Electronic Version v1.1

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 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Dynisco Instruments LLC		IO7/12/2004 I	Limited Liability Company: DELAWARE
Dynisco Extrusion LLC		IN7/12/2004 I	Limited Liability Company: DELAWARE
Dynisco Polymer Test, Inc.		07/12/2004	CORPORATION: PENNSYLVANIA
Dynisco Beringer LLC		107/12/2004 1	Limited Liability Company: DELAWARE
Dynisco Extrusion Inc.		07/12/2004	CORPORATION: DELAWARE
Dynisco LLC		107/12/2004 1	Limited Liability Company: DELAWARE

RECEIVING PARTY DATA

Name:	Antares Capital Corporation, as Agent
Street Address:	311 South Wacker Drive, Suite 4400
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60603
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark
Registration Number:	0806317	DYNISCO
Registration Number:	2470716	EPRESSURE
Registration Number:	2339265	D DYNISCO
Serial Number:	78163854	DYMAX
Serial Number:	78225038	DYNISCO
Registration Number:	2472515	EPRESSURE.COM
Registration Number:	1158815	BERINGER

CORRESPONDENCE DATA

900010292

TRADEMARK REEL: 002892 FRAME: 0649 P \$190.00 08063

Fax Number: (312)863-7809

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

Email: ian.hathaway@goldbergkohn.com

Correspondent Name: Ian Hathaway

Address Line 1: 55 East Monroe Street, Suite 3700

Address Line 4: Chicago, ILLINOIS 60603

ATTORNEY DOCKET NUMBER: 3972.039

NAME OF SUBMITTER: | lan Hathaway

Total Attachments: 12

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PATENT, TRADEMARK AND COPYRIGHT SECURITY AGREEMENT

THIS PATENT, TRADEMARK AND COPYRIGHT SECURITY AGREEMENT (this "Agreement") is made as of the 12 day of July, 2004 by and between Dynisco LLC, a Delaware limited liability company, Dynisco Instruments LLC, a Delaware limited liability company ("Instruments"), Dynisco Extrusion LLC, a Delaware limited liability company ("Extrusion"), Dynisco Polymer Test, Inc., a Pennsylvania corporation ("Polymer"), Dynisco Beringer LLC, a Delaware limited liability company ("Beringer"), Dynisco Extrusion Inc., a Delaware corporation ("DEI"; together with Dynisco LLC, Instruments, Extrusion, Polymer and Beringer, individually a "Debtor" and collectively "Debtors"), and Antares Capital Corporation, a Delaware corporation, as agent ("Agent") for its own benefit and the benefit of the Lenders party to the Credit Agreement described below.

WITNESSETH

WHEREAS, pursuant to a certain Credit Agreement of even date herewith by and among Dynisco Enterprises, LLC, Dynisco LLC, Instruments, Extrusion and Polymer (each individually a "Borrower" and collectively, "Borrowers"), Agent, and the Lenders party thereto (as the same may hereafter be amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), the Lenders have agreed to make certain loans and extend certain other financial accommodations to Borrowers;

WHEREAS, Beringer and DEI are Subsidiaries of Borrowers and have guaranteed the Obligations of Borrowers; and

WHEREAS, a certain Security Agreement of even date herewith among Agent, Debtors and certain affiliates of Debtors (the "Security Agreement") grants to Agent, for its own benefit and the benefit of the Lenders, a continuing security interest in, among other things, substantially all of each Debtor's assets, including, without limitation, its patents, patent rights and applications therefor, trademarks and applications therefore (other than "intent to use" applications until a verified statement of use or amendment to allege use is filed with respect to such applications), copyrights and all applications and registrations therefor, license rights and goodwill;

NOW, THEREFORE, in consideration of the premises set forth herein and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, each Debtor agrees as follows:

1. <u>Incorporation of Security Agreement; Credit Agreement Definitions.</u> The Security Agreement and the provisions thereof are hereby incorporated herein in their entirety by this reference thereto. Capitalized terms used but not defined herein shall have the respective meanings given thereto in the Credit Agreement.

