

12/10/03

12-12-2003

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attached original documents or copy thereof.

To the Honorable Commissioner of F

1. Name of conveying party(ies):

STORA ENSO NORTH AMERICA CORP.  
510 HIGH STREET  
WISCONSIN RAPIDS, WI. 54495

- Individual(s)
- General Partnership
- Corporation-State WISCONSIN
- Other
- Association
- Limited Partnership

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

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

Name: STORA ENSO AB

Internal Address: ASGATAN 22

Street Address: S 791 80

City: FÄLUN, SWEDEN State: ZIP:

- Individual(s) citizenship
- Association
- General Partnership
- Limited Partnership
- Corporation-State SWEDEN
- 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
- Security Agreement
- Other
- Merger
- Change of Name

Execution Date: 8/29/02

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

A. Trademark Application No.(s)

78/050,314

B. Trademark registration No.(s)

Additional numbers attached?  Yes  No

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

Name: PYLE & PIONTEK

Internal Address: SUITE 850

ATTENTION: MICHAEL PIONTEK

Street Address: 221 NORTH LASALLE ST.

City: CHICAGO State: IL ZIP: 60015

6. Total number of applications and registrations involved: 1

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

- Enclosed
- Authorized to be charged to deposit account

8. Deposit account number: 10-1324

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

12/11/2003 EDDOPER 00000310 101324 78050314

DO NOT USE THIS SPACE

FC: 8521 40.00 DA

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.

MICHAEL PIONTEK  
Name of Person Signing

*Michael Piontek*  
Signature

12/1/03

Date

Total number of pages comprising cover sheet: 1

## **TRADEMARK SALE AGREEMENT AND LICENSE**

THIS AGREEMENT effective \_\_\_\_\_, is made by and between Stora Enso AB (hereinafter "SE"), a corporation under the laws of Sweden and having a place of business at S-791 80 Falun, SWEDEN, and Stora Enso North America Corp. (hereinafter "SENA"), a Wisconsin corporation having a place of business at 510 High Street, Wisconsin Rapids, WI 54495 U.S.A.:

WHEREAS, SE is the owner of the trademark MULTIART in Europe and elsewhere for paper and is commonly owned by the same parent corporation, Stora Enso Oyj, as SENA; and

WHEREAS, SENA has used MULTIART as a trademark in association with paper, and has applied for a Canadian trademark registration, Application No. 1093387.

WHEREAS, SE and SENA desire to transfer and consolidate title in and to the MULTIART trademark and the goodwill of the business associated therewith, including said Canadian application, in SE with a non-exclusive license back to SENA to use the MULTIART trademark.

NOW, THEREFORE, BE IT AGREED AS FOLLOWS:

1. SENA does hereby assign, transfer and convey to SE all of its rights, title and interest in the trademark MULTIART and said Canadian Application No. 1093387 for use in connection with paper, including the goodwill associated therewith including any causes of action SENA has or may have in the past, present or future against others. SENA acknowledges that SE owns all right, title and interest in and to the trademark MULTIART and SENA shall do nothing inconsistent with such ownership. SENA shall not, at any time, contest, or assist others in contesting, the title of SE to the trademark MULTIART or the validity of the trademark MULTIART. SENA shall assist SE in recording the accompanying Trademark Assignment with appropriate government authorities.

2. SENA agrees to use the MULTIART trademark only as a non-exclusive licensee of SE. In operating under the non-exclusive license, SENA shall use the mark MULTIART on goods and in connection with services that meet the approval of SE. At all times SENA shall keep SE informed of the usage of the mark MULTIART, and in no event shall MULTIART be used in a manner objected to by SE. All use of the trademark by SENA shall have the same effect as use by SE. Use in this manner and with the approval of SE shall be without payment of any kind by SENA or SE.

3. SENA represents and warrants that to the best of its knowledge, it is not subject to any agreement or obligation which would prevent it from entering into or performing this Agreement or the terms of which would violate the terms of this Agreement.

TRADEMARK

RECORDED: 12/10/2003

REEL: 002877 FRAME: 0986