

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Great Lakes Synergy Corporation		01/02/2008	CORPORATION: ILLINOIS
RECEIVING PARTY DATA			
Name:	PolyOne Corporation		
Street Address:	33587 Walker Road		
City:	Avon Lake		
State/Country:	OHIO		
Postal Code:	44012		
Entity Type:	CORPORATION: OHIO		
PROPERTY NUMBERS Total: 4			
Property Type	Number	Word Mark	
Serial Number:	77303859	DYNALLOY OBC	
Serial Number:	77250680	REALIZE THE POTENTIAL. FEEL THE DIFFERENCE.	
Registration Number:	2766682	GLS	
Registration Number:	2766683	GLS	
CORRESPONDENCE DATA			
Fax Number:	(440)930-1179		
	<i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i>		
Phone:	440-930-3317		
Email:	John.Hornickel@PolyOne.com		
Correspondent Name:	John H. Hornickel		
Address Line 1:	33587 Walker Road		
Address Line 2:	B-418 Law Dept.		
Address Line 4:	Avon Lake, OHIO 44012		
ATTORNEY DOCKET NUMBER:	GREAT LAKES TM		
NAME OF SUBMITTER:	John H. Hornickel		

CH \$115.00 77303859

TRADEMARK

Signature:

/john h. hornickel/

Date:

03/21/2008

Total Attachments: 7

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TRADEMARK AND DOMAIN NAME ASSIGNMENT

This Trademark and Domain Name Assignment (the "*Assignment*") is made and entered into on the 2nd day of January, 2008 by and between Great Lakes Synergy Corporation, an Illinois corporation ("*Assignor*") and PolyOne Corporation, an Ohio corporation (the "*Assignee*").

RECITALS

WHEREAS, Assignor owns (i) the registered trademarks and servicemarks (including logos) set forth on the attached Schedule A (the "*Marks*"), and (ii) the domain names set forth on the attached Schedule B (the "*Domain Names*");

WHEREAS, Assignor and Assignee are parties to a certain Stock Purchase Agreement dated as of November 14, 2007 (the "*Purchase Agreement*"); and

WHEREAS, Section 6.06(b) of the Purchase Agreement requires Assignor to transfer the Marks and Domain Names to Assignee

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties, intending to be legally bound hereby, agree as follows:

1. Assignment and Transfer of Rights. Assignor hereby irrevocably sells, assigns, transfers and sets over to Assignee all of Assignor's right, title and interest in and to the Marks and Domain Names, together with the goodwill of the business in connection with which the Marks and Domain Names are used, and all registrations, applications therefor and renewals and extensions of the foregoing in the United States and for all foreign countries that are or may be secured under the laws of the United States and all foreign countries, now or hereafter in effect, for Assignee's own use and enjoyment, and for the use and enjoyment of Assignee's successors, assigns or other legal representatives, as fully and entirely as the same would have been held and enjoyed by Assignor if this assignment and sale had not been made, and, except as specified to the contrary in the Purchase Agreement, all income, royalties or payments due or payable as of the Effective Date or thereafter, including, without limitation, all claims for damages by reason of past, present or future infringement or other unauthorized use of the Marks, with the right to sue for and collect the same for Assignee's own use and enjoyment and for the use and enjoyment of its successors, assigns or other legal representatives.

Assignor authorizes and requests the United States Commissioner of Patents and Marks and any other similar government authority to record Assignee as the assignee and owner of the Marks, and issue any and all registrations thereon to Assignee, as assignee of the entire right, title and interest in, to and under the same, for the sole use and enjoyment of Assignee and its successors, assigns or other legal representatives.

Assignor agrees to release and transfer possession and control of the Domain Names to Assignee by initiating the transfer with the current registrar of each Domain Name and performing, following or cooperating with Assignee on all procedures and actions specified by each registrar and completing any documents or forms that may be required by each registrar, including, as necessary, executing said documents or forms in the presence of an authorized notary public and delivering such documents or forms properly executed to the registrar, with copies to Assignee.

2. Further Assurances. Assignor shall provide to Assignee, its successors, assigns or other legal representatives reasonable cooperation and assistance at Assignee's request and expense in connection with the implementation, perfection and/or recording of this Assignment.

3. Purchase Agreement. This Assignment is subject in all respects to the terms and conditions of the Purchase Agreement. Neither the making nor the acceptance of this Assignment, nor any provision hereof, shall enlarge, restrict or otherwise modify the provisions of the Purchase Agreement or the rights and obligations of the parties thereunder, or constitute a waiver or release by any of the parties to the Purchase Agreement of any liabilities, duties or obligations imposed upon any party thereunder, including, without limitation, the representations and warranties, indemnities and other provisions that, pursuant to the Purchase Agreement, survive the Closing (as defined therein) thereof. The parties hereby specifically incorporate by reference all of their respective representations, warranties and indemnifications, subject to all of the conditions and limitations, applicable to the Marks in the Agreement.

4. Parties in Interest. This Assignment shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns.

5. Entire Agreement. This Assignment, together with the Purchase Agreement and all other agreements entered into in connection therewith, contain the entire agreement of the parties hereto with respect to the subject matter hereof and thereof and supersede all prior understandings and agreements of the parties with respect thereto. This Assignment may not be amended except by the written agreement of the parties hereto.

