

08-17-2005

Docket No.:

99-1052/99-786-A/99-1053

FORM PTO-1594



103063400

original documents or copy thereof.

8-15-05

To The Honorable Commissioner of Patents :

1. Name of conveying party(ies):

Isola Laminate Systems Corp.

- Individual(s)
- General Partnership
- Corporation - State: Delaware
- Other _____
- Association
- Limited Partnership

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

3. Nature of conveyance:

- Assignment
- Security Agreement
- Other:
- Merger
- Change of Name

Execution Date: May 28, 2004

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

Name: Isola USA Corp.

Internal Address: _____

Street Address: 3100 W. Ray Road, Suite 301

City: Chandler State: Arizona ZIP: 85246-6070

- Individual(s) citizenship _____
- Association _____
- General Partnership _____
- Limited Partnership _____
- Corporation - State: Delaware
- Other _____

If assignee is not domiciled in the United States, a domestic designation is attached (designation must be a separate document from Assignment).

Yes No

Additional name(s) & address(es) attached? Yes No

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

If this document is being filed together with a new application, the execution date of the application is:

A. Trademark Application No.(s)

B. Trademark Registration No.(s)

2,053,621
1,017,218
861,191

Additional numbers attached? Yes No

ORIGINAL FILED IN 15 MAR 23

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

Name: James M. McCarthy

Internal Address: McDonnell Boehnen Hulbert & Berghoff LLP

Street Address: 300 South Wacker Drive

City: Chicago State: IL ZIP: 60606

6. Total number of applications and registrations involved: 1

7. Total Fee (37 CFR 3.41)..... \$90.00

Enclosed - any excess or insufficiency should be credited or debited to the deposit account. A duplicate copy of this sheet is enclosed for this purpose.

Authorized to be charged to deposit account

8. Deposit account number: 13-2490

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.

James M. McCarthy

August 11, 2005

Name of Person Signing

Signature

Date

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

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

Mail Stop Assignment Recordation Services
Director of the U.S. Patent and Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450

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01 FC:0521

40.00 OP

02 FC:0522

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TRADEMARK
REEL: 003208 FRAME: 0848

ASSET PURCHASE AGREEMENT

This ASSET PURCHASE AGREEMENT (this "Agreement") is made as of May 28, 2004 by and between ISOLA Laminate Systems Corp., a Delaware, U.S.A. corporation ("Seller"), and ISOLA USA Corp., a Delaware, U.S.A. corporation ("Purchaser").

A. Seller and Purchaser are (directly or indirectly) subsidiaries of Isola Aktiengesellschaft, a stock corporation incorporated under German law, registered in the commercial register of the local court of Düren/Germany under HR B 27 ("Isola AG"). Isola AG is a subsidiary of RÜTGERS AG, a stock corporation incorporated under German law, registered in the commercial register of the local court of Essen/Germany under HR B 12110 ("Rütgers AG"). Rütgers AG and its subsidiaries, including Seller, but excluding, for the purpose of this Agreement, Purchaser, are referred to herein as the "Rütgers Group."

B. Seller is engaged in the business of designing, developing, manufacturing, marketing and selling laminate products used in the fabrication of printed circuit boards (such products to be hereinafter referred to as the "Products"). The "US Business," for purposes of this Agreement, shall mean the business described in the immediately preceding sentence, but shall not include any business conducted by one or more entities of the Rütgers Group outside of the United States.

C. Seller desires to sell the Sold US Assets (as defined below) and Purchaser desires to acquire the Sold US Assets, for the consideration as stated hereunder and on the terms and conditions as set forth in this Agreement.

D. Capitalized terms used herein without definition shall have the meanings assigned to them in Attachment A.

In consideration of the mutual covenants and agreements contained in this Agreement, Seller and Purchaser agree as follows:

1. TRANSACTION: CLOSING.

1.1 Closing Date. The closing of the transactions contemplated by this Agreement (the "Closing") shall take place upon the execution and delivery of this Agreement at the offices of Thompson Hine LLP in Cleveland, Ohio at 10 a.m. on May 28, 2004, or at any other time or place as the parties may mutually agree (such date on which the Closing occurs is hereinafter referred to as the "Closing Date").

