

09-27-2001



U.S. DEPARTMENT OF COMMERCE

U.S. Patent and Trademark Office

Tab settings ⇒⇒⇒ ▼ 10185	0122
To the Honorable Commissioner or Patents and Trademarks: Please record the attached original documents or copy thereof.	
1. Name of conveying party(ies): HERCULES INCORPORATED	Name and address of receiving party(ies) Name: <u>EASTMAN CHEMICAL RESINS</u> , <u>INC</u> , internal Address:
Individual(s) Association	Street Address:100 North Eastman Road
General Partnership Limited Partnership Corporation-State	City: Kingsport State: TN Zip: 37660
Other	Individual(s) citizenship
	Association
Additional name(s) of conveying party(ies) attached? 🖳 Yes 🔛 No	General Partnership
3. Nature of conveyance:	Limited Partnership
Assignment	Corporation-State_Delaware
Security Agreement Change of Name	Other
Other	If assignee is not domiciled in the United States, a domestic representative designation is attached: Q Yes A No
Execution Date:	(Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes Uson
4. Application number(s) or registration number(s):	
A. Trademark Application No.(s) SEE ATTACHED SCHEDULE A	B. Trademark Registration No.(s) SEE ATTACHED SCHEDULE B
Additional number(s) attached Yes 📭 No	
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: B.J. Boshears Internal Address: P.O. Box 511 (B-75)	7. Total fee (37 CFR 3.41)\$_790
Kingsport, TN 37662	☐ Enclosed
	Authorized to be charged to deposit account
Street Address: 100 North Eastman Road	8. Deposit account number:
	05-0221
City:Kingsport State: TN Zip: 37660	(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.	
B.J. Boshears	1. Boshews 6-262001
Name of Person Signing	ignature Date
Total number of pages including cov	er sheet, attachments, and document:

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patent & Trademarks, Box Assignments

Washington, D.C. 20231



TRADEMARK

REEL: 002374 FRAME: 0578



UNITED STATES

TRADEMARK

APPLICATION NUMBER

POLYREX REGALITE 75-747515

75-619792

TRADEMARK REEL: 002374 FRAME: 0579



UNITED STATES:

TRADEMARK REGISTRATION NOS.

ABITOL	510743
ADTAC	1035121
DYMEREX	566735
ENDEX	1431637
KRISTALEX	1024424
METALYN	553434
PAMTAK	1705717
PAMAK STYLIZED	694422
PAMAK STYLIZED	648055
PAMITE	1289620
PAMOLYN	896282
PENTREX	1268828
PERMALYN	731329
PICCO DESIGN	846856
PICCO STYLIZED	896252
PICCOCIZER STYLIZED	399599
PICCODIENE	736607
PICCOLASTIC	418277
PICCONOL	1042583
PICCOPALE STYLIZED	603180
PICCOTAC	973676
PICCOTEX	705748
PICCOVAR STYLIZED	403763
PLASTOLYN	2044180
POLY-PALE STYLIZED	538559
POLYSTIX	1403610
REGALITE	1373228
REGALREZ	1038082
TACOLYN	1699669

TRADEMARK REEL: 002374 FRAME: 0580 WHEREAS, HERCULES INCORPORATED, a Delaware corporation with its principal place of business at Hercules Plaza, 1313 North Market Street, Wilmington, Delaware (the "Assignor"), is the owner of the entire right, title and interest, including common law rights, in and to the trademarks and the applications and registrations therefore listed on: (i) the attached Schedule A (hereinafter called "SCHEDULE A TRADEMARKS"); (ii) the attached Schedule B (hereinafter called "SCHEDULE B TRADEMARKS"); and (iii) the attached Schedule C (hereinafter called "SCHEDULE C TRADEMARKS") and

WHEREAS, EASTMAN CHEMICAL RESINS, INC., a Delaware corporation with its principal place of business at 100 North Eastman Road, Kingsport, Tennessee (the "Assignee"), is desirous of acquiring certain of the rights, title and interest, including common law rights in and to the SCHEDULE A TRADEMARKS, THE SCHEDULE B TRADEMARKS AND THE SCHEDULE C TRADEMARKS;

WHEREAS, the Assignor has agreed to assign rights in and to the SCHEDULE A TRADEMARKS, the SCHEDULE B TRADEMARKS and the SCHEDULE C TRADEMARKS to the Assignee as set forth in this General Assignment of Trademarks, Trademark Applications and Registrations (the "ASSIGNMENT"), and the Assignee hereby accepts said assignment;

NOW, THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, the Assignor hereby assigns to the Assignee:

- (a) full rights, title and interest, including common law rights, worldwide in and to the SCHEDULE A TRADEMARKS together with the goodwill of the business connected with and symbolized by the said SCHEDULE A TRADEMARKS;
- (b) full rights, title and interest, including common law rights, worldwide, except for the United States, Canada and Mexico in and to the SCHEDULE B TRADEMARKS together with the goodwill of the business connected with and symbolized by the said SCHEDULE B TRADEMARKS; and

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TRADEMARK REEL: 002374 FRAME: 0581 (c) full rights, title and interest, including common law rights, worldwide, except for the United States, Canada and Mexico in and to the SCHEDULE C TRADEMARKS together with the goodwill of the business connected with and symbolized by the said SCHEDULE C TRADEMARKS,

in each case the same to be held and enjoyed by Assignee for its own use and enjoyment and the use and enjoyment of its successors, assigns or other legal representatives, the same as would have been held and enjoyed by Assignor if this assignment and sale had not been made; rights as Assignee include the entire right, title and interest therein and in and to all income, royalties, damages and payments now or hereafter due or payable with respect thereto in and to all causes of action (either in law or in equity) and the right to sue, counterclaim, and recover for past, present and future infringement of the rights assigned or to be assigned under this Assignment; provided, however that the rights and obligations with respect to the SCHEDULE B TRADEMARKS are subject to the provisions of the Trademark Assignment and License Agreement (Brunswick/Middelburg) executed by the Assignor and Assignee on the date hereof and the rights and obligations with respect to the SCHEDULE C TRADEMARKS are subject to the provisions of the Trademark Assignment and License Agreement (Dresinate) executed by the Assignor and Assignee on the date hereof.

HERCULES covenants that it has full right to convey the entire interest herein assigned, and that it has not executed, and will not execute, any agreements inconsistent herewith.

[Signatures on the following page.]

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IN WITNESS WHEREOF, the parties have caused this ASSIGNMENT to be executed on the 1st day of May, 2001.

[Affix seal]

HERCULES INCORPORATED

Title:

Executive Vice President, Secretary

and General Counsel

[Affix seal]

EASTMAN CHEMICAL RESINS, INC.

By: Name:

Title: