TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE: NEW ASSIGNMENT

NATURE OF CONVEYANCE: Trademark Collateral Assignment and Security Agreement

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
VanDeMark Chemical Inc.		09/22/2009	CORPORATION:

RECEIVING PARTY DATA

Name:	SW Pelham Fund II, L.P.	
Street Address:	c/o Smith Whiley & Company	
Internal Address:	242 Trumbull Street, 8th Floor	
City:	Hartford	
State/Country:	CONNECTICUT	
Postal Code:	06103	
Entity Type:	LIMITED PARTNERSHIP: DELAWARE	

Name:	SW Pelham Fund III, L.P.	
Street Address:	c/o Smith Whiley & Company	
Internal Address:	242 Trumbull Street, 8th Floor	
City:	Hartford	
State/Country:	CONNECTICUT	
Postal Code:	06103	
Entity Type:	LIMITED PARTNERSHIP: DELAWARE	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2972905	PTSI

CORRESPONDENCE DATA

Fax Number: (860)251-5312

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

Email: trademarks@goodwin.com
Correspondent Name: Linda P. Casillo, Paralegal
Address Line 1: Shipman & Goodwin LLP

TRADEMARK REEL: 004065 FRAME: 0562 P \$40.00 2972905

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	One Constitution Plaza Hartford, CONNECTICUT 06103-1919	
ATTORNEY DOCKET NUMBER:	50030-04	
NAME OF SUBMITTER: Linda P. Casillo, Paralegal		
Signature:	/Linda P. Casillo/	
Date:	09/22/2009	

Total Attachments: 24

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The obligations evidenced hereby are subordinate in the manner and to the extent set forth in that certain Intercreditor and Subordination Agreement, dated as of June 15, 2007, as the same has been and may be amended, modified, supplemented or restated from time to time, by and among SW Pelham Fund II, L.P., SW Pelham Fund III, L.P. and TD Bank, N.A. (successor in interest to TD Banknorth, N.A.) (the "Intercreditor and Subordination Agreement"), to the indebtedness and obligations owed by Buckingham VanDeMark Holding Corporation (the "Company") (as guarantor) and VanDeMark Chemical Inc. (f/k/a Isochem Inc.) (as borrower) to TD Bank, N.A. pursuant to that certain Commercial Loan and Security Agreement dated as of June 15, 2007 (the "Senior Loan Agreement") among the Company, VanDeMark Chemical Inc. and TD Bank, N.A., as such Senior Loan Agreement has been and may hereafter be modified, restated or amended from time to time as permitted by the Intercreditor and Subordination Agreement; and each party hereto and any successor thereto, by its acceptance hereof, shall be bound by the provisions of the Intercreditor and Subordination Agreement.

TRADEMARK COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT

This TRADEMARK COLLATERAL ASSIGNMENT AND SECURITY AGREEMENT (this "Agreement") dated as of September 22, 2009 by and among VanDeMark Chemical Inc., a New York corporation having its chief executive office at One North Transit Road, Lockport, New York 14094-2399 (the "Assignor"), and SW PELHAM FUND II, L.P. and SW PELHAM FUND III, L.P. (each a "Secured Parties" and collectively, the "Secured Parties").

WHEREAS, the Assignor has entered into a Guaranty in favor of the Secured Parties dated as of June 15, 2007 (the "Guaranty") pursuant to which it is the guarantor of obligations under that certain Securities Purchase Agreement of dated as of June 15, 2007 (and as the same has been and may be amended, supplemented and modified from time to time, the "Purchase Agreement") pursuant to which its parent, Buckingham VanDeMark Holding Corporation (the "Company"), issued, and the Secured Parties purchased, an aggregate of \$5,750,000 of the Company's 12.50% Senior Subordinated Notes with 3.25% payment-in-kind interest due June 15, 2011 (the "Notes") and under the other Financing Documents (as defined in the Purchase Agreement); and

WHEREAS, pursuant to that certain Subsidiary Security Agreement by and between the Secured Parties and the Assignor of even date herewith (the "Security Agreement"), the Assignor has granted to the Secured Parties a security interest in the Assignor's property as set forth in Section 2 of the Security Agreement, including without limitation the trademarks, service marks, trademark and service mark registrations, and trademark and service mark registration applications listed on Schedule A attached hereto, all to secure the payment and performance of the Assignor's Obligations (as defined below) under the Purchase Agreement; and

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WHEREAS, this Agreement is supplemental to the provisions contained in the Security Agreement; and

NOW, THEREFORE, in consideration of the premises and of other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

1. **DEFINITIONS**.

All capitalized terms used herein without definitions shall have the respective meanings provided for in the Security Agreement. The following terms shall have the meanings set forth in this Section 1 or elsewhere in this Agreement as referred to below:

Assignment of Marks. See Section 2.1 hereunder.

Associated Goodwill. All goodwill of the Assignor and its business, products and services appurtenant to, associated with or symbolized by the Trademarks and the use thereof.

<u>Collateral</u>. Shall have the same meaning as ascribed to that term in the Security Agreement.

Event of Default. Shall have the same meaning as ascribed to that term in the Security Agreement.

Intent to Use Applications. See Section 2.4 hereunder.

Obligations. The obligations of the Assignor to the Secured Parties in respect to any and all amounts owed and obligations to be performed under the Guaranty.

<u>Pledged Trademarks</u>. All of the Assignor's right, title and interest in and to all of the Trademarks, the Trademark Registrations, the Trademark License Rights, the Trademark Rights, the Associated Goodwill, the Related Assets, and all accessions to, substitutions for, replacements of, and all products and proceeds of any and all of the foregoing.

PTO. The United States Patent and Trademark Office.

Related Assets. All assets, rights and interests of the Assignor that uniquely reflect or embody the Associated Goodwill, including the following:

(a) all patents, inventions, copyrights, trade secrets, confidential information, formulae, methods or processes, compounds, recipes, know-how, methods and operating systems, drawings, descriptions, formulations,

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manufacturing and production and delivery procedures, quality control procedures, product and service specifications, catalogs, price lists, and advertising materials, relating to the manufacture, production, delivery, provision and sale of goods or services under or in association with any of the Trademarks; and

- (b) the following documents and things in the possession or under the control of the Assignor, or subject to its demand for possession or control, related to the production, delivery, provision and sale by the Assignor, or any affiliate, franchisee, licensee or contractor, of products or services sold by or under the authority of the Assignor in connection with the Trademarks or Trademark Rights, whether prior to, on or subsequent to the date hereof:
 - (i) all lists, contracts, ancillary documents and other information that identify, describe or provide information with respect to any customers, dealers or distributors of the Assignor, its affiliates or franchisees or licensees or contractors, for products or services sold under or in connection with the Trademarks or Trademark Rights, including all lists and documents containing information regarding each customer's, dealer's or distributor's name and address, credit, payment, discount, delivery and other sale terms, and history, pattern and total of purchases by brand, product, style, size and quantity;
 - (ii) all agreements (including franchise agreements), product and service specification documents and operating, production and quality control manuals relating to or used in the design, manufacture, production, delivery, provision and sale of products or services under or in connection with the Trademarks or Trademark Rights;
 - (iii) all documents and agreements relating to the identity and locations of all sources of supply, all terms of purchase and delivery, for all materials, components, raw materials and other supplies and services used in the manufacture, production, provision, delivery and sale of products or services under or in connection with the Trademarks or Trademark Rights; and
 - (iv) all agreements and documents constituting or concerning the present or future, current or proposed advertising and promotion by the Assignor (or any of its affiliates, franchisees, licensees or contractors) of products or services sold under or in connection with the Trademarks or Trademark Rights.

Trademark License Rights. Any and all existing or future rights and interests of the Assignor pursuant to any and all past, present and future franchising or licensing agreements in favor of the Assignor, or to which the Assignor is a party, pertaining to any Trademarks, Trademark Registrations, or Trademark Rights owned or used by third

parties in the past, present or future, including the right (but not the obligation) in the name of the Assignor or the Secured Parties to enforce, and sue and recover for, any breach or violation of any such agreement to which the Assignor is a party.

<u>Trademark Registrations</u>. All existing or future federal, state, local and foreign registrations of the Trademarks, all existing and future applications for any such registrations (and any such registrations thereof upon approval of such applications), together with the right (but not the obligation) to apply for such registrations (and prosecute such applications) in the name of the Assignor or the Secured Parties, and to take any and all actions necessary or appropriate to maintain such registrations in effect and renew and extend such registrations.

Trademark Rights. Any and all existing or future rights in, to and associated with the Trademarks throughout the world, whether arising under federal law, state law, common law, foreign law or otherwise, including the following: all such rights arising out of or associated with the Trademark Registrations; the right (but not the obligation) to register claims under any state, federal or foreign trademark law or regulation; the right (but not the obligation) to sue or bring opposition or cancellation proceedings in the name of the Assignor or the Secured Parties for any and all past, present and future infringements or dilution of or any other damages or injury to the Trademarks, the Trademark Rights, or the Associated Goodwill, and the rights to damages or profits due or accrued arising out of or in connection with any such past, present or future infringement, dilution, damage or injury; and the Trademark License Rights.

Trademarks. All of the trademarks, service marks, designs, logos, indicia, trade names, corporate names, company names, business names, fictitious business names, trade styles, elements of package or trade dress, and other source and product or service identifiers, used or associated with or appurtenant to the products, services and businesses of the Assignor, that (i) are set forth on Schedule A hereto, or (ii) have been adopted, acquired, owned, held or used by the Assignor or are now owned, held or used by the Assignor, in the Assignor's business, or with the Assignor's products and services, or in which the Assignor has any right, title or interest, or (iii) are in the future adopted, acquired, owned, held and used by the Assignor in the Assignor's business or with the Assignor's products and services, or in which the Assignor in the future acquires any right, title or interest.

<u>Use</u>. With respect to any Trademark, all uses of such Trademark by, for or in connection with the Assignor or its business or for the direct or indirect benefit of the Assignor or its business, including all such uses by the Assignor itself, by any of the affiliates of the Assignor, or by any franchisee, licensee or contractor of the Assignor.

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2. GRANT OF COLLATERAL ASSIGNMENT AND SECURITY INTEREST.

- 2.1. Security Interest; Assignment of Marks. As collateral security for the payment and performance in full of all of the Obligations, the Assignor hereby unconditionally grants to the Secured Parties a continuing security interest in and first priority lien on the Pledged Trademarks (subject only to the prior security interest in favor of TD Bank, N.A.), and pledges and mortgages (but does not transfer title to) the Pledged Trademarks to the Secured Parties. In addition, the Assignor has executed in blank and delivered to the Secured Parties an assignment of federally registered trademarks in substantially the form of Exhibit 1 hereto (the "Assignment of Marks"). The Assignor hereby authorizes the Secured Parties to complete as assignee and record with the PTO the Assignment of Marks upon the occurrence and during the continuance of an Event of Default and the proper exercise of the Secured Parties' remedies under this Agreement and the Security Agreement.
- 2.2. Collateral Assignment. In addition to, and not by way of limitation of, the grant, pledge and mortgage of the Pledged Trademarks provided in Section 2.1 above, the Assignor grants, assigns, transfers, conveys and sets over to the Secured Parties the Assignor's entire right, title and interest in and to the Pledged Trademarks; provided that such grant, assignment, transfer and conveyance shall be and become of force and effect only (i) upon or after the occurrence and during the continuance of an Event of Default and (ii) either (A) upon the written demand of the Secured Parties at any time during such continuance or (B) immediately and automatically (without notice or action of any kind by the Secured Parties) upon an Event of Default for which acceleration of the indebtedness outstanding under the Purchase Agreement, or any and all Notes issued pursuant thereto, is automatic upon the sale or other disposition of or foreclosure upon the Collateral pursuant to the Purchase Agreement or the Security Agreement and applicable law (including the transfer or other disposition of Collateral by the Assignor to the Secured Parties or its nominee in lieu of foreclosure).
- Assignor has granted to the Secured Parties a continuing security Agreement, the Assignor has granted to the Secured Parties a continuing security interest in and lien on the Collateral (including the Pledged Trademarks). The Security Agreement, and all rights and interests of the Secured Parties in and to the Collateral (including the Pledged Trademarks) thereunder, are hereby ratified and confirmed in all respects. In no event shall this Agreement, the grant, assignment, transfer and conveyance of the Pledged Trademarks hereunder, or the recordation of this Agreement (or any document hereunder) with the PTO, adversely affect or impair, in any way or to any extent, the Security Agreement, the security interest of the Secured Parties in the Collateral (including the Pledged Trademarks) pursuant to the Security Agreement and this Agreement, the attachment and perfection of such security interest under the Uniform Commercial Code (including the security interest in the Pledged Trademarks), or any present or future rights and interests of the Secured Parties in and to the Collateral under or in connection with the Security Agreement, this Agreement or the Uniform Commercial Code. Any and all

rights and interests of the Secured Parties in and to the Pledged Trademarks (and any and all obligations of the Assignor with respect to the Pledged Trademarks) provided herein, or arising hereunder or in connection herewith, shall only supplement and be cumulative and in addition to the rights and interests of the Secured Parties (and the obligations of the Assignor) in, to or with respect to the Collateral (including the Pledged Trademarks) provided in or arising under or in connection with the Security Agreement and shall not be in derogation thereof. THE SECURED PARTIES ASSUME NO LIABILITY ARISING IN ANY WAY BY REASON OF THEIR HOLDING SUCH COLLATERAL.

2.4 <u>Intent to Use Applications</u>. Notwithstanding anything to the contrary in this Agreement, nothing in this Agreement is intended to be, or may be construed to be, an assignment of any application to register any trademark or service mark based on any intent to use filed by, or on behalf of, the Assignor ("<u>Intent to Use Applications</u>"), and any Intent to Use Applications are specifically excluded from the Pledged Trademarks for purposes of this Agreement.

REPRESENTATIONS, WARRANTIES AND COVENANTS.

