract made under and governed by the laws of the State of Illinois, without regard to conflict of laws principles. Wherever possible, each provision of this Agreement shall be interpreted in such manner as to be effective and valid under applicable law, but if any provision of this Agreement shall be prohibited by or invalid under such law, such provision shall be ineffective only to the extent of such prohibition or invalidity, without invalidating the remainder of such provision or the remaining provisions of this Agreement. All obligations of the Borrower and rights of the Bank shall be in addition to and not in limitation of those provided by applicable law.

THE BORROWER HEREBY IRREVOCABLY WAIVES ANY RIGHT TO TRIAL BY JURY IN ANY ACTION OR PROCEEDING (I) TO ENFORCE OR DEFEND ANY RIGHTS UNDER OR IN CONNECTION WITH THIS AGREEMENT, OR (II) ARISING FROM ANY DISPUTE OR CONTROVERSY IN CONNECTION WITH OR RELATED TO THIS AGREEMENT, AND AGREES THAT ANY SUCH ACTION OR COUNTERCLAIM SHALL BE TRIED BEFORE A COURT AND NOT BEFORE A JURY. THE BORROWER IRREVOCABLY AGREES THAT, SUBJECT TO THE BANK'S SOLE AND ABSOLUTE ELECTION, ANY ACTION OR PROCEEDING IN ANY WAY, MANNER OR RESPECT ARISING OUT OF THIS AGREEMENT, OR ARISING FROM ANY DISPUTE OR CONTROVERSY ARISING IN CONNECTION WITH OR RELATED TO THIS AGREEMENT, SHALL BE LITIGATED ONLY IN THE COURTS HAVING SITUS WITHIN THE CITY OF CHICAGO, THE STATE OF ILLINOIS, AND THE BORROWER


HEREBY CONSENTS AND SUBMITS TO THE JURISDICTION OF ANY LOCAL, STATE OR FEDERAL COURT LOCATED WITHIN SUCH CITY AND STATE. THE BORROWER HEREBY WAIVES ANY RIGHT IT MAY HAVE TO TRANSFER OR CHANGE THE VENUE OF ANY LITIGATION BROUGHT AGAINST THE BORROWER BY THE BANK IN ACCORDANCE WITH THIS SECTION.

13. Notices. All notices and other communications hereunder shall be sent in the manner and to the persons set forth in Section 12.2 of the Credit Agreement and when so sent, shall be deemed given at the times provided in said Section.

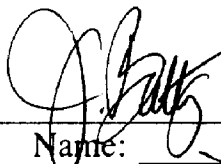
14. Release of Security Interest. Upon payment in full of all obligations of the Borrower arising under or in connection with the Credit Agreement and the Related Documents and the termination of the Revolving Credit Commitment thereunder, the Bank agrees to release and take such further action as may be necessary or advisable to evidence such release and termination of its security interest set forth herein.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the day and year first above written.

BULK MOLDING COMPOUNDS, INC.

By:   
Name: LARRY E. NUNNERY J  
Title: PRESIDENT

OLD KENT BANK

By:   
Name: JENNIFER BATTY  
Title: OFFICER

TRADEMARKS

\*CYGLAS Trademarks are licensed for no more than 1 year.

<u>Trademark</u>	<u>Description</u>	<u>Current Application No.</u>	<u>Current App Date</u>	<u>Current Registration No.</u>	<u>Curr Reg D</u>	<u>Expires</u>
1. CYGLAS United States  00019538	SYN RESIN MOLDING COMP CLASSES: IN 1 LIC. INFO:  REMARKS: ASSIGNED FROM ACCO TO CYTEC 3/1/94			875417	26AU1989	26AU2009
2. CYGLAS Mexico  00034830	ARTIFICIAL RAW RESINS & RAW PLASTIC MATERIAL, CL1 RAW PLASTIC MATERIAL RAW OR PARTLY PROCESSED, ASBESTOS, RUBBER, CL17 CLASSES: IN 1 IN 17  REMARKS: ASSG BY ACCO TO CYME-REC 10/17/83 NOTE: SEE CERTIFICATE, ADD'L CLASSES S/B DELETED AT RENEWAL, DISCUSS WITH ATTORNEY	128994	31AU1978	218540	31AU1993	31AU2003
3. CYGLAS Mexico  00035149	SYN RESIN MOLDING COMP CLASSES: IN 1 LIC. INFO: TLT660267 MEXI L 160C1978  REMARKS:	124650	18AP1978	219745	18AP1993	18AP2003
4. CYGLAS Taiwan  00036886	SYN RESINS MOLD COMPOUND CLASSES: NA 69 LIC. INFO:  REMARKS:	(68)05236	02AP1979	118703	31JL1989	31JL1999