1.2 Effectiveness. The consummation of the transactions contemplated by this Agreement and the Closing shall be deemed to take place at 11:59 p.m. Eastern Time on the Closing Date (the "Effective Time").

2. PURCHASE AND SALE.

2.1 Purchase and Sale. Upon the terms and subject to the conditions contained herein and except as otherwise provided in Sections 2.2 and 2.3 hereof, Seller hereby irrevocably sells,

conveys, sets over, transfers and assigns to Purchaser, and Purchaser hereby purchases, assumes and acquires from Seller and agrees to be fully bound by the obligations that accrue from and after the date hereof with regard to all of Seller's rights, titles and interests in and to all of its assets, properties and rights, other than the Excluded US Assets (collectively referred to herein as the "Sold US Assets"), including:

(a) all real property listed on Schedule 2.1(a) (collectively, "Owned Real Property"), and all buildings, fixtures, improvements and structures located on the Owned Real Property and all appurtenances belonging thereto;

(b) all inventory of the US Business, including raw materials, work-in-process and finished goods inventory, consignment inventory, and supplies inventory ("Inventory");

(c) all furnishings, furniture, computer equipment, office equipment and supplies, vehicles, tooling, patterns, dies, plates, jigs, machinery and equipment, and other tangible personal property (other than Inventory) of Seller ("Personal Property");

(d) all intellectual property (including licenses) listed on Schedule 2.1(d) ("US Intellectual Property");

(e) except for the Excluded US Assets and for employee benefit plans (other than those, if any, referred to in Section 2.1(o) below), US Intellectual Property licenses, Real Property Leases and Permits all contracts, agreements, arrangements and/or commitments and all other contracts, agreements, arrangements and/or commitments of Seller;

(f) leases and occupancy agreements of real property listed on Schedule 2.1(f) (collectively, "Real Property Leases"), and all of Seller's rights in all buildings, fixtures, improvements and structures located on such real property and all appurtenances belonging thereto;

(g) (i) all Permits and Permit applications (including Environmental Permits and Permit applications) held by Seller, and (ii) all Underwriters Laboratory Inc. registrations relating to the Products (collectively, "UL Registrations"), in each case to the extent the same, or a right to use the same, can be transferred to Purchaser;

(h) all of the following materials owned by Seller: (i) all files and documents (including credit information) to the extent relating to customers of and suppliers to the US Business, (ii) all customer and supplier lists, and (iii) all production data, equipment maintenance data, accounting records, inventory records, sales and sales promotional data, advertising materials, cost and pricing information, business plans, reference catalogs and any other such data and records of the US Business; *provided, however*, that Seller shall be entitled to retain copies of any such materials that are necessary for their tax, accounting, legal or other reasonable business purposes;

(i) all rights of Seller pursuant to any express or implied warranties, representations or guarantees made by suppliers furnishing goods or services to the extent

papers and all material records or other documents relating thereto, until the expiration of the statute of limitations (including extensions) of the taxable years to which such returns and other documents relate and, unless such returns and other documents are offered to the other party, until the final determination of any payments that may be required in respect of such years under this Agreement. Any information obtained under this Section 7.3 shall be kept confidential, except as may be otherwise necessary in connection with the filing of returns or claims for refund or in conducting any audit or other proceeding. Purchaser shall fully and accurately complete and submit any tax data packages required by Seller within the time periods established by the Seller's Tax Department consistent with past practices.

7.4 US Transfer Taxes. Seller shall be responsible for one hundred percent (100%) of all sales, use, registration, transfer, documentary, stamp, reporting or recording taxes or fees (collectively, "US Transfer Taxes"), including interest and penalties thereon, imposed or incurred by reason of the transfer of the Sold US Assets by Seller to Purchaser.