Except as disclosed on Schedule B hereto, the Assignor represents, warrants and covenants that: (i) Schedule A sets forth a true and complete list of all Trademarks and Trademark Registrations now owned, licensed, controlled or used by the Assignor; (ii) the Trademarks and Trademark Registrations are subsisting and have not been adjudged invalid or unenforceable, in whole or in part, and there is no litigation or proceeding pending concerning the validity or enforceability of the Trademarks or Trademark Registrations; (iii) to the best of the Assignor's knowledge, each of the Trademarks and Trademark Registrations is valid and enforceable; (iv) to the best of the Assignor's knowledge, there is no infringement by others of the Trademarks, Trademark Registrations or Trademark Rights; (v) no claim has been made that the use of any of the Trademarks does or may violate the rights of any third person, and to the best of the Assignor's knowledge, there is no infringement by the Assignor of the trademark rights of others; (vi) the Assignor is the sole and exclusive owner of the entire and unencumbered right, title and interest in and to each of the Trademarks (other than ownership and other rights reserved by third party owners with respect to Trademarks that the Assignor is licensed to use and excluding rights granted to others under existing licenses of the Trademarks and Trademark Registrations as set forth on Schedule C and subject to the prior security interest in favor of TD Bank, N.A.), free and clear of any liens, charges, encumbrances and adverse claims, including pledges, assignments, licenses, registered user agreements and covenants by the Assignor not to sue third persons, other than the security interest and assignment created by the Security Agreement and this Agreement (and subject only to the prior security interest in favor of TD Bank, N.A.); (vii) the Assignor has the unqualified right to enter into this Agreement and to perform its terms and has entered and will enter into written agreements with each of its present and future employees, agents, consultants, licensors and licensees that will enable them to comply with the covenants herein contained; (viii) the Assignor has used, and will continue to use,

6

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proper statutory and other appropriate proprietary notices in connection with its use of the Trademarks; (ix) the Assignor has used, and will continue to use for the duration of this Agreement, consistent standards of quality in its manufacture and provision of products and services sold or provided under the Trademarks; (x) this Agreement, together with the Security Agreement, will create in favor of the Secured Parties a valid and perfected first priority security interest in the Pledged Trademarks upon making the filings referred to in clause (xi) of this Section 3 (subject only to the prior security interest in favor of TD Bank, N.A.); and (xi) except for the filing of financing statements with New York under the Uniform Commercial Code and the recording of this Agreement or financing statement with the PTO, no authorization, approval or other action by, and no notice to or filing with, any governmental or regulatory authority, agency or office is required either (A) for the grant by the Assignor or the effectiveness of the security interest and assignment granted hereby or for the execution, delivery and performance of this Agreement by the Assignor, or (B) for the perfection of or the exercise by the Secured Parties of any of their rights and remedies hereunder.

4. INSPECTION RIGHTS.

The Assignor hereby grants to the Secured Parties and their respective employees and agents the right to visit the Assignor's plants and facilities that manufacture, inspect or store products sold under any of the Trademarks, and to inspect the products and quality control records relating thereto at reasonable times during regular business hours.

5. NO TRANSFER OR INCONSISTENT AGREEMENTS.

Without the Secured Parties' prior written consent and except for licenses of the Pledged Trademarks in the ordinary course of Assignor's business consistent with its past practices or to those parties set forth on Schedule C and subject only to the prior security interest in favor of TD Bank, N.A., the Assignor will not (i) mortgage, pledge, assign, encumber, grant a security interest in, transfer, license or alienate any of the Pledged Trademarks, or (ii) enter into any agreement (for example, a license agreement) that is inconsistent with the Assignor's obligations under this Agreement or the Security Agreement.

6. AFTER-ACQUIRED TRADEMARKS, ETC.

6.1 After-acquired Trademarks. If, before the Obligations shall have been finally paid and satisfied in full, the Assignor shall obtain any right, title or interest in or to any other or new Trademarks, Trademark Registrations or Trademark Rights, the provisions of this Agreement shall automatically apply thereto and the Assignor shall promptly provide to the Secured Parties notice thereof in writing and execute and deliver to the Secured Parties such documents or instruments as the Secured Parties may reasonably request further to implement, preserve or evidence the Secured Parties' interest therein.

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6.2 Amendment to Schedule. The Assignor authorizes the Secured Parties to modify this Agreement and the Assignment of Marks, without the necessity of the Assignor's further approval or signature, by amending Schedule A hereto and the Annex to the Assignment of Marks to include any future or other Trademarks, Trademark Registrations or Trademark Rights under Section 2 or Section 6 and/or to delete Trademarks, Trademark Registrations or Trademark Rights terminated by Assignor in the ordinary course of business. Assignor shall notify the Secured Parties quarterly of such terminations, if any.

