

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM602872

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Arkema France		06/01/2020	Corporation: FRANCE
RECEIVING PARTY DATA			
Name:	SK FUNCTIONAL POLYMER		
Street Address:	1-7 Cours Valmy Le Belvedere		
City:	Puteaux		
State/Country:	FRANCE		
Postal Code:	92800		
Entity Type:	Société Par Actions Simplifiée (Sas): FRANCE		
PROPERTY NUMBERS Total: 4			
Property Type	Number	Word Mark	
Registration Number:	1557469	EVATANE	
Registration Number:	6105471	EVATANE	
Registration Number:	1983457	LOTADER	
Registration Number:	2682671	LOTRYL	
CORRESPONDENCE DATA			
Fax Number:	2129499190		
<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:	2129499022		
Email:	fterranella@lawabel.com		
Correspondent Name:	Frank Terranella		
Address Line 1:	666 THIRD AVE		
Address Line 2:	10TH FL		
Address Line 4:	New York, NEW YORK 10017		
DOMESTIC REPRESENTATIVE			
Name:	Julianne Abelman		
Address Line 1:	666 3rd Avenue		
Address Line 2:	10th Floor		
Address Line 4:	New York, NEW YORK 10017		

OP \$115.00 1557469

NAME OF SUBMITTER:	Frank Terranella
SIGNATURE:	/ft/
DATE SIGNED:	10/14/2020
Total Attachments: 14 source=Arkema France to SK Functional Polymer#page1.tif source=Arkema France to SK Functional Polymer#page2.tif source=Arkema France to SK Functional Polymer#page3.tif source=Arkema France to SK Functional Polymer#page4.tif source=Arkema France to SK Functional Polymer#page5.tif source=Arkema France to SK Functional Polymer#page6.tif source=Arkema France to SK Functional Polymer#page7.tif source=Arkema France to SK Functional Polymer#page8.tif source=Arkema France to SK Functional Polymer#page9.tif source=Arkema France to SK Functional Polymer#page10.tif source=Arkema France to SK Functional Polymer#page11.tif source=Arkema France to SK Functional Polymer#page12.tif source=Arkema France to SK Functional Polymer#page13.tif source=Arkema France to SK Functional Polymer#page14.tif	

IP ASSIGNMENT AGREEMENT

BY AND AMONG

ARKEMA FRANCE

on the one hand

AND

SK GLOBAL CHEMICAL CO., LTD.

SK FUNCTIONAL POLYMER

on the other hand

Dated: June 1, 2020

IP ASSIGNMENT AGREEMENT

THIS IP ASSIGNMENT AGREEMENT, dated June 1, 2020 (as the same may be amended, supplemented or otherwise modified from time to time in accordance with its terms, this "Agreement"), is by and among:

(i) **ARKEMA FRANCE**, a company (*société anonyme*) organized under the laws of France having its registered office at 420 rue d'Estienne d'Orves, 92700 Colombes, France and registered with the Registry of Commerce and Companies of Nanterre under number 319 632 790, duly represented for the purpose hereof (the "Seller");

(ii) **SK GLOBAL CHEMICAL CO., LTD.**, a company organized under the laws of the Republic of Korea having its registered office at 26 Jongno, Jongno-gu, Seoul 03188, Republic of Korea and with registration number 110111 - 4505975, duly represented for the purpose hereof ("SKGC"); and

(iii) **SK FUNCTIONAL POLYMER**, a company (*société par actions simplifiée*) duly organized and existing under the laws of the Republic of France, having its registered office at 1-7 Cours Valmy Le Belvédère, 92800 Puteaux, France, and registered with the Commercial and Companies Register of Nanterre under number 879 957 934, duly represented for the purpose hereof ("SKFP");

SKGC and SKFP being individually referred to as a "Purchaser" and collectively as the "Purchasers" herein.

The Seller and the Purchasers are sometimes individually referred to as a "Party" and collectively as the "Parties".

RECITALS:

WHEREAS:

(A) This Agreement is entered into pursuant to an asset purchase agreement between the Seller and SKGC dated January 31, 2020 and amended on May 25, 2020 (the "APA").

(B) Pursuant to a deed dated May 23, 2020, and in accordance with Article 13.13 of the APA, SKGC transferred to SKFP its rights and obligations under the APA, except with respect to the SKGC Business Intellectual Property (as defined below) which shall be acquired hereunder by SKGC.

