

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM594297

SUBMISSION TYPE:	RESUBMISSION		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
RESUBMIT DOCUMENT ID:	900561551		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
DUPONT INDUSTRIAL BIOSCIENCES USA, LLC		04/01/2020	Limited Liability Company: DELAWARE
RECEIVING PARTY DATA			
Name:	REFINING TECHNOLOGY SOLUTIONS, LLC		
Street Address:	6363 College Boulevard, Suite 300		
City:	Overland Park		
State/Country:	KANSAS		
Postal Code:	66211		
Entity Type:	Limited Liability Company: DELAWARE		
PROPERTY NUMBERS Total: 4			
Property Type	Number	Word Mark	
Registration Number:	5623610	CONVEX	
Registration Number:	3400406	ISOTHERMING	
Registration Number:	1725034	STRATCO	
Registration Number:	0284994	STRATCO	
CORRESPONDENCE DATA			
Fax Number:	3148639388		
<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>			
Phone:	3148630800		
Email:	stl.ustrademarks@stinson.com		
Correspondent Name:	Stinson LLP - Vincent Keil		
Address Line 1:	7700 Forsyth Blvd, Suite 1100		
Address Line 4:	St. Louis, MISSOURI 63105-1821		
ATTORNEY DOCKET NUMBER:	3516617.0587		
NAME OF SUBMITTER:	Kelley S. Bastunas		
SIGNATURE:	/kelley bastunas/		
DATE SIGNED:	08/26/2020		

Total Attachments: 5

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TRADEMARK ASSIGNMENT

This TRADEMARK ASSIGNMENT (this "Assignment"), effective as of April 1, 2020 (the "Effective Date"), is by and between DuPont Industrial Biosciences USA, LLC, a Delaware limited liability company whose principal place of business is located at 974 Centre Road, Wilmington, Delaware 19805 ("Assignor"), and Refining Technology Solutions, LLC, a Delaware limited liability company whose principal place of business is located at 6363 College Boulevard, Suite 300, Overland Park, Kansas 66211 ("Assignee"), (each a "Party" and collectively, the "Parties").

WHEREAS, Assignor owns the trademark applications and registrations set forth on Schedule A hereto (the foregoing, including all trademarks issuing from any trademark application, collectively, the "Assigned Trademarks"); and

WHEREAS, the Parties hereto agree that the Assignor contributes, transfers, assigns, and conveys to the Assignee all of its right, title, and interest in and to the Assigned Trademarks and that the Assignee accepts such contribution, transfer, assignment, and conveyance of such Assigned Trademarks;

NOW, THEREFORE, in consideration of the foregoing and the covenants and agreements contained in this Assignment, the receipt and sufficiency of which are hereby acknowledged, the Parties hereby agree as follows:

1. Conveyance. Assignor hereby assigns, transfers, and conveys to Assignee all of Assignor's right, title, and interest in and to the Assigned Trademarks, including all goodwill, common law rights, rights of priority and renewals to the extent associated therewith and all rights and remedies against past, present, and future infringement, dilution, misappropriation, or other violation thereof, including the right to enforce the foregoing and to sue for and recover profits and damages for any and all infringements, dilutions, misappropriations, or other violations thereof, whether past, present, or future, to the full end of the term or terms for which said trademarks may be granted, as fully and entirely as the same would have been held and enjoyed by Assignor without this assignment (the rights transferred under this Section 1 cumulatively, the "Assigned Rights").