7. TRADEMARK PROSECUTION.

- 7.1 Assignor Responsible. The Assignor shall assume full and complete responsibility for the prosecution, defense, enforcement or any other necessary or desirable actions in connection with the Pledged Trademarks, and shall hold the Secured Parties harmless from any and all costs, damages, liabilities and expenses that may be incurred by the Secured Parties in connection with the Secured Parties' interest in the Pledged Trademarks or any other action or failure to act in connection with this Agreement or the transactions contemplated hereby. In respect of such responsibility, the Assignor shall retain trademark counsel acceptable to the Secured Parties.
- Assignor's Duties, etc. The Assignor shall have the right and the duty, through trademark counsel acceptable to the Secured Parties, to prosecute diligently any trademark registration applications of the Trademarks pending as of the date of this Agreement or thereafter, to preserve and maintain all rights in the Trademarks and Trademark Registrations, including the filing of appropriate renewal applications and other instruments to maintain in effect the Trademark Registrations and the payment when due of all registration renewal fees and other fees, taxes and other expenses that shall be incurred or that shall accrue with respect to any of the Trademarks or Trademark Registrations subject to Assignor's right to drop or decline to maintain trademarks, registrations or applications in the ordinary course. Any expenses incurred in connection with such applications and actions shall be borne by the Assignor.
- 7.3 Assignor's Enforcement Rights. The Assignor shall have the right and the duty to bring suit or other action in the Assignor's own name to maintain and enforce the Trademarks, the Trademark Registrations and the Trademark Rights. The Assignor may require the Secured Parties to join in such suit or action as necessary to assure the Assignor's ability to bring and maintain any such suit or action in any proper forum if (but only if) the Secured Parties are completely satisfied that such joinder will not subject them to any risk of liability. The Assignor shall promptly, upon demand, reimburse and indemnify the Secured Parties for all damages, costs and expenses, including legal fees, incurred by Secured Parties pursuant to this Section 7.3.

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- 7.4 Protection of Trademarks, etc. In general, the Assignor shall take any and all such actions (including institution and maintenance of suits, proceedings or actions) as may be necessary or appropriate to properly maintain, protect, preserve, care for and enforce the Pledged Trademarks other than trademark rights dropped in the ordinary course of business. The Assignor shall not take or fail to take any action, nor permit any action to be taken or not taken by others under its control, that would adversely affect the validity, grant or enforcement of the Pledged Trademarks other than trademark rights dropped in the ordinary course of business.
- 7.5 Notification by Assignor. Promptly upon obtaining knowledge thereof, the Assignor will notify the Secured Parties in writing of the institution of, or any final adverse determination in, any proceeding in the PTO or any similar office or agency of the United States or any foreign country, or any court, regarding the validity of any of the Trademarks or Trademark Registrations or the Assignor's rights, title or interests in and to the Pledged Trademarks, and of any event that does or reasonably could materially adversely affect the value of any of the Pledged Trademarks, the ability of the Assignor or the Secured Parties to dispose of any of the Pledged Trademarks or the rights and remedies of the Secured Parties in relation thereto (including but not limited to the levy of any legal process against any of the Pledged Trademarks).

8. REMEDIES.

Upon the occurrence and during the continuance of an Event of Default, the Secured Parties shall have, in addition to all other rights and remedies given them by this Agreement, the Security Agreement (including, without limitation, those set forth in Section 5), the Guaranty and any other Financing Documents, those allowed by law and the rights and remedies of a secured party under the Uniform Commercial Code as enacted in any applicable jurisdiction, and, without limiting the generality of the foregoing, the Secured Parties may immediately, without demand of performance and without other notice (except as set forth next below) or demand whatsoever to the Assignor, all of which are hereby expressly waived, sell or license at public or private sale or otherwise realize upon the whole or from time to time any part of the Pledged Trademarks, or any interest that the Assignor may have therein, and after deducting from the proceeds of sale or other disposition of the Pledged Trademarks all expenses incurred by the Secured Parties in attempting to enforce this Agreement (including all expenses for broker's fees and legal services), shall apply the residue of such proceeds toward the payment of the Obligations as set forth in or by reference in the Security Agreement. Notice of any sale, license or other disposition of the Pledged Trademarks shall be given to the Assignor at least ten (10) days before the time that any intended public sale or other public disposition of the Pledged Trademarks is to be made or after which any private sale or other private disposition of the Pledged Trademarks may be made, which the Assignor hereby agrees shall be reasonable notice of such public or private sale or other disposition. At any such sale or other disposition, the Secured Parties may, to the extent permitted under applicable

9

law, purchase or license the whole or any part of the Pledged Trademarks or interests therein sold, licensed or otherwise disposed.

9. COLLATERAL PROTECTION.

If the Assignor shall fail to do any act that it has covenanted to do hereunder, or if any representation or warranty of the Assignor shall be breached, the Secured Parties, in their own name or that of the Assignor (in the sole discretion of the Secured Parties), may (but shall not be obligated to) do such act or remedy such breach (or cause such act to be done or such breach to be remedied), and the Assignor agrees promptly to reimburse the Secured Parties for any cost or expense incurred by the Secured Parties in so doing.