(C) The Seller is the proprietor or joint-proprietor of the Business Intellectual Property (as defined in the APA), including the Exhibited Business Intellectual Property for which it is named as proprietor or joint-proprietor in Schedule I.

(D) The Seller has agreed to assign its right, title and interest in and to the Business Intellectual Property to the Purchasers, pursuant to the allocation set forth in Article II and Schedule I hereto.

NOW, THEREFORE, the Parties hereto do hereby agree as follows:

ARTICLE I INTERPRETATION

1.1 **Certain Definitions.** In addition to such terms as are defined elsewhere in this Agreement, wherever used in this Agreement (including the Recitals):

“Affiliate” has the meaning given in the APA;

“Agreement” has the meaning given in the preamble;

“APA” has the meaning given in Recital (A);

“Business Day” has the meaning given in the APA;

“Encumbrance” has the meaning given in the APA;

“Exhibited Business Intellectual Property” shall mean (i) the trademarks set out in Part A of Schedule 1, (ii) the domain names set out in Part B of Schedule 1, and (iii) the patents set out in Part C of Schedule 1;

“Governmental Authority” has the meaning given in the APA;

“IP Licence Agreement” is the agreement entered into by Seller (as the licensor) and SKGC (as the licensee), on the date hereof;

“Jointly-Owned IP” has the meaning given in the APA;

“Party” has the meaning given in the preamble;

“Permitted Encumbrance” has the meaning given in the APA;

“Person” has the meaning given in the APA;

“Products” has the meaning given in the APA;

“Purchaser” has the meaning given in the preamble;

“Seller” has the meaning given in the preamble;

“SKFP” has the meaning given in the preamble;

“SKGC” has the meaning given in the preamble;

“SKGC Business Intellectual Property” shall mean any right, title and interest in and to any invention (patentable or not), patent, confidential information, technology-related know-how and trade secret, whether registered or unregistered, including the benefit of any application, renewal and extension, right to claim priority, derivative products, and right relating to the foregoing, existing in any part of the world, which, in each case, (i) is included in the Business Intellectual Property and (ii) relates to or is used in the development and production of the Products as of the date of this Agreement (including each Exhibit Business Intellectual Property for which SKGC is identified as the Purchaser in Part C of Schedule 1); and

“Transaction Documents” has the meaning given in the APA.

1.2 Principles of Interpretation

In this Agreement:

(a) All references herein to Articles, Sections and Schedules shall be deemed references to articles and sections of, and schedules to this Agreement unless the context shall otherwise require. The descriptive headings to Articles, Sections and Annexes are inserted for convenience only, and shall have no legal effect.

(b) The Schedules to this Agreement shall be deemed to be a part of this Agreement, and references to “this Agreement” shall be deemed to include the same.

(c) The following rules of interpretation shall apply unless the context shall require otherwise:

(i) Definitions used in this Agreement shall apply equally to both the singular and plural forms of the terms defined.

(ii) Whenever used in this Agreement:

(A) the words “include”, “includes” and “including” shall be deemed to be followed by the phrase “without limitation”;

(B) the words “hereof”, “herein” and similar words shall be construed as references to this Agreement as a whole and not just to the particular Section or subsection in which the reference appears; and

(C) except when used with the word “either”, the word “or” may have a disjunctive and not alternative meaning (i.e., where two items or qualities are separated by the word “or”, the existence of one item or quality shall not be deemed to be exclusive of the existence of the other and, as the context may require, the word “or” may be deemed to include the word “and”).

(iii) A reference to a specific time of day shall be to local time in Paris, France.

(iv) A reference to any Party to this Agreement or any other agreement or document includes such Party’s successors and permitted assigns.

(v) A reference to any agreement or document is to that agreement or document as amended, novated, supplemented, varied or replaced from time to time, except to the extent prohibited by this Agreement.

(vi) A reference to any legislation or to any provision of any legislation includes any modification or re-enactment of such legislation, any legislative provision substituted for such legislation, and all regulations and statutory instruments issued under such legislation.

