TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	CORRECTIVE ASSIGNMENT
NATURE OF CONVEYANCE:	Corrective Assignment to correct the Assignee: Illinois Tool Works Inc. previously recorded on Reel 004295 Frame 0142. Assignor(s) hereby confirms the Assignee: ITW LIMITED.

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ITW LIMITED		101/05/2010	CORPORATION: UNITED KINGDOM

RECEIVING PARTY DATA

Name:	Illinois Tool Works Inc.
Street Address:	3600 W. Lake Street
City:	Glenview
State/Country:	ILLINOIS
Postal Code:	60026-1215
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark	
Serial Number: 77286579		UNICHROMA	

CORRESPONDENCE DATA

Fax Number: (312)803-9602

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 3126988971

Email: docket@tolpinlaw.com

Correspondent Name: Brett M. Tolpin
Address Line 1: 11 S. LaSalle Street

Address Line 2: Suite 2900

Address Line 4: Chicago, ILLINOIS 60603

ATTORNEY DOCKET NUMBER:	ITW-ACQ09022		
NAME OF SUBMITTER:	Brett M. Tolpin		
NAME OF SUBMITTER:	Brett M. Tolpin		

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Signature:	/BMT/		
Date:	10/18/2010		
Total Attachments: 11			
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(1) IMPERIAL CHEMICAL INDUSTRIES LIMITED

- and -

(2) ILLINOIS TOOL WORKS INC

TRADE MARK ASSIGNMENT RE: UNICHROMA

BETWEEN:

- (1) IMPERIAL CHEMICAL INDUSTRIES LIMITED, a company incorporated in England under company number 00218019 whose registered office is at 26th Floor, Portland House, Bressenden Place, London, SW1E 5BG ("Vendor"); and
- (2) ILLINOIS TOOL WORKS INC, a company incorporated and registered in the State of Delaware in the United States of America with its principal office at 3600 West Lake Avenue, Glenview, Illinois, 60026-1215 ("Purchaser").

BACKGROUND

- A Pursuant to the Sale Agreement the Vendor agrees to assign certain trade marks to the Purchaser.
- B The Vendor has agreed to assign the Trade Marks to the Purchaser on the terms set out in this Assignment.

IT IS HEREBY AGREED as follows:

1. DEFINITIONS AND INTERPRETATION

- 1.1 In this Assignment (unless the context otherwise requires) the following words and phrases shall have the following meanings:
 - "Assignment" means this assignment and any document completed or to be completed in accordance with its provisions;
 - "Trade Marks" means the registered trade marks listed in schedule 1 to this Assignment;
 - "Sale Agreement" means the agreement relating to the sale and purchase of the business and assets of the Vendor's business of manufacturing and selling D2T2 card dye diffusion thermal transfer products as carried on on the date hereof by its Imagedata division, dated on about the date hereof and made between (1) Imperial Chemical Industries Limited (that is to say, the Vendor); (2) ITW Limited; and (3) Illinois Tool Works Inc (that is to say, the Purchaser).

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1.2 In this Assignment (unless the context otherwise requires):

1.2.1 the words "including" and "include" and words of similar effect shall not

be deemed to limit the general effect of the words which precede them;

1.2.2 reference to any agreement, contract, document or deed shall be construed as

a reference to it as varied, supplemented or novated;

1.2.3 obligations undertaken by a party which comprises more than one person

shall be deemed to be made by them jointly and severally;

1.2.4 words importing persons shall include firms, companies and bodies corporate

and vice versa;

1.2.5 words importing the singular shall include the plural and vice versa;

1.2.6 construction of this Assignment shall ignore the headings and front sheet (all

of which are for reference only);

1.2.7 references to a numbered clause are references to the clause of this

Assignment so numbered; and

1.2.8 any reference to any legislative provision shall be deemed to include any

subsequent re-enactment or amending provision.

2. ASSIGNMENT

In consideration of the sum of one pound (£1) now paid by the Purchaser to the Vendor (the

receipt of which the Vendor hereby acknowledges) the Vendor hereby assigns to the

Purchaser absolutely:

2.1 the sole legal and beneficial title free from all options, liens, charges and

encumbrances to the Trade Marks and all and any right, title and interest in and to the

Trade Marks; and

2.2 the right to bring proceedings against any third party in respect of infringement of the

Trade Marks and/or all and any rights therein, including the right to claim damages

(including in respect of the period prior to the date hereof) or such other relief as may

be available in respect thereof.

