Electronic Version v1.1 Stylesheet Version v1.1

 SUBMISSION TYPE:
 NEW ASSIGNMENT

 NATURE OF CONVEYANCE:
 Security Agreement

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Invista North America S.A.R.L.		04/17/2006	Foreign Corporation:

### RECEIVING PARTY DATA

Name:	JPMorgan Chase Bank, N.A.			
Street Address:	P.O. Box 2558			
City:	Houston			
State/Country:	TEXAS			
Postal Code:	77252-2558			
Entity Type: National Association: UNITED STATES				

#### PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Serial Number:	78799864	COMFOREL
Serial Number:	78799868	COMFOREL
Serial Number:	78799831	COMFOREL
Serial Number:	78799837	COMFOREL
Serial Number:	78976639	INVISTA
Serial Number:	78792951	LYCRA
Serial Number:	78976706	LYCRA
Serial Number:	78816469	PERFORMANCE PLUS
Serial Number:	78811801	BRILLIANCE

### **CORRESPONDENCE DATA**

Fax Number: (866)459-2899

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

Phone: 202-783-2700

Email: carey.lening@federalresearch.com

TRADEMARK REEL: 003294 FRAME: 0394

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Correspondent Name: CBC Companies dba Federal Research Address Line 1: 1023 Fifteenth Street, NW, Ste 401 Address Line 2: attn: Carey Lening Washington, DISTRICT OF COLUMBIA 20005 Address Line 4: 356552 ATTORNEY DOCKET NUMBER: NAME OF SUBMITTER: Carey Lening Signature: /cnl/ Date: 04/21/2006 **Total Attachments: 9** source=356552#page1.tif source=356552#page2.tif source=356552#page3.tif source=356552#page4.tif source=356552#page5.tif source=356552#page6.tif source=356552#page7.tif

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Form PTO-1594 RECORDATION FOI TRADEMAI	II O Date at and Trademark Office			
Tab settings ⇒ ⇒ ⇒ ▼ ▼ ▼	<b>Y Y Y</b>			
To the Honorable Commissioner of Patents and Trademarks: F	Please record the attached original documents or copy thereof.			
1. Name of conveying party(ies): INVISTA NORTH AMERICA S.ÀR.L.	Name and address of receiving party(ies)     Name: JPMORGAN CHASE BANK, N.A.     Internal     Address:			
Individual(s)  General Partnership  Corporation-State:	Street Address: P.O. Box 2558           City: Houston         State: TX         Zip: 17252-2558			
Other Foreign Corporation  Additional name(s) of conveying party(ies) attached?   Yes  No	Individual(s) citizenship  Association  National Association  General Partnership			
3. Nature of conveyance:	Limited Partnership			
Assignment G Merger	Corporation-State			
Security Agreement Change of Name Other  Execution Date: April 17, 2006	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			
4. Application number(s) or registration number(s):	1			
A. Trademark Application No.(s)	B. Trademark Registration No.(s)			
Please See Attached.  Additional number(s) at	None. tached <b>⊠</b> i Yes □i No			
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:			
Name: Carey Lening				
Internal Address: <u>Federal Research Corporation</u>	7. Total fee (37 CFR 3.41)\$\$  Enclosed  Authorized to be charged to deposit account			
Street Address: 1023 15th Street, NW Suite 401	8. Deposit account number:			
City Washington State: DC Zip: 20005	(Attach duplicate copy of this page if paying by deposit account)			
DO NOT USE	THIS SPACE			
<ol> <li>Statement and signature.</li> <li>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.</li> </ol>				
Edward Briganti	April 18, 2006			
	gnature Date			

Mail documents to be recorded with required cover sheet information to:
Commissioner of Patent & Trademarks, Box Assignments
Washington, D.C. 20231

# **Trademark Applications**

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BRILLIANCE	US	22	Man-made fibers and filaments for generalized use in the industrial arts	78/976706	10/FEB/2006
COMFOREL	US	24	Bath linen; bed linen; bed sheets, mattress pads; pillow cases; towels.	78799864	26/JAN/2006
COMFOREL	US	27	Carpets, rugs, mats and matting, linoleum and other materials for covering existing floors.	78799868	26/JAN/2006
COMFOREL	US	20	Mattress toppers, mattresses.	78799831	26/JAN/2006
COMFOREL	US	22	Synthetic fibers; textile fibers.	78799837	26/JAN/2006
INVISTA LOGO	US	24	Textile goods, namely, fabric mattress covers, bed blankets, quilts, pillow cases, bed sheets, and towels.	78/976639	08/FEB/2006
LYCRA WAVE LOGO	US	02	Paints	78792951	17/JAN/2006
LYCRA WAVE LOGO	US	03	Nail polish, nail polish remover, and nail care preparations.	78/976706	17/JAN/2006
PERFORMANCE PLUS	US	22	Synthetic polyester, nylon and textile fibers	78816469	16/FEB/2006

#### U.S. COPYRIGHT, PATENT AND TRADEMARK

#### **SECURITY AGREEMENT**

COPYRIGHT, PATENT and TRADEMARK SECURITY AGREEMENT, dated as of April 17, 2006 (together with all amendments, if any, from time to time hereto, this "Copyright, Patent and Trademark Security Agreement"), between INVISTA North America S.à r.l. (formerly known as Arteva North America S.à r.l.) (the "IP Grantor"), and JPMorgan Chase Bank, N.A. (formerly known as JPMorgan Chase Bank), in its capacity as Administrative Agent ("Administrative Agent") for the Secured Parties (as defined below).

#### WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement dated as of April 30, 2004, as amended and restated as of September 30, 2004, as amended and restated as of January 17, 2006 among INVISTA B.V. (formerly known as KoSa B.V.), INVISTA S.à r.l. (formerly known as Arteva Specialities S.à r.l.), INVISTA (Canada) Company (formerly known as KoSa Canada Company), KoSa UK Limited and Arteva Global Holdings B.V., the Lenders party thereto and JPMorgan Chase Bank, N.A., as Administrative Agent, (such agreement, as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"), the Lenders have agreed to make Loans and issue Letters of Credit to or for the benefit of, the Borrowers;

WHEREAS, in order to induce the Administrative Agent and Lenders to enter into the Credit Agreement and other Loan Documents and to induce Lenders to make the Loans as provided for in the Credit Agreement, the IP Grantor has agreed to grant a continuing security interest in the IP Collateral to secure the Obligations, pursuant to the Guarantee and Collateral Agreement dated as of April 30, 2004 (such agreement as amended, restated, supplemented, reaffirmed or otherwise modified, the "Collateral Agreement"); and

WHEREAS, pursuant to the Credit Agreement, the IP Grantor is required to execute and deliver to the Administrative Agent, for itself and the ratable benefit of the Secured Parties, this Copyright, Patent and Trademark Security Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the IP Grantor hereby agrees as follows:

1. <u>Defined Terms</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in to the Credit Agreement or the Collateral Agreement.

- 2. <u>Grant Of Security Interest In Copyright, Patent and Trademark Collateral</u>. The IP Grantor hereby grants to the Administrative Agent, on behalf of itself and the Secured Parties, a continuing first priority security interest in all of the IP Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "<u>Copyright, Patent and Trademark Collateral</u>"):
  - (a) all Copyrights set forth on Schedule I hereto;
  - (b) all Patents set forth on Schedule II hereto;
  - (c) all Trademarks set forth on Schedule III hereto;
  - (d) all renewals of the foregoing;
- (e) all goodwill of the business connected with the use of, and symbolized by, each Copyright, Patent and Trademark; and
- (f) all products and proceeds of the foregoing, including, without limitation, any claim by the IP Grantor against third parties for past, present or future (i) infringement or dilution of any Copyright, Patent or Trademark or (ii) injury to the goodwill associated with any Copyright, Patent or Trademark.
- 3. Security Agreement. The security interests granted pursuant to this Copyright, Patent and Trademark Security Agreement are granted in conjunction with the security interests granted to the Administrative Agent, on behalf of itself and the Secured Parties, pursuant to the Collateral Agreement. The IP Grantor hereby acknowledges and affirms that the rights and remedies of the Administrative Agent with respect to the security interest in the Copyright, Patent and Trademark Collateral made and granted hereby are more fully set forth in the Collateral Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein. In the event there is any conflict between this Copyright, Patent and Trademark Security Agreement and the provisions of the Collateral Agreement, the provisions of the Collateral Agreement shall prevail.
- 4. <u>Counterparts</u>. This Copyright, Patent and Trademark Security Agreement may be executed in any number of separate counterparts, each of which shall collectively and separately constitute one agreement.

[signature page follows]

[[NYCORP:2593082v2]]

IN WITNESS WHEREOF, the IP Grantor has caused this Copyright, Patent and Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

INVISTA North America S.à r.l.,

Name: Jay L. Voncannon

Title: Manager

Name: Craig M. Munson

Title: Manager

#### ACCEPTED AND ACKNOWLEDGED BY:

JPMORGAN CHASE BANK, N.A. as Administrative Agent,

Name:
Title:

S BYY

[[NYCORP:2593082v2]]

IN WITNESS WHEREOF, the IP Grantor has caused this Copyright, Patent and Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

INVISTA North America S.à r.l.,

by	<i>,</i>	
•	Name:	Jay L. Voncannon
	Title:	Manager
by _		
	Name:	Craig M. Munson
	Title:	Manager

ACCEPTED AND ACKNOWLEDGED BY:

JPMORGAN CHASE BANK, N.A.

as Administrative Agent,

Name:

by .

STACEY L. HAIMES VICE PRESIDENT

Title:

Schedule I to Copyright, Patent and Trademark Security Agreement

Copyrights

**NONE** 

[[NYCORP:2593082v2]]

Schedule II to Copyright, Patent and Trademark Security Agreement

# Patent Applications

60/750853	18-Jan-06	RD8720
11/351967	10-Feb-06	LP5855
11/364912	1-Mar-06	SS3210
60/783462	17-Mar-06	PI1790

### **Trademark Applications**

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BRILLIANCE	US	22	Man-made fibers and filaments for generalized use in the industrial arts	78/976706	10/FEB/2006
COMFOREL	US	24	Bath linen; bed linen; bed sheets, mattress pads; pillow cases; towels.	78799864	26/JAN/2006
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PERFORMANCE PLUS	US	22	Synthetic polyester, nylon and textile fibers	78816469	16/FEB/2006

[[NYCORP:2593082v2]]

TRADEMARK REEL: 003294 FRAME: 0404

**RECORDED: 04/21/2006**