(vii) The provisions of articles 640 to 642 of the French Code of Civil Procedure shall be applied to calculate the period of time within which or following which any act is to be done or step taken, provided that for purposes of this Agreement, the references in article 642 (i) to "*un jour férié ou chômé*" shall be deemed to be made to a day other than a Business Day and (ii) to "*premier jour ouvrable*" shall be deemed to be made to the first Business Day to arise.

(viii) A provision in this Agreement will not be construed against a Party merely because that Party was responsible for the preparation of that provision or because it may have been inserted for that Party's benefit.

ARTICLE II ASSIGNMENT

(a) Pursuant to and in accordance with the terms of the APA, and in consideration of the amounts allocated thereto in such agreement, the Seller irrevocably sells, assigns, conveys and agrees to deliver respectively to: (i) SKFP, as from the date hereof, all of its rights, titles and interests in and to the Business Intellectual Property, free and clear of all Encumbrances other than Permitted Encumbrances (including each Exhibit Business Intellectual Property for which SKFP is identified as the Purchaser in Part A or Part B of Schedule I), to the exclusion however of SKGC Business Intellectual Property and (ii) SKGC, as of the date hereof, all SKGC Business Intellectual Property, free and clear of all Encumbrances other than Permitted Encumbrances.

(b) The Parties acknowledge and agree that such assignment includes:

(i) any trademark-related goodwill attaching to the trademarks comprised in the Business Intellectual Property;

(ii) any right of priority attaching to the trademarks comprised in the Business Intellectual Property;

(iii) any right of priority attaching to the patents comprised in the Business Intellectual Property; and

(iv) any right and power arising from or accrued in connection with the Business Intellectual Property, including (a) the right to be named as the legal holder of the Business Intellectual Property in the records of any domain name registrar or IP offices, (b) the right to sue for past, present and future infringement claims in respect of the Business Intellectual Property, (c) to defend against any and all past, present or future claims, suits, actions, proceedings, losses, damages, liabilities, costs and expenses arising from, or attributable to, any allegation that the intellectual property or proprietary rights of any third party is infringed by the Business Intellectual Property and (e) the right to apply for, prosecute and obtain protection (of whatever nature) throughout the world including the right to claim any priority therefrom.

(c) For the avoidance of doubt, with respect to each Exhibited Business Intellectual Property listed in Schedule I, the assignment is granted for the territories covered by such Exhibited Business Intellectual Property and for the duration of protection of such Exhibited Business Intellectual Property, as set forth in Schedule I.

ARTICLE III MISCELLANEOUS

3.1 Further Assurance.

(a) The Seller shall:

(i) disclose all agreements governing the terms of the joint ownership of Jointly-Owned IP;

(ii) execute such further documents, and take such actions and do such things, as may be reasonably requested by the Purchasers to give full effect to the terms of this Agreement, and to secure the full right title and interest of the Purchasers in and to the Business Intellectual Property, in particular with regard to the registration of the change of ownership of the Business Intellectual Property in the relevant intellectual property registers; and

(iii) until such time as the relevant Purchaser is recorded as the registered proprietor of the Business Intellectual Property on the applicable intellectual property register, reasonably co-operate with the relevant Purchaser in any action or claim in respect of the Business Intellectual Property.

(b) It is expressly agreed by the Parties that the Purchasers shall record this Agreement and/or other related documents with any relevant Governmental Authorities and, for such purpose, shall use the form attached in Schedule 2.

3.2 Representations and Warranties. Except as expressly set out in the APA, no representations or warranties are given in relation to the Business Intellectual Property, including with respect to the validity or the use of any Business Intellectual Property.

3.3 Costs and Expenses. Except as otherwise provided in the APA, each Party shall be responsible for its own costs, charges and other expenses incurred in connection with this Agreement.

3.4 Professional Advice. Each of the Parties acknowledges and confirms that it was advised by its own lawyers and other professional advisors and, in such connection, has been able to independently assess the scope of its rights and obligations under this Agreement and has had the opportunity to negotiate the terms of this Agreement. Consequently, no lawyer or other advisor shall be deemed to be the sole drafter (*rédacteur unique*) on behalf of all the Parties and each of the Parties acknowledges and agrees that this Agreement shall not be deemed a contract of adhesion (*contrat d'adhésion*) within the meaning of article 1110 of the French Civil Code.