2. Recordation; Further Assurances. Assignor and Assignee shall each take any and all additional actions as may be reasonably necessary to effect the transactions contemplated hereby, including Assignor's execution of individual assignment documentation prepared by Assignee at Assignee's expense for filing with the authorities of each individual country. In furtherance of the foregoing, Assignor agrees that with respect to the Assigned Trademarks it will enter into an assignment agreement suitable for filing with the authorities of each individual country (each a "Recordal Instrument"). The Parties agree that any Recordal Instrument shall give no greater rights or remedies in respect of the transaction completed in such Recordal Instrument than those provided for herein and Section 4 of this Assignment shall apply to any Recordal Instrument as if fully set forth therein. As between the Parties, the responsibility to file assignments with the national trademark offices of each country for the Assigned Trademarks shall be on the Assignee and the Assignee shall bear the cost of filing such assignments (unless, as of the Effective Date, the trademark registration or application is not properly recorded in the name of the Assignor or an Affiliate of Assignor, in which case, at the request of Assignee, the Parties shall reasonably cooperate to make the necessary corrective filings and recordals of the documents that are available to them and shall split evenly any expenses in connection with the foregoing corrections and each Party shall provide any receipts and expense documentation to the other Party for the purposes of splitting such expenses).

3. Prosecution and Maintenance. For the avoidance of doubt but without limiting the obligations set forth in Section 2 hereof, as of and following the Effective Date, Assignor will have no responsibility to take any action to maintain any of the Assigned Trademarks or further prosecute or seek issuance of any trademark applications included in the Assigned Trademarks, including payment of fees, responses to any office action, or other inquiries from agents of governmental entities or registrars, or otherwise.

4. No Claims. Except with respect to Section 2 of this Assignment, neither Party nor any of their respective affiliates or representatives will have, or be subject to, any liability or indemnification obligation under this Assignment to the other Party, any of its affiliates or representatives or any other entity or person resulting from, or in connection with, this Assignment or the transactions contemplated hereby. Except with respect to Section 2, each of the Parties hereby agrees (a) not to bring any claim or Action (as defined herein) under this Assignment against the other Party, its affiliates or representatives and (b) to cause its respective affiliates and representatives to comply with this Section 4. "Action" shall mean any claims, actions, suits, inquiries, proceedings, or investigations by or before any governmental authority or arbitral tribunal.

5. Disclaimer of Representations and Warranties. ASSIGNEE (ON BEHALF OF ITSELF AND ITS AFFILIATES) UNDERSTANDS AND AGREES THAT NO PARTY TO THIS ASSIGNMENT IS REPRESENTING OR WARRANTING IN ANY WAY IN THIS ASSIGNMENT, AND HEREBY EXPRESSLY DISCLAIMS ALL REPRESENTATIONS AND WARRANTIES, AS TO THE ASSIGNED TRADEMARKS AND THE OTHER ASSIGNED RIGHTS, AS TO ANY CONSENTS OR APPROVALS (INCLUDING APPROVALS FROM ANY GOVERNMENTAL ENTITIES) REQUIRED IN CONNECTION HERewith OR THEREWITH, AS TO THE VALUE OR FREEDOM FROM ANY SECURITY INTERESTS OF OR THE NON-INFRINGEMENT OR ABSENCE OF OTHER VIOLATION, DILUTION, VALIDITY OR ENFORCEABILITY OR ANY OTHER MATTER CONCERNING THE ASSIGNED TRADEMARKS, AND ALL OF THE ASSIGNED TRADEMARKS AND OTHER ASSIGNED RIGHTS ARE BEING TRANSFERRED ON AN "AS IS, WHERE IS" AND "WITH ALL FAULTS" BASIS.

6. Successors and Assigns. The provisions of this Assignment and the obligations and rights hereunder shall be binding upon, inure to the benefit of, and be enforceable by (and against) the Parties and their respective successors and permitted transferees and assigns.

7. Counterparts. This Assignment may be executed in more than one counterpart, all of which shall be considered one and the same agreement, and shall become effective when one or more such counterparts have been signed by each of the Parties and delivered to each of the Parties.

8. Title and Headings. Titles and headings to sections herein are inserted for the convenience of reference only and are not intended to be a part of or to affect the meaning or interpretation of this Assignment.

9. Governing Law. This Assignment and dispute arising out of, in connection with, or relating to this Assignment shall be governed by and construed in accordance with the Laws of the State of Delaware, without giving effect to the conflicts of laws principles thereof.

[Signature Page Follows]

IN WITNESS WHEREOF, Assignor and Assignee have duly executed this Assignment as of the date first written above.