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- 2. <u>Grant of Security Interest</u>. To secure the complete and timely payment and satisfaction of the Obligations, each Debtor hereby grants to Agent, for its own benefit and on behalf of the Lenders, a continuing security interest in such Debtor's entire right, title and interest in and to all of its now owned or existing and hereafter acquired or arising:
- (a) any patents and patent applications, including, without limitation, the inventions and improvements described and claimed therein, all patentable inventions, including, without limitation, the issued patents and patent applications listed on Schedule A attached hereto, and the reissues, divisions, continuations, renewals, extensions and continuations-in-part of any of the foregoing, and all income, royalties, damages and payments now or hereafter due and/or payable under or with respect to any of the foregoing, including, without limitation, damages and payments for past, present and future infringements of any of the foregoing and the right to sue for past, present and future infringements of any of the foregoing (collectively, the "Patents");
- (b) any copyrights, rights and interests in copyrights, works protectable by copyrights, copyright registrations and copyright applications, including, without limitation, the copyright registrations and applications listed on Schedule B attached hereto, and all renewals of any of the foregoing, all income, royalties, damages and payments now and hereafter due and/or payable under or with respect to any of the foregoing, including, without limitation, damages and payments for past, present and future infringements of any of the foregoing and the right to sue for past, present and future infringements of any of the foregoing (collectively, the "Copyrights");
- (c) any trademarks, trade names, corporate names, company names, business names, fictitious business names, trade styles, service marks, logos, other business identifiers, prints and labels on which any of the foregoing have appeared or appear, all registrations and recordings thereof, and all applications in connection therewith (other than "intent to use" applications until a verified statement of use or amendment to allege use is filed with respect to such applications), including, without limitation, the trademark registrations and applications listed in <u>Schedule C</u> attached hereto and renewals thereof, and all income, royalties, damages and payments now or hereafter due and/or payable under or with respect to any of the foregoing, including, without limitation, damages and payments for past, present and future infringements of any of the foregoing and the right to sue for past, present and future infringements of any of the foregoing (collectively, the "Trademarks"); and
- (d) all rights corresponding to any of the foregoing throughout the world and the goodwill of such Debtor's business connected with the use of and symbolized by the Trademarks.

In addition to, and not by way of limitation of, all other rights granted to Agent under this Agreement, each Debtor hereby assigns, transfers and conveys, effective upon notice from Agent to Debtor after the occurrence and during the continuance of any Event of Default, to Agent, for its own benefit and on behalf of the Lenders, all of the Patents, Copyrights and Trademarks, together with the rights and goodwill described in clause (d)

above to the extent necessary to enable Agent to realize on such property and any successor or assign to enjoy the benefits thereof. This right and assignment shall inure to the benefit of Agent and its successors, assigns and transferees, whether by voluntary conveyance, operation of law, assignment, transfer, foreclosure, deed in lieu of foreclosure or otherwise. Such right and assignment is granted free of charge, without requirement that any monetary payment whatsoever (including, without limitation, any royalty or license fee) be made to any Debtor or any other Person by Agent (except that if Agent shall receive proceeds from the disposition of any such property, such proceeds shall be applied to the Obligations).

- 3. Reports of Applications. The Patents, Copyrights and Trademarks listed on Schedules \underline{A} , \underline{B} and \underline{C} , respectively, constitute all of the United States and foreign issued patents, issued copyrights and registered trademarks, and all of the federal applications therefor now owned by each Debtor. Each Debtor shall provide Agent on an annual basis with a list of all patents, copyrights and trademarks issued, registered or applied for by such Debtor subsequent to the issuance of the previous list, which patents, copyrights and trademarks, if any, shall be subject to the terms and conditions of the Security Agreement and this Agreement.
- 4. Effect on Credit Agreement; Cumulative Remedies. Each Debtor acknowledges and agrees that this Agreement is not intended to limit or restrict in any way the rights and remedies of Agent or the Lenders under the Credit Agreement or the Security Agreement but rather is intended to supplement and facilitate the exercise of such rights and remedies. All of the rights and remedies of Agent and the Lenders with respect to the Patents, Copyrights and Trademarks, whether established hereby, by the Credit Agreement or the Security Agreement, by any other agreements, or by law, shall be cumulative and may be exercised singularly or concurrently. NOTWITHSTANDING ANY PROVISION HEREIN CONTAINED TO THE CONTRARY, NEITHER AGENT NOR ANY LENDER SHALL HAVE THE RIGHT TO USE AND ENFORCE THE PATENTS, COPYRIGHTS AND TRADEMARKS UNLESS AND UNTIL THE OCCURRENCE AND DURING THE CONTINUANCE OF AN EVENT OF DEFAULT, AND UNTIL THE OCCURRENCE AND DURING THE CONTINUANCE OF AN EVENT OF DEFAULT EACH DEBTOR SHALL HAVE ALL OF SUCH RIGHTS.
- 5. <u>Binding Effect; Benefits</u>. This Agreement shall be binding upon each Debtor and its respective successors and assigns, and shall inure to the benefit of Agent and its successors and assigns.
- 6. APPLICABLE LAW; SEVERABILITY. THIS AGREEMENT SHALL BE CONSTRUED IN ALL RESPECTS IN ACCORDANCE WITH, AND GOVERNED BY, ALL OF THE PROVISIONS OF THE ILLINOIS UNIFORM COMMERCIAL CODE AND BY THE OTHER INTERNAL LAWS (AS OPPOSED TO CONFLICT OF LAWS PROVISIONS) OF THE STATE OF ILLINOIS, EXCEPT FOR THE PERFECTION AND ENDORSEMENT OF SECURITY INTERESTS AND LIENS IN OTHER JURISDICTIONS, WHICH SHALL BE GOVERNED BY THE LAWS OF THOSE JURISDICTIONS OR, AS APPLICABLE, BY THE LAWS OF THE UNITED STATES OF AMERICA. WHENEVER POSSIBLE, EACH PROVISION OF THIS