7.5 Preparation of Tax Returns. Seller and Purchaser shall cooperate in preparing, executing and filing use, sales, real estate, transfer and similar US Tax Returns relating to any and all Federal, state, county or local excise, stamp, transfer, registration and other taxes, fees and duties (including any interest, additions to tax and penalties with respect thereto) and any and all transfer, registration, recording or similar fees and charges imposed in connection with the consummation of the transactions contemplated by this Agreement or the Ancillary Agreements. All such Tax Returns shall be prepared in a manner that is consistent with the Allocation and as agreed to by Seller and Purchaser, following the principles set forth in the Sale and Purchase Agreement.

7.6 Tax Reporting. Purchaser and Seller agree to report, and to cause their affiliates to report, the purchase, sale and transfer of the Sold US Assets as a taxable asset sale for federal, state, local and foreign income tax purposes.

8. DOCUMENTS DELIVERED BY SELLER AT THE CLOSING.

8.1 At the Closing, Seller shall have delivered to Purchaser (subject to Section 2.3) the following:

(a) Secretaries' certificates certifying to the constituent documents of Seller;

(b) Executed and acknowledged quitclaim deeds or similar transfer documents sufficient to convey the title of Seller with respect to each parcel of Owned Real Property owned by Seller; *provided, however*, if with respect to Owned Real Property a quitclaim deed is not sufficient to convey title or is not insurable by Lawyers Title Insurance Company or another nationally recognized title insurance company licensed in a jurisdiction where title insurance is available, a special or limited warranty deed or its equivalent shall be the form of deed to be used;

(c) Executed Assignment and Assumption Agreements with respect to each Real Property Lease in favor of Seller (collectively, the "Real Property Lease Assignments");

(d) An executed bill of sale or other appropriate instruments of transfer with respect to all of the Personal Property, Inventory, Accounts Receivable, Agreements and any other Sold US Assets not transferred or assigned by any other document or instrument described in this Section 8.1;

(e) Separately executed and acknowledged Assignments, in recordable form and sufficient to transfer the US Intellectual Property owned by Seller (collectively, the "US Intellectual Property Assignments") and powers of attorney in forms executed by Seller permitting Purchaser to prosecute any pending applications of Seller for US Intellectual Property rights;

(f) Separately executed release letters in sufficient form to release access of Underwriters Laboratory Inc. registration files to Purchaser (collectively, the "UL Releases");

(g) Required documentation of Seller to Purchaser in connection with US Transfer Taxes;

(h) An affidavit of non-foreign status that complies with section 1445 of the Code; and

(i) All such other documents and instruments of conveyance as shall be reasonably necessary to transfer to Purchaser the Sold US Assets in accordance herewith.

9. DOCUMENTS DELIVERED BY PURCHASER AT THE CLOSING.

9.1 At the Closing, Purchaser shall have executed, where applicable, and delivered to Seller the following:

(a) The wire transfer of funds called for by Section 3.1;

(b) Executed undertakings and assumptions of Purchaser, in form reasonably satisfactory to Seller, with respect to the assumption by Purchaser of the Assumed US Liabilities;


(c) Certificates of the senior executive officer of Purchaser certifying to the constituent documents of Purchaser;

(d) Executed counterparts of the Real Property Lease Assignments, US Intellectual Property Assignments, License Assignments and UL Releases;


(e) Required documentation of Purchaser to Seller in connection with US Transfer Taxes, including but not limited to completed resale certificates for each state in which inventory transferred pursuant to this Agreement is located for purposes of the respective state's sales and use taxes; and

IN WITNESS WHEREOF, the duly authorized officers or representatives of the parties hereto have duly executed this Agreement on the date first written above.

ISOLA LAMINATE SYSTEMS CORP.

By: 
Name: Christopher Augur
Title: President

ISOLA USA CORP.

By: 
Name: Christopher Augur
Title: President

"Retained Interest" shall have the meaning specified in Section 2.3(a).

