

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT												
NATURE OF CONVEYANCE:	Corrective Assignment to correct the Type of Conveyance, Receiving Party Data and Supporting Documentation previously recorded on Reel 004064 Frame 0456. Assignor(s) hereby confirms the identity of new owner incorrectly stated as merger into Henkel Corporation. Corrective Assignment to Henkel KGaA provided..												
CONVEYING PARTY DATA													
<table border="1" style="width:100%; border-collapse: collapse;"> <thead> <tr> <th style="width:30%;">Name</th> <th style="width:30%;">Formerly</th> <th style="width:15%;">Execution Date</th> <th style="width:25%;">Entity Type</th> </tr> </thead> <tbody> <tr> <td>Indopco, Inc.</td> <td></td> <td>04/01/2008</td> <td>CORPORATION: DELAWARE</td> </tr> </tbody> </table>		Name	Formerly	Execution Date	Entity Type	Indopco, Inc.		04/01/2008	CORPORATION: DELAWARE				
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<table border="1" style="width:100%; border-collapse: collapse;"> <tr> <td style="width:20%;">Name:</td> <td>Henkel KGaA</td> </tr> <tr> <td>Street Address:</td> <td>Henkelstrasse 67</td> </tr> <tr> <td>City:</td> <td>Duesseldorf</td> </tr> <tr> <td>State/Country:</td> <td>GERMANY</td> </tr> <tr> <td>Postal Code:</td> <td>D-40589</td> </tr> <tr> <td>Entity Type:</td> <td>Partnership limited by shares: GERMANY</td> </tr> </table>		Name:	Henkel KGaA	Street Address:	Henkelstrasse 67	City:	Duesseldorf	State/Country:	GERMANY	Postal Code:	D-40589	Entity Type:	Partnership limited by shares: GERMANY
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CORRESPONDENCE DATA													
<p>Fax Number: (860)571-5028 <i>Correspondence will be sent via US Mail when the fax attempt is unsuccessful.</i></p> <p>Phone: 860-571-2661 Email: amy.wergeles@us.henkel.com, lizette.sayah@us.henkel.com</p> <p>Correspondent Name: Amy Span Wergeles Address Line 1: One Henkel Way Address Line 2: Henkel of America, Inc., Law Department Address Line 4: Rocky Hill, CONNECTICUT 06067</p>													
ATTORNEY DOCKET NUMBER:	PRONTO CORRECTIVE ASSIGN												
DOMESTIC REPRESENTATIVE													

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**TRADEMARK
 REEL: 004081 FRAME: 0076**

Name:
Address Line 1:
Address Line 2:
Address Line 3:
Address Line 4:

NAME OF SUBMITTER:	Amy Span Wergeles
Signature:	//Amy Span Wergeles//
Date:	10/20/2009

Total Attachments: 12
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Dated 1 April 2008

Assignment
A2

- (1) NATIONAL STARCH AND CHEMICAL
INVESTMENT HOLDING CORPORATION
- (2) INDOPCO, INC.
as Assignors
- (3) HEENKEL KGaA as Assignee

ASSIGNMENT OF CERTAIN PATENTS AND
TRADE MARKS

MAYER • BROWN

LONDON

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THIS AGREEMENT is dated 1 April 2008 and made between:

- (1) NATIONAL STARCH AND CHEMICAL INVESTMENT HOLDING CORPORATION, a corporation incorporated under the laws of Delaware, USA whose principal place of business is at 1000 Uniqema Blvd., New Castle, DE 19720, USA ("NSCIH");
- (2) INDOPCO, INC., a Delaware corporation, ("Indopco") (including Indopco, Inc. d/b/a National Starch and Chemical Company);

NSCIH and Indopco each being an "Assignor" and together the "Assignors"; and
- (3) HENKEL KGaA whose registered office is at Henkelstraße 67, 40589 Düsseldorf with number HRB 4724) (the "Assignee").

BACKGROUND:

In connection with a sale and purchase agreement dated 13 August 2007 between Akzo Nobel N.V. and the Assignee (the "Principal Agreement"), the Assignors have agreed to assign certain Patents and Trade Marks owned by them to the Assignee on the terms set out below.

IT IS AGREED that:

1. DEFINITIONS AND INTERPRETATION

1.1 Defined terms

In this Agreement:

"Patents" means those patents and patent applications specified in Schedule 1 (*Patents*) (and shall include (i) any patents issuing from such patent applications, and (ii) any patents or patent applications claiming priority to them, in each case throughout the world); and

"Trade Marks" means those trade marks and trade mark applications specified in Schedule 2 (*Trade Marks*) (and shall include registered trade marks issuing from such applications, throughout the world).

