

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM649288

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
THE DOW CHEMICAL COMPANY		04/11/2020	Corporation:
RECEIVING PARTY DATA			
Name:	DDP SPECIALTY ELECTRONIC MATERIALS US, INC.		
Street Address:	974 CENTRE ROAD		
City:	WILMINGTON		
State/Country:	DELAWARE		
Postal Code:	19805		
Entity Type:	Corporation: DELAWARE		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	4744040	IKONIC	
CORRESPONDENCE DATA			
Fax Number:	3023518771		
<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:	302-774-1000		
Email:	DuPont.Trademarks@dupont.com		
Correspondent Name:	DUPONT LEGAL		
Address Line 1:	974 CENTRE ROAD		
Address Line 4:	WILMINGTON, DELAWARE 19805		
ATTORNEY DOCKET NUMBER:	TMK002731USNF		
NAME OF SUBMITTER:	PATRICIA T. PANARIELLO		
SIGNATURE:	/Patricia T. Panariello/		
DATE SIGNED:	05/25/2021		
Total Attachments: 7			
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**FORM OF
TRADEMARK ASSIGNMENT**

This TRADEMARK ASSIGNMENT (this "Assignment"), dated as of August 1, 2017 (the "Effective Date"), is by and between The Dow Chemical Company, a Delaware corporation, with address of 2030 Dow Center, Midland, MI 48674 USA ("Assignor") and DDP Specialty Electronic Materials US, Inc., a Delaware corporation, with address of 974 Centre Rd, Wilmington, DE, 19805 ("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 contribute, transfer, assign and convey to the Assignee all of its right, title and interest in and to the Assigned Trademarks and that the Assignee accept 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 any 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:

THE DOW CHEMICAL COMPANY

By: [Signature]
Name: Bradley W. Bidwell
Title: Attorney-in-Fact

THE STATE OF Michigan
County of Midland

This instrument was executed before me on this 10th day of April, 2020, by Bradley W. Bidwell, the Attorney-in-fact (title) of The Dow Chemical Company, a Delaware corporation, on behalf of said company.

Brenda Bosco
Notary Public in and for
The State of Michigan

Brenda Bosco Brenda Bosco
Printed or Typed Name of Notary

My commission expires May 10, 2024



Brenda Bosco
NOTARY PUBLIC, BAY COUNTY, MICHIGAN
ACTING IN MIDLAND COUNTY, MICHIGAN
MY COMMISSION EXPIRES: MAY 10, 2024

Acknowledged and Accepted:

ASSIGNEE:

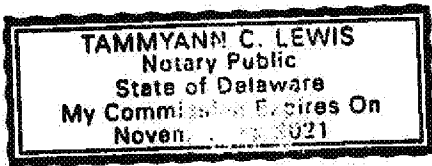
DDP SPECIALTY ELECTRONIC MATERIALS US,
INC.

By: Jessica M. Sinnott
Name: Jessica M. Sinnott
Title: Authorized Representative

THE STATE OF Delaware
County of New Castle

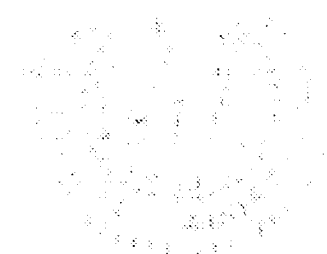
This instrument was executed before me on this 21st day of April 2020, by
Jessica M. Sinnott, the Authorized Rep (title) of DDP Specialty Electronic
Materials US, Inc., a Delaware corporation, on behalf of said company.