3.5 Entire Agreement. This Agreement and the other Transaction Documents represent the entire agreement and understanding of the Parties with reference to the subject matter of this Agreement and supersede all prior negotiations, discussions, correspondence, communications, understandings and agreements between the Parties relating to the subject matter of this Agreement and all prior drafts of this Agreement, all of which are merged into this Agreement. No prior drafts of this Agreement may be used to show the intent of the Parties in connection with this Agreement or shall otherwise be admissible into evidence in any proceeding or other legal action involving this Agreement.

3.6 Conflict. If there is any conflict between any term of this Agreement, the IP Licence Agreement and the APA, the following order of priority shall apply:

- (a) the APA;
- (b) this Agreement ; and
- (c) the IP Licence Agreement.

3.7 **Absence of Waiver.** Except as expressly provided in this Agreement, no failure or delay by any Party in exercising any right or remedy relating to this Agreement or any of the Transaction Documents shall affect or operate as a waiver or variation of that right or remedy or preclude its exercise at any subsequent time. No single or partial exercise of any right or remedy shall preclude any further exercise of it or the exercise of any other remedy.

3.8 **No Third Party Rights; Assignment.** This Agreement shall inure to the benefit of, and be binding upon, the Parties hereto and their respective successors and assigns; ~~provided, however,~~ that none of the Parties shall assign any of its rights or delegate any of its obligations created under this Agreement without the prior written consent of the other Parties. Except as expressly provided herein, nothing set forth in this Agreement shall be construed to give any Person other than the Parties to this Agreement any right, remedy or claim under or with respect to this Agreement or any provision of this Agreement. By way of exception to the foregoing, each of the Purchasers may assign this Agreement to any of its Affiliates, in which case such assigning Purchaser shall be jointly and severally liable to the Seller for the performance of such Affiliates' obligations under this Agreement.

3.9 **Severability.** This Agreement shall be deemed severable, and the invalidity or unenforceability of any term or provision hereof shall not affect the validity or enforceability of this Agreement or of any other term or provision hereof. Furthermore, in lieu of any such invalid or unenforceable term or provision, the Parties hereto intend that there shall be added as a part of this Agreement a provision as similar in terms to such invalid or unenforceable provision as may be possible and be valid and enforceable.

3.10 **Waivers and Amendments.** No modification of or amendment to this Agreement shall be valid unless in a writing signed by the Parties hereto referring specifically to this Agreement and stating the Parties' intention to modify or amend the same. Any waiver of any term or condition of this Agreement must be in a writing signed by the Party sought to be charged with such waiver referring specifically to the term or condition to be waived, and no such waiver shall be deemed to constitute the waiver of any other breach of the same or of any other term or condition of this Agreement.

3.11 **Governing Law and Submission to Jurisdiction.** This Agreement shall be governed by, and interpreted and enforced in accordance with, the laws of France (without giving effect to the conflicts-of-law principles thereof). All disputes, controversies or claims arising out of or in connection with the existence, validity, interpretation or performance of this Agreement shall be finally settled by the Commercial Court of Paris (*Tribunal de Commerce de Paris*).

3.12 **Signature of this Agreement.** The Parties:

- (a) acknowledge that this Agreement has been (i) entered into as an electronic written document (*écrit électronique*) within the meaning of Article 1366 of the French Civil Code and (ii) signed electronically using a reliable identification process that guarantees the link between each signature and this Agreement in accordance with the provisions of Article 1367 of the French Civil Code (i.e., DocuSign®);

(b) expressly acknowledge that this Agreement has the same probative force as a paper written document in accordance with Article 1366 of the French Civil Code and that it may be validly opposed to such Parties;

(c) agree to designate Paris (France) as the place of signature of this Agreement;

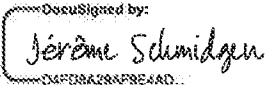
(d) acknowledge and accept that this Agreement shall be effective as from the date first written above.

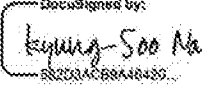
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IN WITNESS WHEREOF, each of the Parties hereto has caused this Agreement to be executed in accordance with Article 3.12.

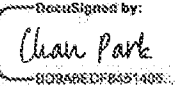
ARKEMA FRANCE

SK GLOBAL CHEMICAL CO., LTD.