10. POWER OF ATTORNEY.

If any Event of Default shall have occurred and be continuing, the Assignor does hereby make, constitute and appoint the Secured Parties (and any officer or agent of the Secured Parties as they may select in their exclusive discretion) as the Assignor's true and lawful attorney-in-fact, with full power of substitution and with the power to endorse the Assignor's name on all applications, documents, papers and instruments necessary for the Secured Parties to use the Pledged Trademarks, or to grant or issue any exclusive or nonexclusive license of any of the Pledged Trademarks to any third person, or to take any and all actions necessary for the Secured Parties to assign, pledge, convey or otherwise transfer title in or dispose of any of the Pledged Trademarks or any interest of the Assignor therein to any third person, and, in general, to execute and deliver any instruments or documents and do all other acts that the Assignor is obligated to execute and do hereunder. The Assignor hereby ratifies all that such attorney shall lawfully do or cause to be done by virtue hereof and releases the Secured Parties from any claims, liabilities, causes of action or demands arising out of or in connection with any action taken or omitted to be taken by the Secured Parties under this power of attorney (except for the Secured Parties' gross negligence or willful misconduct). This power of attorney is coupled with an interest and shall be irrevocable for the duration of this Agreement.

11. FURTHER ASSURANCES.

The Assignor shall, at any time and from time to time, and at its expense, make, execute, acknowledge and deliver, and file and record as necessary or appropriate with governmental or regulatory authorities, agencies or offices, such agreements, assignments, documents and instruments, and do such other and further acts and things (including, without limitation, obtaining consents of third parties), as the Secured Parties may request or as may be necessary or appropriate in order to implement and effect fully the intentions, purposes and provisions of this Agreement, or to assure and confirm to the Secured Parties the grant, perfection and priority of the Secured Parties' security interest in the Pledged Trademarks.

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12. TERMINATION.

At such time as all of the Obligations have been finally paid and satisfied in full, this Agreement shall terminate and the Secured Parties shall, upon the written request and at the expense of the Assignor, execute and deliver to the Assignor all deeds, assignments and other instruments as may be necessary or proper to reassign and reconvey to and revest in the Assignor the entire right, title and interest to the Pledged Trademarks previously granted, assigned, transferred and conveyed to the Secured Parties by the Assignor pursuant to this Agreement, as fully as if this Agreement had not been made, subject to any disposition of all or any part thereof that may have been made by the Secured Parties pursuant to the Security Agreement, this Agreement or otherwise.

13. COURSE OF DEALING.

No course of dealing between the Assignor and the Secured Parties, nor any failure to exercise, nor any delay in exercising, on the part of the Secured Parties, any right, power or privilege hereunder or under the Security Agreement or any other agreement shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege.

14. EXPENSES.

Any and all fees, costs and expenses, of whatever kind or nature, including the attorneys' fees and expenses incurred by the Secured Parties in connection with the preparation of this Agreement and all other documents relating hereto, the consummation of the transactions contemplated hereby or the enforcement hereof, the filing or recording of any documents (including all taxes in connection therewith) in public offices, the payment or discharge of any taxes, counsel fees, maintenance or renewal fees, encumbrances, or otherwise protecting, maintaining or preserving the Pledged Trademarks, or in defending or prosecuting any actions or proceedings arising out of or related to the Pledged Trademarks, shall be borne and paid by the Assignor.

15. OVERDUE AMOUNTS.

Until paid, all amounts due and payable by the Assignor hereunder shall be a debt secured by the Pledged Trademarks and other Collateral and shall bear, whether before or after judgment, interest at the rate of interest for overdue amounts set forth in the Purchase Agreement.

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16. NO ASSUMPTION OF LIABILITY; INDEMNIFICATION.

NOTWITHSTANDING ANYTHING TO THE CONTRARY CONTAINED HEREIN, THE SECURED PARTIES ASSUME NO LIABILITIES OF THE ASSIGNOR WITH RESPECT TO ANY CLAIM OR CLAIMS REGARDING THE ASSIGNOR'S OWNERSHIP OR PURPORTED OWNERSHIP OF, OR RIGHTS OR PURPORTED RIGHTS ARISING FROM, ANY OF THE PLEDGED TRADEMARKS OR ANY USE, LICENSE OR SUBLICENSE THEREOF, WHETHER ARISING OUT OF ANY PAST, CURRENT OR FUTURE EVENT, CIRCUMSTANCE, ACT OR OMISSION OR OTHERWISE. ALL OF SUCH LIABILITIES SHALL BE EXCLUSIVELY THE RESPONSIBILITY OF THE ASSIGNOR, AND THE ASSIGNOR SHALL INDEMNIFY THE SECURED PARTIES FOR ANY AND ALL COSTS, EXPENSES, DAMAGES AND CLAIMS, INCLUDING LEGAL FEES, INCURRED BY THE SECURED PARTIES WITH RESPECT TO SUCH LIABILITIES.

17. NOTICES.

Any notice or other communication given hereunder shall be in writing and may be given by personal delivery, facsimile (with confirmation of receipt), electronic mail (with confirmation of receipt), certified mail, return receipt requested and overnight courier at the following addresses: if to the Assignor at One North Transit Road, Lockport, NY 14094-2399, with a copy to Jeffrey R. Poss, Esq., Willkie Farr & Gallagher LLP, 787 Seventh Avenue, New York, NY 10019; and if to the Secured Parties c/o Smith Whiley & Company at 242 Trumbull Street, 8th Floor, Hartford, CT 06103, with a copy to: Donna L. Brooks, Esq., Shipman & Goodwin LLP, One Constitution Plaza, Hartford, Connecticut 06103; or at such other address as a party may notify the other in writing as provided pursuant to this Section 17. Any notice or other communication hereunder shall be effective when actually received or when delivery is refused.