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3. FURTHER ASSURANCE

The Vendor shall at the request and cost of the Purchaser do or procure the doing of all such

further acts and execute or procure the execution (as a deed or otherwise) of all such

documents as may from time to time be necessary to give full effect to this Assignment and to

vest in the Purchaser the full benefit of the Trade Marks.

4. ARBITRATION

4.1 In the event of any dispute or difference arising between the parties in connection

with this Assignment, either party may refer the matter to arbitration in accordance

with the provisions of this clause 4.

4.2 Any dispute referred to arbitration pursuant to clause 4.1 shall be finally resolved by

arbitration in accordance with the provisions of the London Court of Arbitration

Rules in force from time to time ("Rules") and subject to the law of England and

Wales, and for these purposes the parties acknowledge and agree that:

4.2.1 the tribunal shall consist of a single arbitrator;

4.2.2 the arbitrator shall be appointed by the parties jointly or (failing agreement

within seven days of the referral) to be selected and appointed in accordance

with the Rules;

4.2.3 any right of application or appeal to court concerning any question of law

arising in the course of the arbitration shall be excluded insofar as the law

allows;

4.2.4 the place of the arbitration shall be London and all submissions and awards

shall be made in English; and

4.2.5 except to the extent determined by the arbitration, the parties shall bear their

own costs respectively and shall share equally the costs of the arbitrator.

4.3 For the avoidance of doubt, the provisions of this clause 4 shall be without prejudice

to the parties' absolute right to take action in the courts (in accordance with

clause 10.2).

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5. SEVERANCE

5.1 If any provision of this Assignment is found by any court or administrative body of

competent jurisdiction to be invalid or unenforceable, such invalidity or

unenforceability shall not affect the other provisions of this Assignment which shall

remain in full force and effect.

5.2 The parties agree, in the circumstances referred to in clause 5.1, to attempt to

substitute for any invalid or unenforceable provision a valid and enforceable

provision which achieves to the greatest extent possible the same effect as would

have been achieved by the invalid or unenforceable provision. The obligations of the

parties under any invalid or unenforceable provision of this Assignment shall be

suspended while an attempt at such substitution is made.

6. THIRD PARTIES

A person who is not a party to this Assignment shall have no rights under the Contracts

(Rights of Third Parties) Act 1999 to enforce any term of this Assignment. This clause does

not affect any right or remedy of any person which exists or is available otherwise than

pursuant to that Act.

7. NO PARTNERSHIP OR AGENCY

Nothing in this Assignment is intended to create a partnership or joint venture or legal

relationship of any kind that would impose liability upon one party for the act or failure to act

of the other party between the parties, or to authorise either party to act as agent for the other.

Save where expressly stated in this Assignment, neither party shall have authority to make

representations, act in the name or on behalf of or otherwise to bind the other.

8. VARIATION

No variation of this Assignment shall be valid unless it is in writing signed by or on behalf of

each of the parties.

9. COUNTERPARTS

9.1 This Assignment may be executed by the parties in any number of counterparts and

on separate counterparts, each of which shall constitute an original, but all the

counterparts together shall constitute one and the same instrument.

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9.2 This Assignment shall not be effective until each party has executed at least one counterpart.

10. GOVERNING LAW AND JURISDICTION

- 10.1 This Assignment and any matter arising from or in connection with it (including any non-contractual obligation) shall be governed by and construed in accordance with English law.
- 10.2 Each party irrevocably agrees to submit to the exclusive jurisdiction of the English courts over any claim or matter arising from or in connection with this Assignment or the legal relationships established by or in connection with this Assignment.

IN WITNESS whereof the parties have executed this Assignment on the date first above written.