6. Governing Law. This Agreement shall be construed and interpreted in accordance with the laws of the State of New York without regard to its provisions concerning conflicts of laws, choice of law, choice of forum, or principles that might otherwise refer construction or interpretation of this Agreement to the substantive law of another jurisdiction. Each party also irrevocably and unconditionally consents to the service of any process, pleadings, notices, or other papers in a manner permitted by the notice provisions of the Purchase Agreement.

7. Waivers. The failure of any party to seek redress for violation of or to insist upon the strict performance of any covenant or condition of this Assignment shall not prevent a subsequent act that would have originally constituted a violation, from having the effect of an original violation.

8. Severability; Enforcement. If the application of any one or more of the provisions of this Assignment shall be unlawful under applicable law and regulation, then the parties will attempt in good faith to make such alternative arrangements as may be legally permissible and which carry out as nearly as practicable the terms of this Assignment. Should any portion of this Assignment be deemed to be unenforceable by a court of competent jurisdiction, the remaining portion hereof shall remain unaffected and be interpreted as if such unenforceable portions were initially deleted.

9. Execution in Counterparts. This Assignment may be executed in counterparts, each of which shall be deemed to be an original, and all of which together shall constitute one and the same instrument.

[Remainder of this page intentionally left blank.]

POLYONE CORPORATION

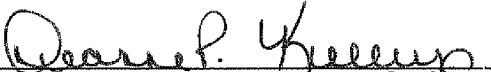
By: 

Name: John L. Rastetter

Title: Treasurer

STATE OF ONIO)
) SS:
COUNTY OF LORAIN)

On this 27th day of December, 2007 personally appeared before me John L. Rastetter, known to me to be the Treasurer of **POLYONE CORPORATION** who acknowledged that he/she signed this instrument as a free act on behalf of **POLYONE CORPORATION**.


Notary Public: DEANNE P. KELLEY
My commission expires: September 4, 2011

SCHEDULE A

Marks

Mark	Owner	Jurisdiction	Application No.	Registration No.
Versollan	Great Lakes Synergy Corporation	Canada	1204166 Filed 1/19/04	TMA 691675--
Versollan	Great Lakes Synergy Corporation	EU	3619368 Filed 1/19/04	3619368-
Versollan	Great Lakes Synergy Corporation	PR China	3892994	3892994
Versollan	Great Lakes Synergy Corporation	Taiwan	093002413	1125495
Versalloy	Great Lakes Synergy Corporation	Canada	1136352	TMA 675047
Versalloy	Great Lakes Synergy Corporation	EU	2597649	2597649
Versalloy	Great Lakes Synergy Corporation	PR China	3242830	3242830
Versalloy	Great Lakes Synergy Corporation	Taiwan	91007327	1049104
Dynalloy	Great Lakes Synergy Corporation	PR China	5287053 Filed 4/14/06	--
Versaflex	Great Lakes Synergy Corporation	Canada	1136353	TMA614495
Versaflex	Great Lakes Synergy Corporation	PR China	3242829	3242829
Versaflex	Great Lakes Synergy Corporation	EU	2597748	2597748
Versaflex	Great Lakes Synergy Corporation	Taiwan	91007328	1044151
Dynaflex	Great Lakes Synergy Corporation	Canada	823083	TMA507906
Dynaflex	Great Lakes Synergy Corporation	PR China	3242828 Filed 7/15/02	--
Dynaflex	Great Lakes Synergy Corporation	EU	333153	333153

Dynaflex	Great Lakes Synergy Corporation	Taiwan	91007329	1044152
Elastalloy	Great Lakes Synergy Corporation	PR China	5287052 Filed 4/14/06	--
GLS	Great Lakes Synergy Corporation	United States	76/474109	2766682
GLS	Great Lakes Synergy Corporation	PR China	-- Filed 1/25/05	--
GLS Logo	Great Lakes Synergy Corporation	PR China	Filed 1/25/05	
GLS	Great Lakes Synergy Corporation	EU	005019153 Filed 4/13/06	005019153--
GLS & Design	Great Lakes Synergy Corporation	United States	76/474110	2766683
GLS Logo	Great Lakes Synergy Corporation	EU	005055819 Filed 4/13/06	005055819--
GLS Logo	Great Lakes Synergy Corporation	PR China	5513870 Filed 8/1/06	--
Dynalloy OBC	Great Lakes Synergy Corporation	United States	77/303859 Filed 10/15/07	--
Realize The Potential. Feel The Difference	Great Lakes Synergy Corporation	United States	77/250680 Filed 8/8/07	--
Dynalloy	Great Lakes Synergy Corporation	EU	066284814 Filed 9/17/07	--

SCHEDULE B

Domain Names

b2btpe.cn
b2btpe.com
b2btpe-china.com
designwithgls.com
designwithtpes.com
dynaflextpe.com
ecastpolymer.com
elastomerssolution.net
feel-the-difference.net
feel-the-difference.org
glsc1.com
glscorp.cn
glscorp.com
glscorp.de
glscorp-imm.com
glscorporation.cn
glscorporation.com
glscorporation.de
gls-design.com
glstpe.com
glstpedesign.com
glstpes.com
planetsebs.com
planettpes.com
planet-tpe.com
planettpes.org
planet-tpe.org
planettpes.com
planet-tpes.com
thermoplasticelastomer.us
thermoplasticelastomers.com
tpedesign.com
tpe-gls.com
tpeology.com
tpeplanet.com
tpe-planet.com
tpeplanet.org
tpeplayhouse.com
tpesolutions.com
tpesolutions.org
versalloy.com
versollan.com
versollan.us
versollantpe.com