"Rütgers AG" shall have the meaning specified in the Recital A.

"Rütgers Group" shall have the meaning specified in the Recital A.

"Sale and Purchase Agreement" shall mean the Sale and Purchase Agreement, dated as of April 1, 2004, entered into by and among Isola Aktiengesellschaft, a stock corporation incorporated under German law, registered in the commercial register of the local court of Düren, Germany, under HRB 27, RÜTGERS AG, a stock corporation incorporated under German law, registered in the commercial register of the local court of Essen, Germany, under HRB 12110, and Opal 12. Vermögensverwaltungs GmbH (in the future known as Opal Laminate GmbH), a limited liability company incorporated under German law, registered in the commercial register of the local court of Frankfurt am Main, Germany, under HR B 58088 and TPG Hattrick Partners, L.P., a limited partnership incorporated under Delaware law.

"Savings Plans" shall have the meaning specified in Section 5.3.3.

"Seller" shall have the meaning specified in the Preamble.

"Sold US Assets" shall have the meaning specified in Section 2.1.

"Transferred Employees" shall have the meaning specified in Section 5.2(a).

"UAW Pension Plan" shall have the meaning specified in Section 5.3.1.

"US Business" shall have the meaning specified in Recital B.

"US Intellectual Property" shall have the meaning specified in Section 2.1(d).

"US Intellectual Property Assignments" shall have the meaning specified in Section 8.1(e).

"UL Registrations" shall have the meaning specified in Section 2.1(g).

"UL Releases" shall have the meaning specified in Section 8.1(g).

"US Tax" or "US Taxes" shall mean (i) all federal, state, local or foreign taxes, assessments or other governmental charges (including, without limitation, income taxes, excise taxes, sales taxes, value added taxes, payroll taxes, taxes withheld from employees' salaries and other withholding taxes and obligations and all deposits required to be made with respect thereto), levies, assessments, deficiencies, imports, duties, licenses and registration fees and charges of any nature whatsoever, including any interest and penalties thereon or additions thereto, imposed by any government or taxing authority and (ii) any liability in respect of the items described in clause (i) as a successor, pursuant to Treasury Regulation Section 1.1502-6 (or any similar provision of any other state local or foreign law) or as an indemnitor, guarantor, surety or in a similar capacity under any contract, arrangement, agreement, understanding or commitment (whether oral or written).

Schedule 2.1(d)

US Intellectual Property

See attached. (Identical to the list of US Intellectual Property Rights contained in Schedule 5.6(a) of the Disclosure Schedules to the (German) Sale and Purchase Agreement.)

1. Trade marks

Trade mark description	Owner	Country	Status	Classes	Registration/ Application number	Application date
Word mark "CM310"	Isola Laminate Systems Corp.	United States	Registration	17	US 75/264035 Reg. No. 2206530	March 26, 1997
Word mark "LO-FLO"	Isola Laminate Systems Corp. (Recorded Owner: AlliedSignal Inc.)	United States	Registration	1	US 72/256537 Reg. No. 861191	October 17, 1966
Word mark "LO-FLO"	Isola Laminate Systems	United States	Registration	1	US 73/010817 Reg. No. 1017218	January 14, 1974
Word mark "RCC"	Isola Laminate Systems Corp.	Benelux	Registration	17	no. 918814 Reg. No. 636133	July 2, 1998
		Germany	Registration	17	no. 398372101 Reg. No. 398372101	July 3, 1998
		Hong Kong	Registration	17	no. 8918/98 Reg. No. B08997/99	July 8, 1998
		Japan	Registration	17	no. 56402/1998 Reg. No. 4478074	July 2, 1998
		Korea	Registration	17	no. 9817357 Reg. No. 451068	July 8, 1998
	Isola Laminate Systems Corp. (Recorded Owner: AlliedSignal Inc.)	Singapore	Registration	17	no. S/7309/98 Reg. No. T98/07309Z	July 20, 1998
	Isola Laminate Systems Corp.	Taiwan	Registration	17	no. 87032737 Reg. No. 878536	July 4, 1998
		United Kingdom	Registration	17	no. 2171398 Reg. No. 2171398	July 3, 1998
		United States	Registration	17	no. 75/053789 Reg. No. 2053621	February 5, 1996
FR 404	Isola Laminate Systems Corp.	Common Law				

