

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM303891

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2010

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Solvay Pandaplast S.p.A.		12/31/2010	CORPORATION: ITALY
Solvay Solexis S.p.A.		12/31/2010	CORPORATION: ITALY

RECEIVING PARTY DATA

Name:	Solvay Specialty Polymers Italy S.p.A.
Street Address:	Viale Lombardia, 20
City:	BOLLATE MI
State/Country:	ITALY
Postal Code:	I-20021
Entity Type:	CORPORATION: ITALY

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3446936	COGEGUM

CORRESPONDENCE DATA

Fax Number: 2023448300
Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.
Phone: 202-344-4019
Email: mbharrison@venable.com
Correspondent Name: Mark Harrison
Address Line 1: 575 7th Street, N.W.
Address Line 4: Washington, DISTRICT OF COLUMBIA 20004

ATTORNEY DOCKET NUMBER:	32232-232928
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DOMESTIC REPRESENTATIVE

Name: Mark Harrison
Address Line 1: P.O. Box 34385
Address Line 4: Washington, DISTRICT OF COLUMBIA
20043-9998

NAME OF SUBMITTER:	Mark Harrison
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SIGNATURE:	/Mark Harrison/
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TRADEMARK

DATE SIGNED:	05/08/2014
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Total Attachments: 5

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For information purposes only

AGOSTINI - CHIBBARO

NOTARIAL PRACTICE
5, VIA ILLICA - 20121 MILAN
TEL.: 02.7202.2830 - FAX: 02.8057.277
AGOSTINI.CHIBBARO@ACNOTAI.IT

Notarial Index No. 68816
Dossier No. 11015

MERGER

REPUBLIC OF ITALY

On this the nineteenth day of December two thousand eleven, at my chambers, at 5, via Illica, Milan, before me, Manuela Agostini, Milan notary, registered with the Notarial College of the District of Milan, there is present

Mr. LUIGI DALPASSO, born in Papozze (RO) on 15 November 1952, resident at No. 20, viale Lombardia, Bollate (MI), who states that he acts herein in his capacity as

- a director of the company

"SOLVAY SOLEXIS S.P.A."

(managed and co-ordinated by SOLVAY SOCIÉTÉ ANONYME), with registered office at No. 20, viale Lombardia, Bollate (MI), a capital of € 374,187,000, entered in the Milan Register of Companies under No. 03521920961 and the Economic Administrative Listing under No. MI-1680542, Tax Code 03521920961, VAT No. 03521920961, in execution of the General Shareholders' Meeting resolution of 17 October 2011, the minute whereof, under my hand and seal, being filed under Index No. 68.468/10.901 and registered with the Milan Revenue Agency Office No. 6 on 24 October 2011 under No. 31887, Series 1T;

- managing director of the company

"SOLVAY PADANAPLAST S.P.A."

(a sole trader concern, managed and co-ordinated by SOLVAY SOCIÉTÉ ANONYME), with registered office at No. 3, via Paganina, Roccabianca (PR), a capital of € 1,750,000, entered in the Parma Register of Companies under No. 00160280343 and the Economic Administrative Listing under No. PR-114236, Tax Code 00160280343, VAT No. 00160280343, in execution of the General Shareholders' Meeting resolution of 17 October 2011, the minute whereof, under my hand and seal, being filed under Index No. 68.469/10.902 and registered with the Milan Revenue Agency Office No. 6 on 24 October 2011 under No. 31888, Series 1T.

The said Appearing Party, of whose personal identity, I, the Notary, am certain,

whereas

- at the aforementioned General Shareholders' Meetings, the above-named companies passed a resolution to merge with one another by incorporation of "SOLVAY PADANAPLAST S.P.A." (hereinafter referred to as "the absorbed company") into "SOLVAY SOLEXIS S.P.A." (hereinafter referred to as "the surviving company"), on the basis of their respective balance sheets as at 31 December 2010;

- the resolution of the "surviving company" was e-mailed to the Milan Register of Companies on 17 October 2011 (receipt No. 284883 dated 17 October 2011) and registered on 18 October 2011;

- the resolution of the "absorbed company" was e-mailed to the Parma Register of Companies on 17 October 2011 (receipt No. 27857 dated 17 October 2011) and registered on 18 October 2011;

- as required by law, no objection

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[signature]

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Registered with Milan 6 on 29/12/2011 under No. 40619, Series 1T Tax paid: € 561.00

Entered in the PARMA Register of Companies on 23/12/2011 reference No. 46096

Entered in the MILAN Register of Companies on 23/12/2011 reference No. 453410

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was raised against the above-mentioned resolutions by the creditors of the companies involved;

- the merger may, therefore, be implemented, in pursuance of Art. 2503 of the Italian Civil Code;

wherefore

the Appearing party states the following:

Article 1 - Consent

The "surviving company" and the "absorbed company" declare themselves to be merged by incorporation of SOLVAY PADANAPLAST S.P.A. into SOLVAY SOLEXIS S.P.A., in execution of the shareholder resolutions recorded in the aforementioned minutes (to which is appended the draft merger proposal), recalled in full herein.

Article 2 - Effects

The date as from which the merger will come into effect has been fixed as being 1 January 2012 or the date of the last entry in the Register of Companies as contemplated in Art. 2504 (ii), paragraph 2 of the Italian Civil Code, if later.

As stated in the draft merger proposal, the date with effect from which the transactions of the "absorbed company" will be attributed to the balance sheet of the "surviving company" has been fixed as being 1 January 2012.

For Income Tax purposes, in pursuance of Art. 172, paragraph 9 of Presidential Decree No. 917 of 22 December 1986, the effects of the merger will commence as from 1 January 2012.

