

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	Acquisition Agreement		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Outokumpu Oyj		12/19/2003	COMPANY: FINLAND
RECEIVING PARTY DATA			
Name:	Larox Oyj		
Street Address:	Tukkikatu 1		
City:	53900 Lappeenranta		
State/Country:	FINLAND		
Entity Type:	COMPANY: FINLAND		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	1972245	RT	
CORRESPONDENCE DATA			
Fax Number:	(312)827-8185		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Phone:	312-781-6013		
Email:	trademarks@bellboyd.com, kstarshak@bellboyd.com		
Correspondent Name:	Kathryn Starshak		
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Address Line 4:	Chicago, ILLINOIS 60690-1135		
ATTORNEY DOCKET NUMBER:	112828-062		
DOMESTIC REPRESENTATIVE			
Name:	Bell, Boyd & Lloyd LLC		
Address Line 1:	P.O. Box 1135		
Address Line 4:	Chicago, ILLINOIS 60690-1135		
NAME OF SUBMITTER:	Kathryn Starshak		

CH \$40.00 1972245

Signature:	/Kathryn Starshak/
Date:	05/04/2006
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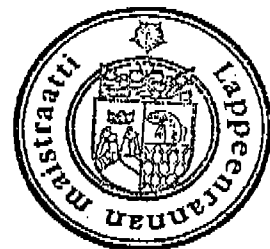
ACQUISITION AGREEMENT

between

OUTOKUMPU OYJ

and

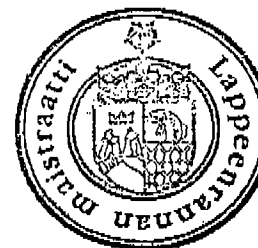
LAROX CORPORATION



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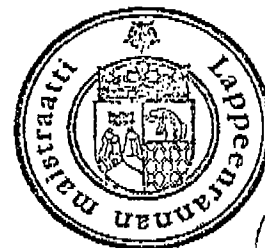
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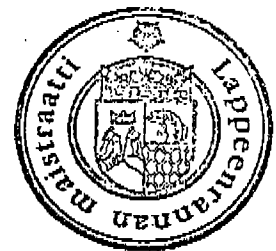
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1 (34)

ACQUISITION AGREEMENT

Outokumpu Oyj (Finnish corporate identity no. 0215254-2) ("Outokumpu"), Riihitontuntie 7, FIN-02200 Espoo, Finland, and Larox Corporation (Finnish corporate identity no. 0162007-6) ("Larox"), Tukkipolku 1, FIN-53900 Lappeenranta, Finland, hereby agree as follows:

1 OBJECT OF THE AGREEMENT

1.1 Transfer of Business

Outokumpu shall sell and transfer its filter business (the "Business") to Larox.

The Business consists, in particular, of

- (a) the Ceramec business conducted mainly by Outokumpu's subsidiary Outokumpu Mintec Oy (Finnish corporate identity no. 1538629-2) ("Mintec"),
- (b) the Pannevis business conducted mainly by Outokumpu's subsidiary Royal Pannevis B.V. (Dutch corporate registration no. 30001230) ("Pannevis"),
- (c) the Hoesch business conducted mainly by Outokumpu's subsidiary Outokumpu Technology GmbH (German corporate registration in Aachen no. HRB 5654) ("Hoesch"), and
- (d) the sales, installation, maintenance and other operations relating to the Business, conducted by Outokumpu and, in particular, by Outokumpu's subsidiaries in the United States of America, Canada, Mexico, Brazil, Chile, Peru, South Africa and Australia listed in Appendix 1 (the "Overseas Subsidiaries"), as a part of their other operations in these countries.

The Business, and certain related assets, intellectual property rights and liabilities as specified in this Agreement, shall be transferred by Outokumpu to Larox on 31 December 2003 or such other date as may be determined according to section 1.7 (the "Closing Date"), at 23:59 hours Finnish time.



TRADEMARK

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ACQUISITION AGREEMENT
Outokumpu Oyj and Larox Corporation

33 (34)

Agreement. Instead, the parties shall use their best efforts, through negotiations in good faith, to amend the Agreement so that its effect shall remain as close as legally possible to the effect it would have had without such invalidity or unenforceability.

5.11
Amendments

This Agreement can be modified only by an instrument in writing signed by both parties.

This Agreement is executed in two original counterparts, one being retained by each party.

Helsinki, 19 December 2003

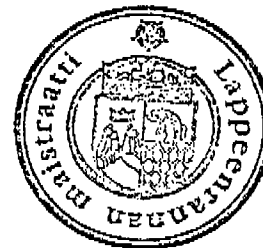
OUTOKUMPU OYJ

LAROX CORPORATION



Tommy Grahn

Timo Vartiainen



ACQUISITION AGREEMENT
Outokumpu Oyj and Larox Corporation

34 (34)

ACCEPTANCE AND UNDERTAKING

The undersigned subsidiaries of Outokumpu Oyj hereby accept the foregoing Acquisition Agreement and all applicable provisions thereof, including without limitation sections 3.7 (non-competition), 3.8 (non-recruitment), 5.1 (applicable law) and 5.2 (dispute resolution).