2. Patents.

Patent description	Owner	Country	Status	Registration/ application number	Application date	Material for the Business
"Copolymer of Styrene and Maleic Anhydride Comprising an Epoxy Resin Composition and a Co-Cross-Linking Agent"	Isola Laminate Systems Corp.	Austria	Registration	EP 0935628	September 24, 1997	Yes
		Belgium	Registration	EP 0935628	September 24, 1997	Yes
		Canada	Application	CA 2270208	September 24, 1997	Yes
		Denmark	Registration	EP 0935628	September 24, 1997	Yes
		European patent	Registration	EP 0935628	September 24, 1997	Yes
		Finland	Registration	EP 0935628	September 24, 1997	Yes
		France	Registration	EP 0935628	September 24, 1997	Yes
		Germany	Registration	EP 0935628	September 24, 1997	Yes
		Ireland	Registration	EP 0935628	September 24, 1997	Yes
		Italy	Registration	EP 0935628	September 24, 1997	Yes
		Japan	Application	519966/1999	September 24, 1997	Yes
		Korea	Application	7002216/1999	September 24, 1997	Yes
		Luxembourg	Registration	EP 0935628	September 24, 1997	Yes
		Netherlands	Registration	EP 0935628	September 24, 1997	Yes
		Spain	Registration	EP 0935628	September 24, 1997	Yes
		Sweden	Registration	EP 0935628	September 24, 1997	Yes
		Switzerland	Registration	EP 0935628	September 24, 1997	Yes
		Taiwan	Registration	TW NI142122	October 18, 1997	Yes
United Kingdom	Registration	EP 0935628	September 24, 1997	Yes		
		United States	Registration	US 6509414	September 24, 1997 National Filing date June 14, 1999	Yes
			Application	09/269104 10/314602	December 9, 2002	Yes
"Copper Foil Laminate for Protecting Multilayer Articles"	Isola Laminate Systems Corp.	United States	Registration	US 5512381	September 24, 1993	Yes
"Laminates Having Improved Dielectric Properties"	Isola Laminate Systems Corp.	United States	Registration	US 5508328	November 17, 1994	Yes
		Taiwan	Registration	TW 107299	December 10, 1996	Yes
"Controlled Depth Laser Drilling Apparatus and Method of Drilling Holes in a work piece"	Isola Laminate Systems Corp.	Korea	Registration	KR 121792	July 15, 1988	Yes
		United States	Registration	US 4789770	July 15, 1987	Yes