1.2 Meaning of references

In this Agreement, unless the context requires otherwise, any reference to:

- (a) this Agreement includes the Schedules, which form part of this Agreement for all purposes;
- (b) any English statutory provision or English legal term for any action, remedy, method of judicial proceeding, document, legal status, court, official or other legal concept or thing shall in respect of any jurisdiction other than England be deemed to include what most nearly approximates in that jurisdiction to the English statutory provision or English legal term;

- (c) £ or sterling is to the lawful currency from time to time of the United Kingdom; and
- (d) \$ or dollars is the lawful currency from time to time of the United States of America.

1.3 Headings and table of contents

In this Agreement, the table of contents and headings are included for convenience only and shall not affect the interpretation or construction of this Agreement.

1.4 No restrictive interpretations

In this Agreement, general words shall not be given a restrictive interpretation by reason of their being preceded or followed by words indicating a particular class of acts, matters or things.

2. ASSIGNMENT

2.1 Assignment of Patents and Trade Marks

In consideration of the sum of [REDACTED] paid by the Assignee to NSCIH and the sum of [REDACTED] paid by the Assignee to Indopco, in each case paid in accordance with Clause 2.2 (*Payment details*), the receipt and adequacy of which the Assignors now acknowledge, each Assignor hereby assigns to the Assignee, effective as of 1 April 2008 New York time:

- (a) all its right, title and interest in and to the Patents listed against its name (in the case of NSCIH, its name being indicated by the code "NIHC" and in the case of Indopco, its name being indicated by the code "INNS"), in Schedule 1 (*Patents*); and
- (b) all its right, title and interest in and to the Trade Marks listed against its name (using the codes mentioned in sub-clause (a)), in Schedule 2 (*Trade Marks*) together with all goodwill inherent in such Trade Marks but no other or greater goodwill,

to hold unto the Assignee absolutely. The rights agreed to be so assigned include the right to sue for, and to recover any damages and other remedies in respect of, any past, present or future infringement of the Patents and/or of the Trade Marks and to fully stand in place of each Assignor in all matters relating to the Patents and Trade Marks. The Assignee grants to the Assignors an exclusive licence of the Patents and Trade Marks assigned to it, for itself and for Akzo Nobel N.V. and its other subsidiaries and subsidiary undertakings, to use the same for all purposes. This licence shall be irrevocable and shall remain in effect until Completion (as defined in Clause 2.3 (*Obligation to re-transfer*)) occurs, or until the re-assignment provided for in Clause 2.3 takes place, as the case may be.

2.2 Payment details

Payment of the consideration shall be made in accordance with the instructions already provided to the Assignee.

2.3 Obligation to re-transfer

If Completion (as defined in the Principal Agreement, but other than in relation to any business in respect of which the parties to the Principal Agreement agree that Completion is to be deferred) has not occurred on or before 16 April 2008, the Assignee shall promptly re-assign to each of the Assignors (or as they shall direct) the Patents and Trade Marks respectively assigned by each of them hereunder and the Assignors shall repay to the Assignee all consideration received by them under this Agreement. The Assignee therefore undertakes not to transfer any interest in or title to, or encumber, or grant any licence or right in respect of, any of the Patents and Trade Marks to any third party until Completion has occurred.

3. FURTHER ASSURANCE

The Assignors will, at the Assignee's request and expense, promptly execute all documents and deeds which the Assignee considers are necessary or desirable for giving full effect to and the proper recordation of any assignment executed in accordance with Clause 2 (Assignment).

4. GOVERNING LAW AND JURISDICTION

4.1 Governing law

This Agreement shall be governed by and construed in accordance with English law.

4.2 Jurisdiction

Each party irrevocably submits to the exclusive jurisdiction of the English courts to settle any dispute which may arise under or in connection with this Agreement or the legal relationships established by this Agreement.

EXECUTION:

The parties have shown their acceptance of the terms of this Agreement by executing it after the Schedules.