ASSIGNOR:

DuPont Industrial Biosciences USA, LLC

By: Jessica Sinnott

Name: Jessica Sinnott

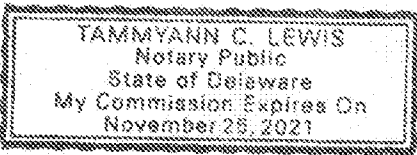
Title: Associate General Counsel -- Intellectual Property

THE STATE OF DELAWARE

County of New Castle

This instrument was executed before me on this 21st day of July, 2020
by Jessica Sinnott the Associate General Counsel (title) of
DuPont Industrial Biosciences USA, LLC, a Delaware limited liability company, on behalf of said company.

Tammyann C. Lewis
Notary Public in and for The State of Delaware



Tammyann C. Lewis
Printed or Typed Name of Notary

My commission expires 11-25-2021

Acknowledged and Accepted:

ASSIGNEE:

Refining Technology Solutions, LLC

By: [Signature]
Name: Linda Colby
Title: Vice President

THE STATE OF MISSOURI

County of St Louis

This instrument was executed before me on this 29th day of July, 2020
by Linda Colby, the Vice President (title) of Refining
Technology Solutions, LLC, a Delaware limited liability company, on behalf of said company.



JULIE A. RILEY
My Commission Expires
March 14, 2023
St. Charles County
Commission #15380404

[Signature]
Notary Public in and for The State of Missouri

Julie A. Riley
Printed or Typed Name of Notary

My commission expires 3/14/2023

SCHEDULE A TO TRADEMARK ASSIGNMENT

Trademark	Country	Filing	Filing Number	Registration	Registration Number
CONVEX	UNITED STATES	8/1/2017	87/550,735	12/4/2018	5,623,610
ISOTHERMING	UNITED STATES	8/22/2006	78/957,315	3/18/2008	3,400,406
ISOTHERMING	WIPO	2/26/2010	1031714	2/26/2010	1031714
ISOTHERMING	INDONESIA	3/10/2010	JOO1010008837	3/10/2010	IDM000318231
ISOTHERMING	INDIA	3/3/2010	1929882	3/3/2010	1929882
ISOTHERMING	MEXICO	3/18/2010	1075022	4/7/2010	1151863
ISOTHERMING	BRAZIL	3/11/2010	830563911	12/4/2012	830563911
ISOTHERMING	SAUDI ARABIA	2/28/2010	152328	3/21/2011	143102546
ISOTHERMING	TAIWAN	3/1/2010	099008969	6/1/2011	1460803
ISOTHERMING	AUSTRALIA	2/26/2010	1352502	2/26/2010	1031714
ISOTHERMING	CHINA	2/26/2010	1031714	2/26/2010	1031714
ISOTHERMING	EGYPT	2/26/2010	1031714	2/26/2010	1031714
ISOTHERMING	EUROPEAN UNION (EUTM & RCD)	2/26/2010	1031714	2/26/2010	1031714
ISOTHERMING	JAPAN	2/26/2010	1031714	2/26/2010	1031714
ISOTHERMING	SOUTH KOREA	2/26/2010	1031714	2/26/2010	1031714
ISOTHERMING	RUSSIA	2/26/2010	1031714	2/26/2010	1031714
ISOTHERMING	SINGAPORE	2/26/2010	1031714	2/26/2010	1031714
ISOTHERMING	TURKEY	2/26/2010	1031714	2/26/2010	1031714
ISOTHERMING	UKRAINE	2/26/2010	1031714	2/26/2010	1031714
MAX 3 in Chinese characters	CHINA	9/25/2017	26585556	9/21/2018	26585556
STRATCO	UNITED STATES	5/28/1991	74/170,100	10/20/1992	1,725,034
STRATCO (stylized)	UNITED STATES	9/25/1930	71/306,073	7/14/1931	0,284,994
STRATCO DIAMOND LOGO	JAPAN	12/23/1981	556107854	7/29/1985	1795174