Patent description	Owner	Country	Status	Registration/ application number	Application date	Material for the Business
"Positive Acting Photodielectric Composition"	Isola Laminate Systems Corp.	United States	Registration	US 6168898	February 17, 1998	Yes
"Fabrication of High Density Multilayer Interconnect Printed Circuit Boards"	Isola Laminate Systems Corp.	United States	Registration	US 6255039	April 3, 1998	Yes
"Methods for Manufacturing Voidless Resin Impregnated Webs"	Isola Laminate Systems Corp.	Canada	Application	CA 2358467	January 3, 2000	Yes
		Hong Kong	Application	HK 02102618.6	January 3, 2000	Yes
		Japan	Application	JP 2000-592086	January 3, 2000	Yes
		Korea	Application	2001-7008527	January 3, 2000	Yes
		Taiwan	Application	TW 89100060	July 11, 2000	Yes
		United States	Registration	US 6083855	January 4, 1999	Yes
"Homogeneous Thermoset Copolymer from Poly (Vinyl Benzyl Ether) and Dicyanate"	Isola Laminate Systems Corp.	United States	Registration	US 4665154	June 6, 1986	Yes
"Homogeneous Thermoset Copolymers"	Isola Laminate Systems Corp.	United States	Registration	US 4806596	June 9, 1986	Yes
"Method for Measuring Degree of a Cure of Resin in a Composite Material and Process for Making the Same"	Isola Laminate Systems Corp.	Austria	Registration	EP 0540517	November 1, 1990	Yes
		Canada	Registration	CA 2068419	November 1, 1990	Yes
		France	Registration	EP 0540517	November 1, 1990	Yes
		Germany	Registration	EP 0540517	November 1, 1990	Yes
		Italy	Registration	EP 0540517	November 1, 1990	Yes
		Sweden	Registration	EP 0540517	November 1, 1990	Yes
		Taiwan	Registration	NI 50618	November 15, 1990	Yes
		United Kingdom	Registration	EP 0540517	November 1, 1990	Yes
		United States	Registration	US 5142151	October 16, 1990	Yes
"Substituted Cyanosuanidines as Curing Agents for Epoxy Resins"	Isola Laminate Systems Corp.	United States	Registration	US 5387656	November 16, 1993	Yes
"A System of Electronic Laminates with Improved Registration Properties"	Isola Laminate Systems Corp.	United States	Registration	US 5350621	November 30, 1992	Yes
		United States	Registration	US 5464658	May 19, 1994	Yes

Patent description	Owner	Country	Status	Registration/ application number	Application date	Material for the Business
"Method of Continuously Vacuum Impregnating Fibrous Sheet Material"	Isola Laminate Systems Corp.	United States	Registration	US 4767643	July 22, 1986	Yes
"Polyimide Resin Laminates"	Isola Laminate Systems Corp.	United States	Registration	US 5334696	December 18, 1992	Yes
"Flame Retardant B-Staged Epoxy Resin Prepregs and Laminates Made Therefrom"	Isola Laminate Systems Corp.	United States	Registration	US 4501787	April 29, 1983	Yes
"A System and Method for Manufacturing Copper-Clad Glass Epoxy Laminates"	Isola Laminate Systems Corp.	United States	Registration	US 5160567	April 15, 1991	Yes
		Japan	Registration	JP 3001259	March 18, 1992	Yes
"Process for Measurement of the Degree of Cure and Percent Resin of Fiberglass-Reinforced Epoxy Resin Prepreg"	Isola Laminate Systems Corp.	Belgium	Registration	EP 0701690	May 27, 1994	Yes
		China	Registration	CN ZL 94192982	May 27, 1994	Yes
		European patent	Registration	EP 0701690	May 27, 1994	Yes
		Germany	Registration	EP 0701690	May 27, 1994	Yes
		Italy	Registration	EP 0701690	May 27, 1994	Yes
		Japan	Application	JP 501867/95	May 27, 1994	Yes
		Korea	Registration	KR 327954	May 27, 1994	Yes
		UK	Registration	EP 0701690	May 27, 1994	Yes
"Solder Mask for Manufacture of Printed Circuit Boards"	Isola Laminate Systems Corp.	United States	Registration	US 5457319	May 6, 1994	Yes
		Japan	Application	JP 522156/97	December 11, 1996	Yes
		Mexico	Application	984234	December 11, 1996	Yes
		Korea	Application	KR 98/704392	June 11, 1998	Yes
		United States	Registration	US 5626774	December 11, 1995	Yes
"High Density Printed Circuit Substrate and Method of Fabrication"	Isola Laminate Systems Corp.	Japan	Application	JP 2000/562933	July 28, 1999	Yes
		China	Application	99810010.2	July 22, 1999	Yes
		European Patent	Application	EP 99935896.3	July 22, 1999	Yes
		Hong Kong	Application	HK 01108491.6	July 22, 1999	Yes
		United States	Registration	US 6242078	July 28, 1998	Yes