SCHEDULE 2
TRADE MARKS

WORLDWIDE TRADEMARKS FILED ON OR AFTER July 19, 1999

<u>Trademark</u>	<u>Class</u>	<u>STATUS</u>	<u>Q. App. Fr.</u>	<u>Cur. Own. Code</u>
PERFECT GLAZE	USA	G	17JA2003	INNS
CERAMISHIELD	CHN	G	05DE2005	NIBC
ABLEBOND	CHN	G	10JE2003	NIBC
ABLEBOND	PHIL	G	19MY2000	NIBC
ABLEFILM	CHN	G	10JE2003	NIBC
ABLEFILM	PHIL	G	19MY2000	NIBC
ABLEFLEX	USA	G	07JE2000	INNS
ABLEFLEX	CHN	G	27AP2004	NIBC
ABLELOC	USA	G	07JE2000	NIBC
ABLELOC	CHN	G	27AP2004	NIBC
ABLELUX	USA	G	07JE2000	INNS
ABLELUX	CHN	G	10JE2003	NIBC
ABLESTIK	INDI	F	21DE2005	NIBC
ABLETHERM	CHN	G	10JE2003	NIBC
ABLETHERM	PHIL	G	19MY2000	NIBC
ACHESON	CHN	G	27AP2002	NIBC
ACHESON	CHN	F	27AP2002	NIBC
ACHESON	CHN	G	27AP2002	NIBC
ACHESON	CHN	G	14DE1999	NIBC
ACHESON	HONG	G	03JE2003	NIBC
ACHESON TEARDROP	CHN	G	27AP2002	NIBC
ACHESON TEARDROP	CHN	G	27AP2002	NIBC
ACHESON TEARDROP	CHN	G	27AP2002	NIBC
ACHESON TEARDROP	HONG	G	03JE2003	NIBC
AERO-BOND	USA	G	07SE1999	NIBC
AEROBOND	USA	G	29JE2000	INNS
AEROFRAME	USA	G	21JE2004	INNS
AEROFRAME	MEXI	G	21JE2004	INNS
BONMASTER	INDO	G	05SE2003	NIBC

BUILDMASTER	VIET	G	14FE2001	NIHC
CERAMISHIELD	USA	G	29NO2005	INNS
CERAMISHIELD	CTM	G	05DE2005	NIHC
CERAMISHIELD	TUNK	G	05DE2005	NIHC
CYELOK	VIET	G	14FE2001	NIHC
CYEPAK	VIET	G	14FE2001	NIHC
COLD-CORR	USA	F	23AO2007	INNS
COLD-CORR	CANA	F	05SE2007	NIHC
CONTOUR	USA	G	07JE2008	INNS
COOL-WRAP	USA	G	04JA2001	INNS
COOL-BIN	USA	G	09OC2003	INNS
COOL-BIND	JAPA	G	02JA2002	NIHC
COOL-CORR	USA	F	23AU2007	INNS
COOL-CORR	COMA	F	05SE2007	NIHC
COOL-LOK	SAPK	F	27NY2004	NIHC
COOL-MELT	COET	G	258E1999	NIHC
COOL-MELT	SAFR	F	27NY2004	NIHC
COOL-MELT	VENE	G	02NO1999	NIHC
CORRALON	USA	G	11JA2002	INNS
DERMA-TAK	USA	G	19AU1999	INNS
DERMA-TAK	USA	F	04OC2007	INNS
DERMA-TAK	SPRC	G	03GE1999	NIHC
DERMA-TAK	ITAL	G	23AU1999	NIHC
DERMA-TAK	KORS	G	06AP1999	NIHC
DOR-G-BOND	ITAL	G	23AU1999	NIHC
DURIBOND	JAPA	G	09AU2005	NIHC
DURO-LOK	VIET	G	14FE2001	NIHC
DURO-VAK	USA	G	27NR2001	INNS
EASY-PAC	USA	G	15JE2005	INNS
EASY-PAC	JAPA	F	01AU2007	NIHC
EASYFILL	USA	F	31OC2007	INNS
EASYFILL	CHIN	F	14RO2007	NIHC
EASYFILL	CTM	F	21DE2007	NIHC
EASYFILL	KORS	F	14RO2007	NIHC