AGREEMENT SHALL BE INTERPRETED IN SUCH A MANNER AS TO BE EFFECTIVE AND VALID UNDER APPLICABLE LAW, BUT IF ANY PROVISION OF THIS AGREEMENT SHALL BE PROHIBITED BY OR INVALID UNDER APPLICABLE LAW, SUCH PROVISION SHALL BE INEFFECTIVE ONLY TO THE EXTENT OF SUCH PROHIBITION OR INVALIDITY, WITHOUT INVALIDATING THE REMAINDER OF SUCH PROVISIONS OR THE REMAINING PROVISIONS OF THIS AGREEMENT.

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the date first above written.

DYNISCO LLC
DYNISCO INSTRUMENTS LLC
DYNISCO EXTRUSION LLC
DYNISCO POLYMER TEST, INC.
DYNISCO BERINGER LLC
DYNISCO EXTRUSION, INC.

Each By: Kan Q Contacts

Title: Vice President

Accepted and Agreed to:

ANTARES CAPITAL CORPORATION, as Agent

By: _______Title:

Signature Page to Patent, Trademark and Copyright Security Agreement

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement as of the date first above written.

> DYNISCO LLC DYNISCO INSTRUMENTS LLC DYNISCO EXTRUSION LLC DYNISCO POLYMER TEST, INC. DYNISCO BERINGER LLC DYNISCO EXTRUSION, INC.

Each By:_		 	
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I ifia.			
Title:			

Accepted and Agreed to:

ANTARES CAPITAL CORPORATION, as Agent

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SCHEDULE A TO PATENT, TRADEMARK AND COPYRIGHT SECURITY AGREEMENT PATENTS

U.S. Patents

<u>Title</u>	Application No.	Patent No.
Pressure Transducer	06/689385	4680972
High Pressure Transducer	06/798169	4679438
Pressure Transducer	848300	4702113
Pressure Transducer	6/1/0583	4712430
Pressure Transducer	07/054936	4829827
High Pressure Transducer	07/054747	4819487
Pressure Transducer (CIP of 7024)	07/185856	4858471
Capillary Rheometer Plunger Pressure Transducer and Measurement Technique	07/680561	5209107
Optical Pressure Transducer	07/907331	5319978
Heat Block Holder for a Capillary Rheometer Plunger Pressure Transducer (Div. of 7034)	07/970309	5308953
Optical Pressure Transducer having a Fixed Reflector and a Movable Reflector attached to a Diaphragm (Div. of 7037 which is a CIP of 7033)	8/1/7085	5351547
Pressure Transducer including Coaxial Rings (Div. of 7038)	08/217645	5440932
Injection Molding Machine Pressure Transducer with Trapezoidal Cavity Dynaspoke (CIP of 7042)	08/496418	5602339
Pressure Transducer	10/464967	
Filter Changer with Bimodal Sealing Means	587,777	6,238,558
Sealing Device for Polymer Filtration Apparatus	135,671	5,507,498
Continuous Flow Polymer Filtration Apparatus and Process	087,215	5,417,866
Extruder Drivingly connected to Gear Pump	768,574	4,642,040]
Automated Temperature Probe		4875782

<u>Title</u>	Patent No.
Polymer Filtration Apparatus	4814186
Water Ring Pelletizer	5215763
Continuous Flow Polymer Filtration Apparatus and Process	5417866
Sealing Means for Slide Plate Screen Changer	5439589
Sealing Device for Polymer Filtration Apparatus	5507498
Screen Changer With Controlled Gap	6010625
Polymer Filtration Method and Apparatus	6168411
Air-Cooled Shaft Seal	6179594
High Pressure, Self-Lubricating Journal Bearings	6213745
Filter Changer With Bimodal Sealing Means	6238558
Air-Cooled Shaft Seal	6264447
Polymer Filtration Apparatus and Method of Use	6270703
Apparatus for Producing and Cooling Polymer Pellets	6575722