This Acceptance and Undertaking shall be for the benefit of Larox Corporation and its subsidiaries, and shall be directly enforceable against the undersigned by Larox Corporation and any of its subsidiaries.

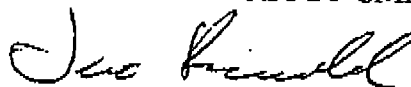
Helsinki, 19 December 2003

OUTOKUMPU MINTEC OY



Jari Rosendal

OUTOKUMPU TECHNOLOGY GMBH



Jari Rosendal

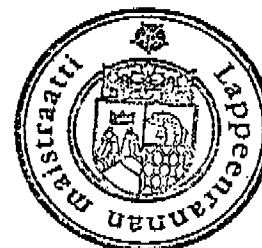
ROYAL PANNEVIS B.V.



Risto Tujula

For a correct and true copy
Lappeenranta 10/12/2006


Helena Tainen
Notary Public



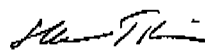
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Outokumpu Oy and Larox Corporation

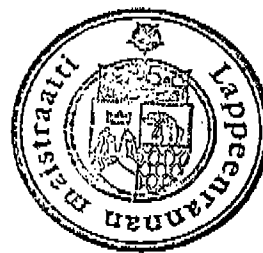
APPENDIX S

TRADEMARKS

For a correct and true copy
Lappeenranta 10/4 2006



Helena Tiainen
Notary Public



ye

Trademarks

252 PANNEVIS

Benelux	Registered		472544	16.1.2010
Denmark	Registered	VR 06.931:1991		18.10.2011
Finland	Registered		117413	5.3.2012
Great Britain	Registered		1431188	16.1.2007
India	Registered		531794	20.6.2004
Internat. Reg.	Registered		555388	1.6.2010
Israel	Registered		76671	13.6.2011
Japan	Registered		2508599	26.2.2013
Norway	Registered		149090	6.2.2012
South Korea	Registered		231111	16.1.2012
Sweden	Registered		229087	20.12.2011
Taiwan	Registered		515177	15.2.2011
USA	Registered	73041885	1038418	27.4.2006

253 RT

Benelux	Registered		545287	7.3.2004
USA	Registered	74547055	1972245	7.5.2006

228 HOESCH (with acorn)

Germany	Registered	H 61129/7*	Wz 155024	24.2.2009
Internat. Reg.	Registered	569946	569946	6.9.2010

229 HOESCH (with acorn)

Germany	Registered	H 70880*	2089837	13.11.2013
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230 HOESCH

European Union	Registered	1797133	1797133	7.8.2010
USA	Registered		1255859	1.11.2013

231 HOESCH

USA	Registered		1255858	1.11.2013
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232 DS

European Union	Application	001795517*		
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233 OS

European Union	Application	001795301*		
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204 CERAMEC

Australia	Registered	631337	631337	2.6.2004
Austria	Registered	AM 1666/94	153505	14.7.2004
Canada	Registered	757266	555786	21.12.2016
Chile	Registered	274343	482599	19.3.2007
China	Registered	9800050321	1311856	6.9.2009
Finland	Registered	899/94*	140406	5.10.2005
France	Registered	94/522047	94522047	26.5.2004
Germany	Registered	016879/7Wz	2092993	6.4.2004
Japan	Registered	6-38737	3298099	25.4.2007
Mexico	Registered	200992	466520	3.6.2004
Russia	Registered	98708190	193155	14.5.2008
South Africa	Registered	94/3757	943757	14.4.2004
South Korea	Application	98-12632		
Sweden	Registered	9403825	266351	15.9.2005
Ukranien	Registered	98051995	21990	26.5.2008

TRADEMARK

REEL: 003302 FRAME: 0534

AFFIDAVIT FOR TRADEMARK REGISTRATION NO. 1,972,245

I, Kathryn Starshak, declare and state as follows:

1. I am an associate with the law firm of Bell, Boyd & Lloyd LLC, with offices at 70 West Madison Street, Suite 3100, Chicago, Illinois 60602. In my position at Bell, Boyd & Lloyd LLC, I am responsible for U.S. Trademark Registration No. 1,972,245 for the mark RT.

2. On February 20, 2001, the Registrant, Pannevis B.V. changed its name to Koninklijke Pannevis B.V. A translated copy of the change of name document has been recorded with the Assignment Division of the United States Patent and Trademark Office.

3. Koninklijke Pannevis B.V. was a wholly-owned subsidiary of Outokumpu Oyj.

4. On December 19, 2003, Outokumpu Oyj entered into an Acquisition Agreement with Larox Oyj in which Outokumpu Oyj sold the Koninklijke Pannevis B.V. business, and all assets related thereto including United States Trademark Registration No. 1,972,245, to Larox Oyj. Such agreement has been recorded with the Assignment Division of the United States Patent and Trademark Office.

5. The December 19, 2003 Acquisition Agreement references the transfer of the business of "Royal Pannevis B.V." This is the English translation for Koninklijke Pannevis B.V. Similarly, the December 19, 2003 Acquisition Agreement lists "Larox Corporation" as the purchaser of the assets. This is the English translation of "Larox Oyj," which is the formal name of the current owner of Trademark Registration No. 1,972,245.