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



SCHEDULE A**TRADEMARKS**

TRADEMARK	COUNTRY	APP. DATE	APP. NO.	REG. DATE	REG. NO.
ACCUDEP	South Korea	05/29/2012	4020120034263	07/11/2013	400981686
IKONIC	South Korea	12/06/2012	4020120076041	02/18/2014	401023234
SILVERON	South Korea	07/09/2010	40201036030	09/02/2011	400879089
OPTOGRADE	South Korea	04/18/2012	4020120025265	05/08/2013	400968269
TRACEBOND	South Korea	07/22/2011	4020110039844	11/02/2012	400939577
TREVISTA	South Korea	09/22/2014	4020140063127	06/03/2015	401109764
ACCUDEP	Australia	05/28/2012	1493431	05/28/2012	1493431
ACCUDEP	China	06/01/2012	11008049	10/07/2013	11008049
ACCUDEP	Singapore	05/31/2012	T1207727Z	05/31/2012	T1207727Z
ACCUDEP	Taiwan	05/30/2012	101030043	12/16/2012	1553077
ACCUDEP & CH	Japan	05/31/2012	2012043469	10/26/2012	5531444
ACCUDEP	United States of America	05/24/2012	85634687	03/10/2015	4700147
ACCUDEP	European Union	05/28/2012	010916807	10/24/2012	010916807
AUROLECTROLESS	China	05/27/2014	14565400	07/07/2015	14565400
BLACKBIRD	China	12/07/2010	8922850	12/21/2011	8922850
BLACKBIRD	Taiwan	12/06/2010	099060779	09/01/2011	01469737
BLACKBIRD	United States of America	11/16/2010	85177994	10/02/2012	4218475
BLACKBIRD	European Union	12/03/2010	009571861	05/13/2011	009571861
BLACKBIRD & CH	Japan	12/17/2010	2010098323	01/20/2012	5464711
BLACKBIRD	Switzerland	12/03/2010	631982010	12/03/2010	611090
IKONIC	Switzerland	12/06/2012	645412012	04/25/2013	642813
IKONIC	China	12/10/2012	11865150	05/21/2014	11865150
IKONIC	Malaysia	12/11/2012	2012020891	02/06/2014	2012020891
IKONIC	Norway	03/19/2013	201303654	06/24/2013	271264
IKONIC	Russian Federation	12/07/2012	2012742786	03/06/2014	507988
IKONIC	Singapore	12/07/2012	T1218716D	12/07/2012	T1218716D
IKONIC	Taiwan	12/07/2012	101069512	10/16/2013	01603899
IKONIC	United States of America	12/04/2012	85794367	05/26/2015	4744040
IKONIC	European Union	12/06/2012	011403987	05/03/2013	011403987
OPTOGRADE	Singapore	04/18/2012	T1205555A	04/18/2012	T1205555A
SOLDERGUARD	European Union	04/20/2010	009040999	10/04/2010	009040999
OPTOGRADE	Taiwan	04/16/2012	101020305	11/01/2012	01543493
OPTOGRADE & CH	Japan	05/11/2012	2012037324	10/26/2012	5531386
SILVERON	Switzerland	07/02/2010	568762010	07/02/2010	605901
OPTOGRADE IN CH (GUANG-DIAN-	China	04/18/2012	10787071	10/14/2013	10787071

TRADEMARK

REEL: 007304 FRAME: 0926

TRADEMARK	COUNTRY	APP. DATE	APP. NO.	REG. DATE	REG. NO.
DENG-JI)					
OPTOGRADE IN CH (GUANG-DIAN- DENG-JI)	Taiwan				
SILVERON	China	03/11/2011	9199753	03/21/2012	9199753
SILVERON	Japan	07/15/2010	2010056022	11/19/2010	5370232
SILVERON	Taiwan	07/02/2010	099032034	01/16/2011	01448199
SILVERON	European Union	07/02/2010	009219478	11/17/2010	009219478
SOLDERGUARD	Switzerland	05/04/2010	544082010	05/04/2010	604547
SOLDERGUARD	China	04/22/2010	8230921	04/28/2011	8230921
SOLDERGUARD	Hong Kong	04/20/2010	301592523	04/20/2010	301592523
SOLDERGUARD	Japan	06/24/2010	2010050068	11/19/2010	5370191
SOLDERGUARD	Mexico	05/07/2010	1087937	05/19/2010	1159132
OPTOGRADE	China	04/18/2012	10787072	10/14/2013	10787072
SOLDERGUARD	Malaysia	04/23/2010	2010007225	05/06/2013	2010007225
SOLDERGUARD	Singapore	04/26/2010	T1005150H	04/26/2010	T1005150H
TRACEBOND	Taiwan	07/25/2011	100037331	05/01/2012	01514734
TREVISTA	European Union	09/18/2014	013271986	02/04/2015	013271986
TREVISTA & CH	Japan	10/02/2014	2014083036	02/20/2015	5742900
TRACEBOND	European Union	07/21/2011	010142248	12/22/2011	010142248
TRACEBOND & CH	Japan	07/29/2011	2011053384	02/10/2012	5469642
TREVISTA	China	09/19/2014	15375966	11/07/2015	15375966
TREVISTA	Taiwan	09/19/2014	103054439	08/01/2015	01719638
TREVISTA	United States of America	09/16/2014	86396502		