

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM507215

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
M & G USA Corporation		12/28/2018	Corporation: DELAWARE
<b>RECEIVING PARTY DATA</b>			
<b>Name:</b>	Corpus Christi Polymers LLC		
<b>Street Address:</b>	7001 Joe Fulton International Trade Corridor		
<b>City:</b>	Corpus Christi		
<b>State/Country:</b>	TEXAS		
<b>Postal Code:</b>	78409		
<b>Entity Type:</b>	Limited Liability Company: DELAWARE		
<b>PROPERTY NUMBERS Total: 5</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	1094154	CLEARTUF	
<b>Registration Number:</b>	2811346	CLEARTUF MAX	
<b>Registration Number:</b>	2791444	REPETE	
<b>Registration Number:</b>	1864466	TRAYTUF	
<b>Registration Number:</b>	1498197	TRAYTUF	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	3126165700		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>			
<b>Phone:</b>	312-616-5600		
<b>Email:</b>	trademark@leydig.com		
<b>Correspondent Name:</b>	Claudia W. Stangle		
<b>Address Line 1:</b>	Two Prudential Plaza, 180 N. Stetson Ave		
<b>Address Line 2:</b>	Suite 4900		
<b>Address Line 4:</b>	Chicago, ILLINOIS 60601		
<b>NAME OF SUBMITTER:</b>	Claudia W. Stangle		
<b>SIGNATURE:</b>	/Claudia W. Stangle/		
<b>DATE SIGNED:</b>	01/24/2019		
<b>Total Attachments: 6</b>			

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## TRADEMARK ASSIGNMENT AGREEMENT

This TRADEMARK ASSIGNMENT AGREEMENT, effective as of December 28, 2018 (such date, the "Effective Date", and such agreement, this "Trademark Assignment"), is between M & G USA Corporation, a Delaware corporation, having a registered business address at Corporation Trust Center, 1209 Orange Street, Wilmington, DE 19801, USA, and formerly having a place of business at State Route 2, 27610 Huntington Road, Apple Grove, West Virginia 25502, USA ("Assignor") and Corpus Christi Polymers LLC, a Delaware limited liability company, having a principal place of business located at 7001 Joe Fulton International Trade Corridor, Corpus Christi, TX 78409, USA ("Assignee"). Assignor and Assignee may be referred to herein individually as a "party" or together as the "parties".

WHEREAS, Assignor and Assignee are parties to that certain Asset Purchase Agreement, dated as of March 28, 2018, by and between M&G Resins USA, LLC; M&G Waters USA, LLC; M&G USA Corporation; M&G Polymers USA, LLC; Chemtex International Inc.; and Corpus Christi Polymers LLC (the "APA"), pursuant to which Assignor has agreed to sell, assign, transfer, and convey to Assignee the Purchased Intellectual Property which includes certain Trademarks set forth on Schedule A (the "Assigned Trademarks") and all goodwill associated therewith or symbolized thereby.

NOW, THEREFORE, in consideration of the foregoing and other good and valuable consideration, and in consideration of the sum of ten Euros ( € 10. 00) in hand paid by the Assignees to the Assignors, the receipt and sufficiency of which are hereby acknowledged, the parties hereto hereby agree as follows:

1. Assignment. Pursuant to the APA, as of the Effective Date, Assignor hereby irrevocably sells, assigns, transfers and conveys to Assignee, and Assignee hereby accepts, all of Assignor's right, title and interest in and to the Assigned Trademarks worldwide, and any renewals thereof, all registrations that have been or may be granted thereon, all common law rights thereto and all goodwill associated with or symbolized by any of the foregoing (including the right to renew any registrations included in the Assigned Trademarks, the right to apply for trademark registrations worldwide based in whole or in part upon the Assigned Trademarks and any priority right that may arise from the Assigned Trademarks), together with all income, royalties, damages and payments due or payable with respect to the Assigned Trademarks, all rights to sue at law or in equity for past, present and future infringement, impairment, misappropriation, dilution or other violation of the Assigned Trademarks, all rights to recover damages or lost profits in connection therewith, the right to prosecute, maintain and defend the Assigned Trademarks and all other rights corresponding thereto throughout the respective countries where Assignor holds rights in the Assigned Trademarks, the same to be held and enjoyed by Assignee for its own use and enjoyment and for the use and enjoyment of its successors, assigns and other legal representatives as fully and entirely as the same would have been held and enjoyed by Assignor if this assignment had not been made. Subject to the APA, the assignment contemplated herein is meant to be an absolute assignment and not by way of security. Subject to the APA, Assignor retains no ownership rights in the Assigned Trademarks and the rights transferred to Assignee under this Trademark Assignment.