By:  DocuSigned by:
Name: Jérôme Schmidgen
Title: VP Acquisitions & Divestitures,
duly authorized

By:  DocuSigned by:
Name: Kyung-Soo Na
Title: President and CEO

SK FUNCTIONAL POLYMER

By:  DocuSigned by:
Name: Chan Shik Park
Title: President

**SCHEDULE 1
EXHIBITED BUSINESS INTELLECTUAL PROPERTY**

**Part A
TRADEMARKS**

Trademark	Country	Type of Filing	Status	Class(es)	Owner	Filing Date	Filing Number	Reg. Date	Reg. Number	Next Renewal	Purchaser
BONDINE	Japan	National Filing	Registered	1	ARKEMA FRANCE	24 March 2008	2008-021837	31 October 2008	5,178,011	31 October 2028	SKFP
BONDINE en caracteres Katakana	Japan	National Filing	Registered	1	ARKEMA FRANCE	24 March 2008	2008-021903	31 October 2008	5,178,012	31 October 2028	SKFP
EVATANE	Indonesia	International	Pending	01	ARKEMA FRANCE	13 November 2018	1442696				SKFP
EVATANE	New Zealand	National Filing	Registered	01	ARKEMA FRANCE	22 June 1970	94,039	22 June 1970	94,039	22 June 2025	SKFP
EVATANE	United States Of America	National Filing	Registered	01	ARKEMA FRANCE	23 September 1988	753,557	26 September 1989	1,557,469	26 September 2029	SKFP
EVATANE	Brazil	National Filing	Registered	17	ARKEMA FRANCE	20 October 1971	18,351	10 July 1975	123,611,085	10 July 2025	SKFP
EVATANE	France	National Filing	Registered	01	ARKEMA FRANCE	04 June 1969	515,193	04 June 1969	796,296	31 March 2029	SKFP
EVATANE	Malaysia	National Filing	Pending	01	ARKEMA FRANCE	27 November 2018	201815199				SKFP
EVATANE	Philippines	International	Registered	01	ARKEMA FRANCE	13 November 2018	1442696	13 November 2018	1442696	13 November 2028	SKFP
EVATANE	Taiwan	National Filing	Registered	01	ARKEMA FRANCE	16 November 2018	107 074 224	01 October 2019	2012861	30 September 2029	SKFP
EVATANE	Canada	National Filing	Registered		ARKEMA FRANCE	04 August 1983	612,366	09 August 1991	387,396	09 August 2021	SKFP
EVATANE	Denmark	National Filing	Registered	01	ARKEMA FRANCE	08 May 1969	1,857/1969	24 October 1969	2,982/1969	24 October 2029	SKFP
EVATANE	Finland	National Filing	Registered	01	ARKEMA FRANCE	23 June 1970	2,951/1970	13 August 1973	61,983	13 August 2023	SKFP
EVATANE	Portugal	National Filing	Registered	01	ARKEMA FRANCE	16 June 1969	156,541	05 November 1970	156,541	05 November 2020	SKFP
EVATANE	Turkey	International	Registered	01	ARKEMA FRANCE	13 November 2018	1442696	13 November 2018	1442696	13 November 2028	SKFP
EVATANE	Argentina	National Filing	Registered	01	ARKEMA FRANCE	09 November 1990	1,777,156	31 March 1993	1,431,664	06 June 2023	SKFP
EVATANE	Ireland	National Filing	Registered	01	ARKEMA FRANCE	19 May 1970	76,590	19 May 1970	76,590	19 May 2025	SKFP
EVATANE	India	National Filing	Registered	01	ARKEMA FRANCE	25 June 1970	265,298	25 June 1970	265,298	25 June 2025	SKFP
EVATANE	Norway	National Filing	Registered	01	ARKEMA FRANCE	30 April 1969	99,712	28 May 1970	79,374	28 May 2030	SKFP