EASYMELT	JAPA	G	29MK2000	NIBC
EASYTANK	USA	E	31002007	INNS
EASYTANK	CHIN	F	14NG2007	NIBC
EASYTANK	CTM	F	08AG2007	NIBC
EASYTANK	KORS	F	14BO2007	NIBC
ECCORRAL	USA	G	14DE2004	NIBC
ECCOSEAL	CHIN	F	19AP2006	NIBC
ECC-CORN	USA	F	29AC2007	INNS
ECC-CORR	CANA	F	05SE2007	NIBC
ETIMELT	USA	G	29JE2006	INNS
FASTER QUALITY	USA	F	04SE2007	INNS
FILTER-LOK	USA	G	05NO2007	INNS
HY-PURE	USA	F	04AP2007	INNS
HY-PURE	CANA	F	05AP2007	INNS
INSTANT-PAK	USA	G	02AP2002	INNS
KOR-LOK	TAIW	G	30SE2004	NIBC
KOR-LOK	VIET	G	14SE2001	NIBC
MULTI-LOK	USA	G	14JL2000	INNS
N-DURANCE	USA	G	22AP2006	INNS
N-DURANCE	CANA	F	22AU2006	INNS
NOVALON	USA	G	02OC2000	INNS
OPTAMYL	PHIL	G	03MR2000	NIBC
EG design	USA	G	19PE2002	INNS
PROLOC	USA	F	12NO2007	INNS
PROLOC	CANA	F	12NO2007	NIBC
PROLOC	CHIN	F	14NO2007	NIBC
PROLOC	JAPA	F	13NO2007	NIBC
PROLOC	KORS	F	14NO2007	NIBC
FRONTO	USA	F	16JA2007	INNS
FRONTO	CHIN	F	25JA2007	NIBC
FRONTO	CHIN	F	25JA2007	NIBC
RUB-FEET BIND	USA	G	21JA2002	INNS
RUB-FEET EON	USA	G	22JA2001	INNS
RUB-FEET RINGER	USA	G	17AP2002	INNS

PUN-FORMANCE	USA	F	03AP2007	INNS
PUR-FORMANCE	CANA	F	03AP2007	INNS
PURFECT	USA	G	1802E2002	INNS
PURFECT GLAZE	USA	G	17JA2003	INNS
RELY-IMIDE	USA	G	05DE2000	INNS
RIDI-CAL	USA	G	29AP2004	INNS
ROXAL, DEX	USA	G	22JA2001	INNS
SELF-FILLETING	USA	G	03OC2005	NIHC
SEBLES 7&7	USA	G	17JA2001	INNS
SHUR-LOK	USA	F	01AU2006	INNS
SOLIMAT EM	CHN	G	09FE2004	NIHC
STRAW-LOK	USA	G	12DE2002	INNS
STRAW-LOK	CHN	G	19DE2002	INNS
SUPER-LOK	CHIN	G	04NO2002	NIHC
SUPER-LOK	HONG	G	31OC2002	NIHC
SUPER-LOK	INDI	F	05NO2002	NIHC
SUPER-LOK	INDO	G	03DE2002	NIHC
SUPER-LOK	MAYS	G	08032002	NIHC
SUPER-LOK	SING	G	13NO2002	NIHC
SUPER-LOK	TAIW	G	01SE2002	NIHC
SUPER-LOK	VIET	G	14FE2001	NIHC
TAKAQUA	KORS	G	31OC2000	NIHC
UC	USA	F	05OC2006	INNS
UC	CANA	F	01NO2006	INNS
ULTRA-SET	USA	G	16JL2002	INNS
ULTRACASE	USA	G	24JA2001	INNS
VECTORPATCH	USA	G	24NO2003	INNS
VECTORSEAL	USA	G	13MP2006	INNS
VECTORSEAM	GSA	G	24JE2002	INNS
VELOCITY	CANA	F	05DE2007	NIHC
VERSA-WELD	CHNA	G	06AP2002	NIHC
XINK	USA	F	04JA2007	INNS
XIRK	ARGE	F	14MY2007	INNS
XINK	ARGE	F	14MY2007	INNS

XINK		ARGE	F	02FE2008	INNS
XINK		BRAZ	F	13AP2007	INNS
XINK		BRAZ	F	13AP2007	INNS
XINK		CANA	F	29NO2005	INNS
XINK		CHIN	F	05JN2007	INNS
XINK		CHIN	F	09JN2007	INNS
XINK		CTM	F	10JN2007	INNS
XINK		JAPA	F	09JA2007	INNS
XINK		MEXI	G	08JA2007	INNS
XINK		MEXI	F	08JA2007	INNS

Current owner key:

INNS: Indopco, Inc.

NHC: National Starch & Chemical Investment Holding Corporation

EXECUTION:

SIGNED by

Thomas Gerd Kuehn
Dr. Boris Tiede
for and on behalf of HENKEL KGaA:

Thomas Kuehn
Tiede

SIGNED by

M.C. Dekker
duly authorised for and on behalf of
NATIONAL STARCH AND
CHEMICAL INVESTMENT
HOLDING CORPORATION:

M.C. Dekker

SIGNED by

S. HUYBEN
duly authorised for and on behalf of
INDOPCO, INC.:

S. Huyben