Article 3 - Absence of share swap

Following the merger, completed as described above, the aforesaid resolutions will be fully enforceable, the Appearing Party recognising that the "surviving company" owns and holds the entire share capital of the "absorbed company" (except for its own 175,000 shares), having acquired 1,575,000 shares on 24 November 2011, meaning that the merger will take place without giving rise to any increase in capital on the part of the "surviving company" and with the cancellation of the entire share capital of the "absorbed company".

Article 4 - Company Statute amendments following the merger

The following resolutions adopted by the above-mentioned General Shareholders' Meeting on 17 October 2011 of the "surviving company" will come into effect as from the date on which the merger becomes effective:

- change of the company name to "SOLVAY SPECIALITY POLYMERS ITALY S.P.A." and consequent amendment of Art. 1 of the Company Statutes;
- amendment of paragraph 1 of Art. 4 of the Company Statutes, containing the company aims, as follows:

"The aims of the company are:

- a) research into, the production and handling of and trade in, including shipment, transportation and warehousing, on its own account and on that of third parties, the import, export of and agency for all chemical products and other, derivative or associated, specialised products used in various commodity sectors;

b) the production and processing of plastic materials in general and the assumption of agencies and representative offices in the sector;
c) the provision of technical, administrative and IT services, excluding activities the pursuit of which requires registration in a professional listing".

For the purposes of Art. 2436 of the Italian Civil Code, the up-dated text of the Company Statutes is appended hereto under letter "A".

Article 5 - Succession

The "surviving company" succeeds as of right to all the assets and liabilities of the "absorbed company" as well as to all its rights, interests and entitlements and to all its obligations, undertakings/commitments and liabilities of whatever kind, assuming responsibility for extinguishing all such liabilities without distinction on whatever due dates and under whatever conditions may have been agreed.

Article 6 - Authorisation

All natural and legal persons, entities and departments/offices are, consequently, authorised, without the need for any further documents or agreements and being fully and finally exempt from any liability, to transfer to and register in the name of the "surviving company" whatever rights or assets of any kind and debit or credit accounts may currently be registered in the name of the "absorbed company".

In execution and confirmation of the repeatedly mentioned General Shareholders' Meeting resolutions, the "surviving company" is irrevocably authorised and in the widest and most definitive form to undertake, at any time and without the need for any involvement on the part of the "absorbed company", whatever action, step or formality may be necessary or appropriate to ensure that, with effect from the effective date of the merger, it is recognised by any party as being the full and sole owner and holder of all the shareholders' equity of the "absorbed company" and the successor as of right to all the latter's assets and liabilities in pursuance of Art. 2504 (ii) of the Italian Civil Code.

Article 7 - Company posts, powers of attorney and local premises of the "absorbed company"

As from the effective merger date, all company posts conferred by the shareholders of the "absorbed company" and all powers of attorney issued in the name of the latter shall cease.

Article 8 - Registrations, entries and registration changes

For the purposes of the registration and registration change of the present deed, the Appearing Party declares that the "absorbed company":

- owns several properties situated in the Municipality of Roccabianca (PR), as evidenced by the cadastral perusals appended hereto under letter "B";

- owns the following vehicles:

a Fiat 35 registration PR 591516;

a Fiat Fiorino registration BB746PD;

- owns the trade-marks:

-- COGEGUM registered in the U.S.A. under No. 3446936 on 10 June 2008;

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-- POLIDAN registration renewal No. 0001293407 dated 27 May 2010;
- does not own any limited liability company capital shares.
For the purposes of the registration and registration change of the amended company name of the "surviving company" under the present deed, the Appearing Party declares that the company:
- owns several properties situated in the Municipalities of Alessandria (AL), Bollate (MI), Venice (VE) and Bussi sul Tirino (PE), as evidenced by the cadastral perusals appended hereto under letter "C";
- owns the following vehicles:
a Renault TBX305 registration RO 295761;
a Nissan Terrano registration AL 750535;
a Chrysler Daimler 35 registration CY737CY;
a Fiat Panda registration BY478AP;
a Fiat Doblo registration CF350RB;
a Fiat Ducato registration CH743PV;
- owns the trade-marks and patents specified in the list appended hereto under letter "D";
- does not own any limited liability company capital shares.
The Appearing Party wishes to point out that some of the aforesaid assets and rights are still registered in the name of "MONTEDISON INTERMEDI E AUSILIARI CHIMICI PER L'INDUSTRIA S.P.A.", or "AUSIMONT S.P.A." in its abbreviated form, with registered office at No. 12, via Turati, Milan (MI), Tax Code 03297390159, incorporated into "AGORÀ S.P.A.", with registered office at No. 12, via Turati, Milan (MI), Tax Code 00163870272, which, in turn, had been incorporated into "SOLVAY SOLEXIS S.P.A."
Article 9 - Fees and charges, notarial index entry
The fees, charges, incidental and consequential expenses in respect of this deed shall be payable by the "surviving company".
For the purposes of the notarial index entry of the present deed, the Appearing Party declares that the aggregate total of the share capital and reserves of the "absorbed company" is € 2,746,864.
The Appearing Party has exempted me from reading the Appendices.
Having been so requested, I, the Notary, have registered the present deed, written, by mechanical means, by a person in my trust and, in part, by myself by hand, on four sides of two sheets and read by me to the Appearing Party who has approved the same.
Signed at 15:30.
Signed: Luigi Dalpasso
Manuela Agostini Notary

Certified true copy of the original, bearing the statutory signatures, the Appendices being omitted.
Milan, 29th December 2011.

[signature]

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