Trademark	Country	Type of Filing	Status	Classes	Owner	Filing Date	Filing Number	Reg. Date	Reg. Number	Next Renewal	Purchaser
EVATANE	United States Of America	National Filing	Pending	01	ARKEMA FRANCE	29 July 2019	88546317				SKFP
EVATANE	Benelux	National Filing	Registered	01	ARKEMA FRANCE	16 May 1969	500550	04 January 1971	398	04 January 2029	SKFP
EVATANE	Polynesie Française	National Filing	Registered	01	ARKEMA FRANCE	07 March 1989	1 517 867	07 March 1989	1 517 867	11 February 2029	SKFP
EVAZOLE	European Union	European Union filing	Registered	01;04;19	ARKEMA FRANCE	16 May 2007	005,941,034	10 April 2008	005,941,034	16 May 2027	SKFP
EVAZOLE	France	National Filing	Registered	01;04;19	ARKEMA FRANCE	22 May 2007	073501446	22 May 2007	07 3 501 446	22 May 2027	SKFP
LOTADER	New Zealand	National Filing	Registered	01	ARKEMA FRANCE	03 June 1994	237,558	03 June 1994	237,558	03 June 2025	SKFP
LOTADER	Romania	International	Registered	01;16;17;19;42	ARKEMA FRANCE	26 March 1984	483,826	26 March 1984	483,826	26 March 2024	SKFP
LOTADER	Montenegro	International	Registered	01;16;17;19;42	ARKEMA FRANCE	26 March 1984	483,826	26 March 1984	483,826	26 March 2024	SKFP
LOTADER	Australia	National Filing	Registered	01	ARKEMA FRANCE	09 June 1994	632,134	09 June 1994	A 632,134	09 June 2021	SKFP
LOTADER	Germany	International	Registered	01;16;17;19;42	ARKEMA FRANCE	26 March 1984	483,826	26 March 1984	483,826	26 March 2024	SKFP
LOTADER	Italy	International	Registered	01;16;17;19;42	ARKEMA FRANCE	26 March 1984	483,826	26 March 1984	483,826	26 March 2024	SKFP
LOTADER	Vietnam	International	Registered	01;16;17;19;42	ARKEMA FRANCE	26 March 1984	483,826	26 March 1984	483,826	26 March 2024	SKFP
LOTADER	Canada	National Filing	Registered		ARKEMA FRANCE	30 March 1984	519,628	30 January 1987	323,178	30 January 2032	SKFP
LOTADER	Denmark	National Filing	Registered	01	ARKEMA FRANCE	06 July 1995	5,072/1995	24 May 1996	3,062/1996	24 May 2026	SKFP
LOTADER	France	National Filing	Registered	01	ARKEMA FRANCE	10 December 1991	334,092	10 December 1991	1,710,965	31 December 2021	SKFP
LOTADER	Hungary	International	Registered	01;16;17;19;42	ARKEMA FRANCE	26 March 1984	483,826	26 March 1984	483,826	26 March 2024	SKFP
LOTADER	Liechtenstein	International	Registered	01;16;17;19;42	ARKEMA FRANCE	26 March 1984	483,826	26 March 1984	483,826	26 March 2024	SKFP

Trademark	Country	Type of Filing	Status	Classes	Owner	Filing Date	Filing Number	Req. Date	Req. Number	Next Renewal	Purchaser
LOTADER	Taiwan	National Filing	Registered	01	ARKEMA FRANCE	09 June 1995	84028460	16 March 1997	752,074	15 March 2027	SKFP
LOTADER	United States Of America	National Filing	Registered	01	ARKEMA FRANCE	04 October 1994	74581917	02 July 1996	1,983,457	02 July 2026	SKFP
LOTADER	Sweden	National Filing	Registered	01	ARKEMA FRANCE	30 September 1994	9409399	21 July 1995	303,710	21 July 2025	SKFP
LOTADER	International Procedure	International	Registered	01;16;17;19;42	ARKEMA FRANCE	26 March 1984	483,826	26 March 1984	483,826	26 March 2024	SKFP
LOTADER	Austria	International	Registered	01;16;17;19;42	ARKEMA FRANCE	26 March 1984	483,826	26 March 1984	483,826	26 March 2024	SKFP
LOTADER	Switzerland	International	Registered	01;16;17;19;42	ARKEMA FRANCE	26 March 1984	483,826	26 March 1984	483,826	26 March 2024	SKFP
LOTADER	Japan	National Filing	Registered	01	ARKEMA FRANCE	24 March 2008	2008-021834	31 October 2008	5,176,008	31 October 2028	SKFP
LOTADER	South Korea / Republic of Korea	National Filing	Registered	01	ARKEMA FRANCE	08 January 1996	447/1996	24 October 1997	379,421	24 October 2027	SKFP
LOTADER	Serbia & Montenegro	International	Registered	01;16;17;19;42	ARKEMA FRANCE	26 March 1984	483,826	26 March 1984	483,826	26 March 2024	SKFP
LOTADER	Spain	International	Registered	01;16;17;19;42	ARKEMA FRANCE	26 March 1984	483,826	26 March 1984	483,826	26 March 2024	SKFP
LOTADER	Finland	National Filing	Registered	01	ARKEMA FRANCE	24 August 1995	4,829/1995	31 December 1996	203,695	31 December 2026	SKFP
LOTADER	Monaco	International	Registered	01;16;17;19;42	ARKEMA FRANCE	26 March 1984	483,826	26 March 1984	483,826	26 March 2024	SKFP
LOTADER	Portugal	International	Registered	01;16;17;19;42	ARKEMA FRANCE	26 March 1984	483,826	26 March 1984	483,826	26 March 2024	SKFP
LOTADER	Russian Federation	International	Registered	01;16;17;19;42	ARKEMA FRANCE	26 March 1984	483,826	26 March 1984	483,826	26 March 2024	SKFP
LOTADER	Belux	International	Registered	01;16;17;19;42	ARKEMA FRANCE	26 March 1984	483,826	26 March 1984	483,826	26 March 2024	SKFP