2. Cooperation. Subject to the APA and at Assignee's cost and expense, Assignor shall make commercially reasonable efforts to take all reasonable actions and execute and deliver documents that Assignee may reasonably request to effect the terms of this Trademark Assignment.

3. Recordation. Assignee shall be solely responsible for all actions whatsoever associated with the perfection of Assignee's right, title, and interest in and to the Assigned Trademarks and recordation and/or registration of this Trademark Assignment or any other document evidencing the assignment to Assignee of the Assigned Trademarks. The Assignor hereby authorizes the Director of Patents and Trademarks in the United States Patent and Trademark Office, and the corresponding entities or agencies in any applicable foreign countries or multinational authorities, to record Assignee as the assignee and owner of the Assigned Trademarks and to deliver to Assignee, and to Assignee's attorneys, agents, successors or assigns, all official documents and communications as may be warranted by this Trademark Assignment.

4. Governing Law and Venue. This Trademark Assignment shall be governed by and construed in accordance with the applicable laws of the State of Delaware, without regard to the conflicts of law principles of the State of Delaware..

5. General Provisions. This Trademark Assignment may be executed in one or more counterparts, all of which shall be considered one and the same agreement, and shall become effective when such counterparts have been signed by each of the parties and delivered to the other parties. A signed copy of this Trademark Assignment transmitted by facsimile, email or other means of electronic transmission will be deemed to have (to the extent legally permitted) the same legal effect as delivery of an original executed copy of this Trademark Assignment for all purposes. To the extent of any conflict or inconsistency between this Trademark Assignment and the APA, the terms and conditions of the APA shall control. This Trademark Assignment, along with its Schedule and the APA and its Schedules and Exhibits constitutes the entire understanding and agreement of the parties hereto with respect to the subject matter hereof. Any capitalized term not defined herein will have the definition set forth for such capitalized term in the APA. This Trademark Assignment can be amended, supplemented or modified, and any provision hereof can be waived, only by written instrument making specific reference to this Trademark Assignment signed by the party against whom enforcement of any such amendment, supplement, modification or waiver is sought. The failure of any party to enforce any terms or provisions of this Trademark Assignment shall not waive any of its rights under such terms or provisions nor any other. As used in this Patent Assignment, "including" is not intended to be exclusive, or to limit the generality of the preceding words, and means "including, without limitation." This Trademark Assignment is binding upon and inures to the benefit of the parties hereto and their respective successors and assigns.

[Remainder of this page intentionally left blank]

IN WITNESS WHEREOF, Assignor and Assignee have caused this instrument to be executed by their respective duly authorized representatives as of the Effective Date.

M & G USA CORPORATION, as Assignor

By: [Signature]  
Name: Dennis Stogsdill  
Title: Chief Restructuring Officer  
Nationality: US  
Corporate Address: Corporation Trust Center  
1209 Orange Street  
Wilmington, DE 19801, USA

STATE OF New York )  
COUNTY OF New York )

On this 21<sup>st</sup> day of December, 2018, before me, a Notary Public in and for said county, appeared DENNIS STOGSDILL who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of New York, that the foregoing paragraph is true and correct.

Witness my hand and official seal.

[Signature]  
Notary Public

{SEAL}

My Commission Expires: August 16, 2020

MARGUERITE M. MELVIN  
Notary Public, State of New York  
No. 01A66114805  
Qualified in New York County  
Commission Expires August 16, 2020

[Handwritten mark]

Accepted by:

CORPUS CHRISTI POLYMERS LLC, as Assignee

By: [Signature]  
Name: Verónica Ramirez Briones  
Title: Vice President, Intellectual Property Management

STATE OF North Carolina )  
COUNTY OF Wake )

On this 4th day of January, 2019, before me, a Notary Public in and for said county, appeared Verónica Ramirez Briones, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted the instrument.

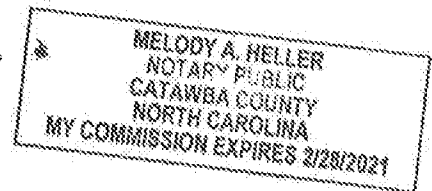
I certify under PENALTY OF PERJURY under the laws of the State of North Carolina, that the foregoing paragraph is true and correct.

Witness my hand and official seal.