Foreign Patents

Country	<u>Title</u>	Appl. No.	File Date	Patent No.	<u>Issue Date</u>
CA	HIGH PRESSURE TRANSDUCER	531377	3/6/1987	1289770	10/1/1991
DE	PRESSURE TRANSDUCER	85116629	12/27/1985	3585519	4/9/1992
EP	PRESSURE TRANSDUCER	85116629	12/27/1985	187385	3/4/1992
IT	PRESSURE TRANSDUCER	85116629	12/27/1985	187385	3/4/1992
DE	PRESSURE TRANSDUCER, GERMANY	87104481	3/26/1987	3785785	9/23/1993
EP	PRESSURE TRANSDUCER, EUROPE	87104481	3/26/1987	239933	5/12/1993
	PRESSURE TRANSDUCER, ITALY	87104481	3/26/1987	239933	5/12/1993
DE	PRESSURE TRANSDUCER	88107866	5/17/1988	3884052	1/20/1994

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Country	<u>Title</u>	Appl. No.	File Date	Patent No.	<u>Issue Date</u>
EP	PRESSURE TRANSDUCER	88107866	5/17/1988	292839	9/15/1993
IT	PRESSURE TRANSDUCER	88107866	5/17/1988	292839	9/15/1993
Germany	Screen Changer With Controlled Gap		10/5/1998	69811528.7-08	2/19/2003
Europe	Screen Changer With Controlled Gap		10/5/1998	1030769	2/19/2003
GB	Screen Changer With Controlled Gap		10/5/1998	1030769	2/19/2003
Germany	Polymer Filtration Apparatus and Method of Use		10/12/1994	69427646.4-08	7/4/2001
GB	Polymer Filtration Apparatus and Method of Use		10/12/1994	0723496	7/4/2001

SCHEDULE B TO PATENT, TRADEMARK AND COPYRIGHT SECURITY AGREEMENT COPYRIGHTS

None

SCHEDULE C TO PATENT, TRADEMARK AND COPYRIGHT SECURITY AGREEMENT TRADEMARKS

U.S. Trademarks

Country	<u>Trademark Name</u>	Application #	Registration #
US	DYNISCO	72/223,486	0,806,317
US	E-PRESSURE	75/761108	2470716
US	D DYNISCO (Word Mark (Stylized))	75/530264	2339265
US	DYMAX	78/163854	
US	DYNISCO	78/225038	
US	EPRESSURE.COM	75/761107	2472515
US	BERINGER	73/218104	1158815

Foreign Trademarks

Country	Trademark Name	<u> App #</u>	File date	Reg #	Reg Date
DE	DYNISCO	B47434/9	1/31/1972	905421	5/14/1973
GB	DYNISCO	1021123	11/22/1973	1021123	11/22/1973
IT	DYNISCO	21156C/86	7/31/1986	471217	3/18/1987
MX	DYNISCO	15161	10/3/1986	324203	4/7/1987
NL	DYNISCO	687160	9/29/1986	423487	5/21/1987
NO	DYNISCO	870171	1/19/1987	133003	8/11/1988
SE	DYNISCO	9156-86	11/26/1986	218384	8/17/1990
AU	DYNISCO	450097A	8/11/1986	A450097	8/11/1986
BR	DYNISCO	812909089	10/8/1986	812909089	9/17/1991
CH	DYNISCO	1660	3/11/1987	357572	1/29/1988
DK	DYNISCO	7366/86	11/11/1986	VR19851990	3/3/1990
ES	DYNISCO	1163816	10/14/1986	1163816	8/17/1987
FI	DYNISCO	3312/86	8/20/1986	101649	5/20/1988
FR	DYNISCO	218891	6/20/1990	1608421	6/20/1990
GB	DYNISCO	1309496	5/11/1987	1309496	5/11/1987
GB	DYNISCO	1309495	5/11/1987	1309495	5/11/1987

Country	<u>Trademark Name</u>	<u>App #</u>	File date	Reg #	Reg Date
KR	DYNISCO	18187/86	9/24/1986	147435	11/18/1987
MX	DYNISCO	16490	11/6/1986	324820	5/7/1987
TW	DYNISCO			728019	9/16/1996
Community	BERINGER (word mark, in class 7)	117622	4/1/1996	117622	4/20/1998

RECORDED: 07/14/2004