18. AMENDMENT AND WAIVER.

This Agreement may not be amended or modified orally, but only by an instrument in writing executed on behalf of the Assignor and the Secured Parties and except as provided in Section 6.2. The Secured Parties shall not be deemed to have waived any right hereunder unless such waiver shall be in writing and signed by the Secured Parties. A waiver on any one occasion shall not be construed as a bar to or waiver of any right on any future occasion.

19. GOVERNING LAW; CONSENT TO JURISDICTION; WAIVER.

This Agreement shall be governed by, and construed and enforced in accordance with, the laws of the State of Connecticut, without regard to its principles of conflicts of laws. The Assignor agrees that any suit for the enforcement of this Agreement may be brought in the courts of the State of Connecticut or any federal court sitting therein and

12

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consents to the non-exclusive jurisdiction of such court and to service of process in any such suit being made upon the Assignor by mail at the address specified in Section 17. The Assignor hereby waives any objection that it may now or hereafter have to the venue of any such suit or any such court or that such suit is brought in an inconvenient court.

20. WAIVER OF JURY TRIAL.

THE ASSIGNOR WAIVES ITS RIGHT TO A JURY TRIAL WITH RESPECT TO ANY ACTION OR CLAIM ARISING OUT OF ANY DISPUTE IN CONNECTION WITH THIS AGREEMENT, ANY RIGHTS OR OBLIGATIONS HEREUNDER OR THE PERFORMANCE OF ANY SUCH RIGHTS OR OBLIGATIONS. Except as prohibited by law, the Assignor waives any right which it may have to claim or recover in any litigation referred to in the preceding sentence any special, exemplary, punitive or consequential damages or any damages other than, or in addition to, actual damages. The Assignor (i) certifies that neither the Secured Parties nor any representative, agent or attorney of the Secured Parties has represented, expressly or otherwise, that they would not, in the event of litigation, seek to enforce the foregoing waivers, and (ii) acknowledges that, in entering into the Security Agreement, the Guaranty and the other Financing Documents and instruments relating thereto to which the Secured Parties are a party, the Secured Parties are relying upon, among other things, the waivers and certifications contained in this Section 20.

21. MISCELLANEOUS.

The headings of each section of this Agreement are for convenience only and shall not define or limit the provisions thereof. This Agreement and all rights and obligations hereunder shall be binding upon the Assignor and its respective successors and assigns, and shall inure to the benefit of the Secured Parties and their respective successors and assigns. In the event of any irreconcilable conflict between the provisions of this Agreement and the Security Agreement, the provisions of the Security Agreement shall control. If any term or provision of this Agreement or the application thereof to any person or circumstance shall to any extent be invalid or unenforceable, the remainder of this Agreement, or the application of such term or provision to persons or circumstances other than those as to which it is invalid or unenforceable, shall not be affected thereby; provided that the invalid or unenforceable provisions are not material to the overall purposes or operation of the Agreement, and each term and provision of this Agreement shall be valid and enforceable to the fullest extent permitted by law. The Assignor acknowledges receipt of a copy of this Agreement.

22. CONFLICTS.

Notwithstanding anything in this Agreement to the contrary, the security interests granted to the Secured Parties pursuant to this Agreement and the exercise of any right or remedy by the Secured Parties hereunder are subject to the provisions of the Intercreditor

13

and Subordination Agreement. In the event of any conflict between the terms of the Intercreditor and Subordination Agreement and this Agreement, the terms of the Intercreditor and Subordination Agreement shall govern.

[SIGNATURE PAGE FOLLOWS]

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IN WITNESS WHEREOF, the Assignor and the Secured Parties have caused this Trademark Collateral Assignment and Security Agreement to be duly executed and delivered by their proper and duly authorized officers as of the date first above written.

VAN.	DEMARK CHEMICAL INC.				
B ∮ :	Michael Kucharski				
Title:	CHIEF EXECUTIVE OFFICER				
SW P	ELHAM FUND II, L.P.				
Ву:	Pelham Capital Management II, LLC, its General Partner				
Ву:	Smith Whiley Investment Management, Inc., its Manager				
Ву:					
Name					
Title:					
SW P	ELHAM FUND III, L.P.				
Ву:	Pelham Capital Management III, LLC, its General Partner				
Ву:	Smith Whiley Investment Management, Inc., its Manager				
Ву:	West and a support of the sign				
Name:					
Title:					

IN WITNESS WHEREOF, the Assignor and the Secured Parties have caused this Trademark Collateral Assignment and Security Agreement to be duly executed and delivered by their proper and duly authorized officers as of the date first above written.