[Signature] 1/4/2019  
Notary Public

{SEAL}

My Commission Expires: \_\_\_\_\_



Schedule A

Owner	Jurisdiction	Mark	Serial Number	Filing Date	Registration Number	Registration Date
M&G USA Corporation	Argentina	CLEARTUF	3597012	4/20/2017	2918751	11/30/2017
M&G USA Corporation	Brazil	CLEARTUF	819954810	6/9/1997	819954810	9/28/1999
M&G USA Corporation	Canada	CLEARTUF	447875-00	12/17/1979	TMA250977	10/2/1980
M&G USA Corporation	Chile	CLEARTUF	804498	01/23/2008	837360	01/23/2008
M&G USA Corporation	Colombia	CLEARTUF	97 30206	5/30/1997	205089	1/24/2008
M&G USA Corporation	Ecuador	CLEARTUF	6417-IEPI	10/16/1998	6192.98	10/16/1998
M&G USA Corporation	Mexico	CLEARTUF	1274230	5/16/2012	1315597	9/27/2012
M&G USA Corporation	Paraguay	CLEARTUF	1854593	7/6/2018	472950	10/13/2018
M&G USA Corporation	Peru	CLEARTUF	326193-2007	5/27/1997	P00038516	8/25/1997
M&G USA Corporation	Uruguay	CLEARTUF	389401	3/5/2008	389401	3/11/2008
M&G USA Corporation	USA	CLEARTUF	73146308	10/27/1977	1094154	6/27/1978
M&G USA Corporation	Venezuela	CLEARTUF	1997-011335	7/31/1998	206.669-P	7/31/1998
M&G USA Corporation	Argentina	CLEARTUF MAX	3268850	8/8/2013	2668480	7/22/2014
M&G USA Corporation	Bolivia	CLEARTUF MAX	2749-2002	8/22/2002	88555-A	12/11/2013
M&G USA Corporation	Brazil	CLEARTUF MAX	824774060	8/27/2002	824774060	4/29/2008
M&G USA Corporation	Canada	CLEARTUF MAX	1140415-00	5/13/2002	TMA650563	10/17/2005
M&G USA Corporation	Chile	CLEARTUF MAX	1047388	2/26/2013	1028719	8/4/2013
M&G USA Corporation	Colombia	CLEARTUF MAX	02 75058 (2-75058)	8/26/2002	269146	3/5/2013
M&G USA Corporation	Costa Rica	CLEARTUF MAX	2002-0005920	8/29/2002	139635	8/5/2003
M&G USA Corporation	Ecuador	CLEARTUF MAX	126743	8/21/2002	21502	4/14/2003
M&G USA Corporation	El Salvador	CLEARTUF MAX	32566	8/12/2003	00222	12/8/2003
M&G USA Corporation	Honduras	CLEARTUF MAX	11346-02	1/23/2003	86607	1/20/2003
M&G USA Corporation	Mexico	CLEARTUF MAX	560928	8/13/2002	817902	1/20/2004

[Schedule A to Trademark Assignment Agreement]

*M&G*

Owner	Jurisdiction	Mark	Serial Number	Filing Date	Registration Number	Registration Date
M&G USA Corporation	Panama	CLEARTUF MAX	122608	8/20/2002	122608	8/20/2002
M&G USA Corporation	Paraguay	CLEARTUF MAX	1330312	1/29/2013	380272	5/16/2013
M&G USA Corporation	Peru	CLEARTUF MAX	160549-2002	8/27/2002	P00095656	3/16/2004
M&G USA Corporation	Uruguay	CLEARTUF MAX	442494	8/19/2002	343085	5/26/2013
M&G USA Corporation	USA	CLEARTUF MAX	76376635	2/28/2002	2811346	2/3/2004
M&G USA Corporation	Venezuela	CLEARTUF MAX	2002-012800	8/19/2002	P249219	11/11/2003
M&G USA Corporation	Brazil	CLEARTUF POWER	822061740	9/29/1999	822061740	10/28/2008
M&G USA Corporation	Brazil	CLEARTUF POWER	822061830	9/29/1999	822061830	10/28/2008
M&G USA Corporation	USA	REPETE	78206496	1/23/2003	2791444	12/9/2003
M&G USA Corporation	USA	TRAYTUF	74471359	12/20/1993	1864466	11/29/1994
M&G USA Corporation	USA	TRAYTUF	73692534	10/28/1987	1498197	8/2/1988

[Schedule A to Trademark Assignment Agreement]

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