Trademark	Country	Type of Filing	Status	Classes	Owner	Filing Date	Filing Number	Reg. Date	Reg. Number	Next Renewal	Purchaser
LOTRYL	Colombia	National Filing	Registered	04	ARKEMA FRANCE	16 March 1989	5,495	30 July 1993	146,162	30 July 2023	SKFP
LOTRYL	Spain	International	Registered	01,04,10,16,17 ;19,23,25,27,2 8,42	ARKEMA FRANCE	25 May 1989	539,384	25 May 1989	539,384	25 May 2029	SKFP
LOTRYL	South Korea / Republic of Korea	National Filing	Registered	01	ARKEMA FRANCE	14 May 2001	20,564/2001	30 October 2002	539,859	30 October 2022	SKFP
LOTRYL	Monaco	International	Registered	01,04,10,16,17 ;19,23,25,27,2 8,42	ARKEMA FRANCE	25 May 1989	539,384	25 May 1989	539,384	25 May 2029	SKFP
LOTRYL	Malaysia	National Filing	Registered	01	ARKEMA FRANCE	02 July 1996	967,235	02 July 2003	967,235	02 July 2023	SKFP
LOTRYL	Portugal	National Filing	Registered	01	ARKEMA FRANCE	21 April 1999	336,611	12 April 2000	336,611	21 April 2029	SKFP
LOTRYL	United States Of America	National Filing	Registered	01	ARKEMA FRANCE	23 July 2001	767,289,865	04 February 2003	2,682,671	04 February 2023	SKFP
LOTRYL	Uruguay	National Filing	Registered	25,25,27,28	ARKEMA FRANCE	07 April 1989	229,335	06 December 1994	229,335	06 December 2024	SKFP
LOTRYL	Benelux	International	Registered	01,04,10,16,17 ;19,23,25,27,2 8,42	ARKEMA FRANCE	25 May 1989	539,384	25 May 1989	539,384	25 May 2029	SKFP
LOTRYL	Bulgaria	International	Registered	01,04,10,16,17 ;19,23,25,27,2 8,42	ARKEMA FRANCE	25 May 1989	539,384	25 May 1989	539,384	25 May 2029	SKFP
LOTRYL	India	National Filing	Registered	01	ARKEMA FRANCE	20 May 1996	705,985	12 March 2008	705,985	20 May 2026	SKFP
LOTRYL	Italy	International	Registered	01,04,10,16,17 ;19,23,25,27,2 8,42	ARKEMA FRANCE	25 May 1989	539,384	25 May 1989	539,384	25 May 2029	SKFP
LOTRYL	Norway	National Filing	Registered	01	ARKEMA FRANCE	16 November 2001	2001/13,444	15 August 2002	215,377	15 August 2023	SKFP
LOTRYL	OAPI	National Filing	Registered	01	ARKEMA FRANCE	07 May 1999	90,069	06 April 2000	40,967	07 May 2029	SKFP