<u>Trademark</u>	<u>Description</u>	<u>Current Application No.</u>	<u>Current App Date</u>	<u>Current Registration No.</u>	<u>Curr Reg D</u>	<u>Expires</u>
5. CYGLAS IN CHIN CHAR Taiwan  0036885	NATURAL AND SYNTHETIC RESINS CLASSES: NA 69 LIC. INFO.  REMARKS:	(68)05237	02AP1979	118704	31JL1989	31JL1999
6. CYGLAS IN CHIN CHAR Taiwan  00060076	POLYESTER RESINS COMPOUNDS CLASSES: IN 1 LIC. INFO.  REMARKS: ASSOCIATE MARK EXPIRES CONCURRENTLY WITH PARENT CASE NO. 36885	83047957	20JL1994	685691	31JL1989	31JL1999
7. CYGLAS Venezuela  00051545	SYNTHETIC RESIN MOLDING COMPOUND THERMOSET COMPOSITES FOR MOLDING AUTOMOTIVE AND ELECTRICAL COMPONENTS CLASSES: NA 1 LIC. INFO.  REMARKS:	3323-92	21FE1992			
8. CYGLAS LITE United States  00060301	SYNTHETIC RESINS: MOLDING COMPOUND FOR USE IN THE MANUFACTUR OF AUTOMOTIVE PARTS, PARTS FOR CONSUMER APPLIANCES AND ELECTRICAL PARTS CLASSES; IN 1 LIC. INFO.  REMARKS:	75/244327	19FE1997			

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9. FIBERCORE United States  00044557	PLASTIC MOLDING COMPOUNDS CLASSES; IN 1 LIC. INFO:  REMARKS: ASSIGNED TO ACCO BY FAYETTE R. PLUMB. ASSIGNED FROM ACCOT TO CYTEC 3/1/94			617036	06DE1995	06DE2005
10. GLASKYD United States  00021660	RESINOUS MOLDING COMPOSITIONS CLASSES; IN 1 LIC. INFO:  REMARKS: ASSG BY GLASKYD INC 3/22/63. ASSIGNED FROM ACCO TO CYTEC 3/1/94			584332	05JA1994	05JA2004
11. GLASKYD Argentina  00021661	COMPOUNDS AND SYNTHETIC RESIN MOLDING COMPOSITIONS, AND GLASS FIBER REINFORCED ALKYLD MOLDING MATERIALS CLASSES; IN 1 LIC. INFO:  REMARKS: ASSIGNED BY ACCO TO CYTEC			1643482	03SE1997	03SE2007
12. GLASKYD Brazil  00021662	GLASS FIBER REINFORCED ALKYD MOLDING MAT & COMP & SYN RESIN COMP & COMP CLASSES; NA 1.90 LIC. INFO:  REMARKS: ASSIGNED BY ACCO TO CYTEC			4044606	25MY1990	25MY2000

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13. GLASKYD Great Britain  00021664	ALL GOODS IN CL CLASSES: IN 17 LIC. INFO:  REMARKS:	17AUG1985	17AU1985	868182	17AU1985	17AU1999
14. GLASKYD Great Britain  00021664	ALL GOODS IN CL CLASSES: IN 17 LIC. INFO:  REMARKS:		17AU1985	868182	17AU1985	17AU1999
15. GLASKYD Italy  00021665	CHEM PROD USED IN INDEBTEDNESS, SCI PHOTOG, AGR, HORT & FOR, FERT (NAT & ARTIF) FIRE EXT COMP, TEMP SUBS ETC CLASSES: IN 1 IN 21 LIC. INFO:  REMARKS: SEINE REG 83618. RENEWAL OF PREVIOUS REG. NUMBER 433549		02OC1984  02OC1984	715293  715293	02OC1994  02OC1994	02OC2004  02OC2004
16. GLASKYD Spain  00021667	CAOUTCHOUC GUMS, RESINS, VARN, RUB, CARPETS, GUTTA PERCHA, PL MAT CHEM PROD FOR MANUF INDEBTEDNESS ETC CLASSES: IN 1 IN 2 IN 17 LIC. INFO:  REMARKS: ASSIGNED BY ACCO TO CYTEC			456666	23JA1985	23JA2005
17. GLASKYD Switzerland  00021668	CHEM FOR USE IN INDEBTEDNESS, NAT & SYN RESINS, SYN RESIN MOLDING COMP 7 COMP, ETC CLASSES: IN 1 IN 2 LIC. INFO:  REMARKS:		07OC1984	334988	08OC1984	08OC2004

TRADEMARK LICENSES

Pursuant to the Trademark License Agreement dated November 23, 1998 by and between Cytec Technology Corporation and Bulk Molding Compounds, Inc., Cytec Technology Corporation has granted a license to Bulk Molding Compounds to use the following trademarks:

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4. CYGLAS Taiwan  00036886	SYN RESINS MOLD COMPOUND CLASSES: NA 69 LIC. INFO:  REMARKS:	(68)05236	02AP1979	118703	31JL1989	31JL1999

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**Schedule C**

**Intent to Use Applications**

NONE