Patent description	Owner	Country	Status	Registration/ application number	Application date	Material for the Business
		Taiwan	Registration	TW NI-164933	October 1, 1999	Yes
"Fillers for Improved Epoxy Laminates"	Isola Laminate Systems Corp.	European Patent	Application	EP 97916913.3	March 21, 1997	Yes
		Taiwan	Application	TW 86105054	April 17, 1997	Yes
		United States	Registration	US 6187852	March 22, 1996	Yes
		United States	Registration	US 6322885	December 13, 2000	Yes
Photodefinable Interlevel Dielectrics	Isola Laminate Systems Corp.	Japan	Registration	JP 2975686	March 25, 1992	Yes
Improvements in or Relating to Flame-Resistant Laminates	Isola Laminate Systems Corp.	Japan	Registration	JP 1758845	April 27, 1984	Yes
Ether of the Condensation Products of Phenoldicyclopentadiene Adducts with Aldehydes and Ketones as Thermosetting Resins	Isola Laminate Systems Corp.	Japan	Registration	JP 2966867	November 21, 1988	Yes
Reducing Dusting Of Epoxy Laminates	Isola Laminate Systems Corp.	United States	Application	US 08/540429	October 10, 1995	Yes
		Taiwan	Registration	TW NI121451	December 5, 1996	Yes
"Thermosetting Resin Composition for High Performance Laminates"	Isola Laminate Systems Corp.	United States	Application	US 10/309720	December 4, 2002	Yes
		PCT	Application	PCT/US02/388 53	December 4, 2002	Yes
		United States	Application	US 10/310418	December 5, 2002	Yes
		PCT	Application	PCT/US02/389 49	December 5, 2002	Yes
"Laminate Composition"	Isola Laminate Systems Corp.	United States	Application	US 10/385044	March 10, 2003	Yes
"Visible and Fluorescent Dye Containing Laminate Materials"	Isola Laminate Systems Corp.	Canada	Application	CA 2355218	December 9, 1999	Yes
		EP	Application	EP 99966105.1	December 9, 1999	Yes
		Japan	Application	JP 2000-586994	December 9, 1999	Yes
"High Molecular Weight Phenoxy-Containing Resins"	Isola Laminate Systems Corp.	Taiwan	Application	TW 89111278	June 29, 2000	Yes

Patent description	Owner	Country	Status	Registration/ application number	Application date	Material for the Business
"Ethers of Oligomeric Phenol-Dialdehyde Condensation Products and a Vinyl-Benzyl Compound"	Isola Laminate Systems Corp.	Japan	Abandoned	JP 501314/88	November 21, 1988	Yes
"Compensation Model and Registration Simulator Apparatus and Method for Manufacturing of Printed Circuit Boards"	Isola Laminate Systems Corp.	Japan	Application	JP 2000-606051	February 25, 2000	Yes
		Taiwan	Application	TW 89104720	March 30, 2000	Yes
		United States	Registration	US 6,658,375	March 15, 1999	Yes
"Mixtures of Dicyandiamide and Substituted Dicyandiamides as Curing Agents for Epoxy Resins"	Isola Laminate Systems Corp.	United States	[Status uncertain. Issue fee paid but no action for several years]	US 07/994003	December 21, 1992	Yes
Laminate Composition for producing reduced curl flat thin core laminates	Isola Laminate Systems Corp.	United States	Application preparations		cannot be determined	Yes

Schedule 2.1(f)

Real Property Leases

1. Sub Lease Agreement dated October 23, 2002, and amended on September 1, 2003, between Isola Laminate Systems, Corp. and National Semiconductor Corporation, for the property located at 7400 West Detroit St. Suites 170 and 190, Chandler, AZ. Property consists of approximately 11,447 square feet.
 2. Lease-Purchase Agreement, dated as of November 17, 1995, from Fairfield County, South Carolina, a body politic and corporate and a political subdivision of the State of South Carolina, acting through its County Council as the governing body of said County, for the property located at 100 Tillessen Boulevard, Ridgeway, Fairfield County, SC 29130 - Assessor's Parcel # 200-00-00-065.
-