VANDEMARK CHEMICAL INC.

Ву:	
Name:	
Title:_	
SW PI	ELHAM FUND II, L.P.
By:	Pelham Capital Management II, LLC, its General Partner
By:	Smith Whiley Investment Management, Inc., its Manager
Ву:	Gurandolp Sm. D. Brann
Name	Gwendolyn Smith Iloani
Title:	President & CEO
SW P	ELHAM FUND III, L.P.
By:	Pelham Capital Management III, LLC, its General Partner
By:	Smith Whiley Investment Management, Inc., its Manager
Ву:	Anundaly Smith Stoami
Name	Gwendolyn Smith Iloani
Title:	President & CEO

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CERTIFICATE OF ACKNOWLEDGMENT

STATE OF NEW YORK) ss.	
COUNTY OF Wingara)	And a company and a company of the c
Kuchareki Procident of VanDeMark C	
ANN MARIE WERTH Notary Public, State of New York Qualified in Niagara County My Commission Expires <u>01/29/3</u> 010	Notary Public My Commission Expires: 01/22/2018
STATE OF CONNECTICUT)) ss. COUNTY OF HARTFORD)	
of Sm	, 2009, before me personally appeared ith Whiley Investment Management, Inc., the
III IIC the respective general partners (gement II, LLC and Pelham Capital Management of SW Pelham Fund II, L.P. and SW Pelham Fund g instrument and acknowledged the same to be her d of each such limited partnership.
	Notary Public
	My Commission Expires:

CERTIFICATE OF ACKNOWLEDGMENT

STATE OF NEW YORK COUNTY OF)) ss. _)	interpretation of the state o
Kucharski, President of Var	nDeMark Cl	, 2009, before me, personally appeared Michael hemical Inc., signer and sealer of the foregoing to be his free act and deed and the free act and
		Notary Public
		My Commission Expires:
STATE OF CONNECTICUT) ss.	
manager of each of Pelham C III, LLC, the respective gene Fund III, L.P., signer and se	EO of Sm Capital Mana eral partners aler of the f	, 2009, before me personally appeared with Whiley Investment Management, Inc., the agement II, LLC and Pelham Capital Management of SW Pelham Fund II, L.P. and SW Pelham foregoing instrument and acknowledged the same act and deed of each such limited partnership.
		Notatu Bublic
		Notaty Public My Commission Expires: 2/28/2016
		tity commission expires o y ov o y oco to

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SCHEDULE A

Trademarks and Trademark Registrations

Trademark	Registration No.
PTSI (and design)	2,972,905

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SCHEDULE B

Exceptions

None

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SCHEDULE C

Existing Licenses

None

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EXHIBIT 1

ASSIGNMENT OF TRADEMARKS AND SERVICE MARKS (U.S.)

WHEREAS, VanDeMark Chemical Inc., a New York corporation, having its principal place of business at One North Transit Road, Lockport, New York 14094-2399 ("Assignor"), has adopted and used and is using the trademarks and service marks (the "Marks") identified on the Annex hereto, and is the owner of the registrations of and pending registration applications for such Marks in the United States Patent and Trademark Office as identified on such Annex; and

WHEREAS, SW Pelham Fund II, L.P. and SW Pelham Fund III, L.P. (the "Assignees") are desirous of acquiring the Marks and the registrations thereof and registration applications therefor;

NOW, THEREFORE, for good and valuable consideration, receipt of which is hereby acknowledged, the Assignor does hereby assign, sell and transfer unto the Assignees all right, title and interest in and to the Marks, together with (i) the registrations of and registration applications for the Marks, (ii) the goodwill of the business symbolized by and associated with the Marks and the registrations thereof, and (iii) the right to sue and recover for, and the right to profits or damages due or accrued arising out of or in connection with, any and all past, present or future infringements or dilution of or damage or injury to the Marks or the registrations thereof or such associated goodwill.

This Assignment of Trademarks and Service Marks (U.S.) is intended to and shall take effect as a sealed instrument at such time as the Assignees shall complete this instrument by signing its acceptance of this Assignment of Trademarks and Service Marks (U.S.) below.

[Signature Page Follows]

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	IN WITNESS WHEREOF, the Assignor, by its duly authorized officer, has ted this assignment, as an instrument under seal, on this day of, 20
	VanDeMark Chemical Inc.
	By:
	Name Title
Accep	ted:
SW P	ELHAM FUND II, L.P.
By:	Pelham Capital Management II, LLC, its General Partner
By:	Smith Whiley Investment Management, Inc., its Manager
By:	
Name	
Title:	
SW P	ELHAM FUND III, L.P.
By:	Pelham Capital Management III, LLC, its General Partner
Ву:	Smith Whiley Investment Management, Inc., its Manager
By:	
Name	•
Title:	

ANNEX

Trademarks and Trademark Registrations

Trademark	Registration No.
PTSI (and design)	2,972,905

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RECORDED: 09/22/2009