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first date specified CHEMICAL INI	but not delivered until the on page 1, by IMPERIAL our DUSTRIES LIMITED by the name the presence of a witness:)))	Signature	Heurt De L
			Name (block capitals)	Kemmeri F Doucin (as attorney for IMPERIAL / CHEMICAL INDUSTRIES LIMITED
			Signature	Tmwlk
			Name (block capitals)	TimeTHY M SILIL as attorney for IMPERIAL CHEMICAL INDUSTRIES
Witness signature	Hurato	~	d	LIMITED
Witness name (block capitals)	KATTHLEEN		1. TAG	CBARD
Witness address	TET TWAGEDAT	Ēτ	7	
	BRANTHAM			
	MANNINGTR COIL INL	Æ	E	
	WORKS INC. acting by its)	Signature:	
duly authorised atto	orney in the presence of:)	Full name:	Authorised Attorney
Witness signature				
Witness name (block capitals)				
Witness address				
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first date specified)) }	
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			as attorney for IMPERIAL CHEMICAL INDUSTRIES LIMITED
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Witness signature			
Witness name (block capitals)		-•	
Witness address			
	*		,
	behalf of L WORKS INC acting by its torney in the presence of:) Signature:	I May
Witness signature	Refliction		Authorised Attorney
Witness name (block capitals)	ROBERT HITCHOOL	K	
Witness address	475 N. GARY A	1E.	
	475 N. GARY A. CAROL STREAM, I GO188 USA	h	
27681628_1			7



SCHEDULE 1

The Trade Marks

Number	Mark	Territory	
006300801	UNICHROMA	OHIM (Community trade mark)	
77286579	UNICHROMA	USA	

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TO:BRETT M. TOLPIN COMPANY:11 S. LASALLE STREET

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TO BRETT M. TOLPIN COMPANY:11 S700A4478923

TRADEMARK ASSIGNMENT						
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SUBMISSION TYPE:	JBMISSION TYPE: CORRECTIVE ASSIGNMENT					
NATURE OF CONVEY	Corrective Assignment to correct the Assignee: ITW LIMITED previously recorded on Reel 004221 Frame 0664, Assignor(s) hereby confirms the Assignee: Illinois Tool Works Inc.					
CONVEYING PARTY	DATA					
Name		Formerty		Execution Date	Entity Typ	pe
Imperial Chemical Ind Limited	ustries			01/05/2010	LIMITED LIABILITY COMPANY: UNITED	D 11
RECEIVING PARTY D	ATA					
Name:	ITW LIMITED					1
Street Address:	Admiral House	, St Leonard's Road	 			
Internal Address:	Windsor					
City:	Berkshire					
State/Country:	UNITED KING	DOM				
Postal Code:	SL43BL					
Entity Type:	CORPORATIO	N: UNITED KINGDOM				
PROPERTY NUMBER	8 Total: 1			·		0 7 1 1
Property Type	Numb	er	\ \	Nord Mark		
Serial Number:	7728657	UNICHROMA				<u></u>
PROPERTY NUMBERS Total: 1 Property Type Number Word Mark Serial Number: 77286579 UNICHROMA CORRESPONDENCE DATA						
Fax Number: (312)803-9602 Correspondence will be sent via US Mail when the fax attempt is unsuccessful.						
Phone: 312-698-8971						
Email: docket@tolpinlaw.com						
Correspondent Name: Brett M. Tolpin						
Address Line 1: 11 S. LeSalle Street Address Line 2: Suite 2900						
Address Line 4: Chicago, ILLINOIS 60603						
ATTORNEY DOCKET NUMBER: ' ITW-ACQ-09022						
DOMESTIC REPRESENTATIVE						

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TO:BRETT M. TOLPIN COMPANY:11 S. LASALLE STREET

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RECORDED: 10/18/2010

Tolpin & Partners, PC 312-803-9602 9/30/2010 3:00:28 PM PAGE 4/014 Fax Server

TO BRETT M. TOLPIN COMPANY: 11 S. LASALLE STREET

Name: Brett M. Tolpin Address Line 1: 11 S. LaSalie Street Address Line 2; Suite 2900 Address Line 4: Chicago, ILLINOIS 60603 NAME OF SUBMITTER: Brett M. Tolpin Signature: JBMT/ Date: 09/29/2010 Total Attachments: 10 source=NavationAgreement092910#page1.tif source=NavationAgreement092910#page2.tif source=NavationAgreement092910#page3.tif source=NavationAgreement092910#page4.tif source=NavationAgreement092910#page5.tif source=NavationAgreement092910#page8.tif source=NavationAgreement092910#page7.tif source=NevationAgreement092910#page8.tif source=NavationAgreement092910#page9.tif source=NavationAgreement092910#page10.tif

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