900246270 02/06/2013

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2006

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Chemtura USA Corporation		12/31/2006	CORPORATION: NEW JERSEY

RECEIVING PARTY DATA

Name:	Chemtura Corporation	
Street Address:	199 Benson Road	
City:	Middlebury	
State/Country:	CONNECTICUT	
Postal Code:	06749	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 8

Property Type	Number	Word Mark
Registration Number:	0781915	ARANOX
Registration Number:	0797947	BUTAZATE
Registration Number:	1005677	СРВ
Registration Number:	0797946	ETHAZATE
Registration Number:	0797948	METHAZATE
Registration Number:	0573548	POLYGARD
Registration Number:	0788898	TONOX
Registration Number:	0779287	TUEX

CORRESPONDENCE DATA

Fax Number: 2035734430

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.

TRADEMARK

REEL: 004957 FRAME: 0080 900246270

Phone: 203-573-2253

Email: helen.duncan@chemtura.com

Correspondent Name: Helen Duncan

Address Line 1: Chemtura Corporation, 199 Benson Road
Address Line 4: Middlebury, CONNECTICUT 06749

ATTORNEY DOCKET NUMBER:	BLUEBERRY-CHEM-3071627	
NAME OF SUBMITTER:	Helen Duncan	
Signature:	/Helen Duncan/	
Date:	02/06/2013	

Total Attachments: 5

source=Merger-ChemturaUSA-ChemturaCorporation#page1.tif source=Merger-ChemturaUSA-ChemturaCorporation#page2.tif source=Merger-ChemturaUSA-ChemturaCorporation#page3.tif source=Merger-ChemturaUSA-ChemturaCorporation#page4.tif source=Merger-ChemturaUSA-ChemturaCorporation#page5.tif

TRADEMARK REEL: 004957 FRAME: 0081



PAGE 7

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"CHEMTURA USA CORPORATION", A NEW JERSEY CORPORATION,
WITH AND INTO "CHEMTURA CORPORATION" UNDER THE NAME OF
"CHEMTURA CORPORATION", A CORPORATION ORGANIZED AND EXISTING
UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED
IN THIS OFFICE THE EIGHTEENTH DAY OF DECEMBER, A.D. 2006, AT
2:50 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2006, AT 11:59 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

3046078 8100M

Variet Smith Vinasan
Hamer Smith Windsor, Secretary of State

AUTHENTICATION: 5288586

DATE: 12-18-06

TRADEMARK REEL: 004957 FRAME: 0082 (MON) 12.18 06 9 49/ST 9-43/NO 4862069837 P State of Delaware

Secretary of State
Division of Corporations

Division of Corporations Delivered 02:52 PM 12/18/2006 FILED 02:50 PM 12/18/2006 SEV 061157887 - 3046078 FILE

CERTIFICATE OF OWNERSHIP AND MERGER MERGING CHEMTURA USA CORPORATION WITH AND INTO CHEMTURA CORPORATION

Pursuant to Section 253 of the Delaware General Corporation Law

Chemitura Corporation, a Delaware corporation (the "Corporation"), which desires to merge Chemitura USA Corporation, a New Jersey corporation and a wholly owned subsidiary of the Corporation ("Chemitura USA"), with ead into the Corporation on the terms set forth below, pursuant to the provisions of Section 253 of the Delaware General Corporation Law, as amended (the "DGCL"), DOES HEREBY CERTIFY AS FOLLOWS:

FIRST That the Corporation owns 100% of the outstanding shares of capital stock of Cheminia USA.

SECOND: That the Corporation's board of directors, by the resolutions set forth below, which were adopted at a meeting of the board of directors on December 8, 2006, determined to merge Chemitura USA with and into itself.

WHEREAS, there has been presented to the Board of Directors (the "Board") of Chemitura Corporation (the "Corporation"), a proposal to effect a corporate restructuring (the "Restructuring") involving the Corporation and certain of the Corporation's direct and indirect subsidiaries; and

WHEREAS, as part of the Restructuring, Chembura USA Corporation, a New Jersey corporation, will be merged with and into the Corporation, with the Corporation continuing as the surviving entity pursuant to Section 253 of the Delaware General Corporation Law ("Section 253 Merger"); and

WHEREAS, the Corporation owns beneficially and of record 100% of the issued and outstanding shares of capital stock of Chemiusa USA Corporation; and

WHEREAS, the Board deems it desirable and in the best interest of the Corporation to proceed with the Restructuring, including the Section 253 Merger;

NOW, THEREFORE, BE IT RESOLVED that the Board hereby approves the Restructuring and authorizes the President, Chief Executive Officer and Chairman of the Board; any Executive Vice President; any Senior Vice President; the Secretary; any Assistant Secretary and any other Vice President of the Corporation (the "Authorized Officers"), in the name and on behalf of the Corporation (including in its capacity as a stockholder of any subsidiary involved in the Restructuring), to take such actions and to execute and deliver any

5140239 06087767

TRADEMARK
REEL: 004957 FRAME: 0083

agreement, consent, notice, certificate, instrument or other document necessary or appropriate to consummate the Restructuring, in such form as the Authorized Officer performing or executing the same may approve, the performance or execution thereof by such Authorized Officer to be conclusive evidence of the approval thereof by such Authorized Officer; and be it further

RESOLVED, that, in accordance with the Delaware General Corporation Law, as amended (the "DGCL") (including Section 253 of the DGCL), the Board hereby authorizes, adopts and approves in all respects the Section 253 Merger; and be it further

RESOLVED, that the Section 253 Merger shall become effective at 11:59 p.m., Eastern Standard Time, on December 31, 2006, or at such other date or time as any Authorized Officer may deem necessary or appropriate (the "Effective Time"); and be it further

RESOLVED, that at the Effective Time, automatically by virtue of the Section 253 Merger and without any action on the part of any party or other person, each share of capital stock of Chembira USA Corporation issued and outstanding immediately prior to the Effective Time shall no longer be outstanding, shall be canceled and retired without payment of any consideration therefore, and shall nease to exist; and be it further

RESOLVED, that the Authorized Officers are each hereby authorized, in the name and on behalf of the Corporation, to execute any Certificate of Ownership and Merger to be filed with the Office of the Delaware Secretary of State and to execute and deliver any such other certificates, instruments or documents, if any, as any of such Authorized Officers may deem necessary or appropriate to consummate the Section 253 Merger; and be it further

RESOLVED, that at any time prior to the Effective Time, the Board may determine not to effect the Section 253 Merger, and be it further

RESOLVED, that the Authorized Officers of the Corporation are each hereby authorized to take from time to time, in the name and on behalf of the Corporation, such actions and to execute and deliver from time to time, in the name and on behalf of the Corporation, any agreement, consent, notice, certificate, instrument or other document necessary as may be required or as such officer may deem necessary, advisable or proper in order to carry out the purposes and intent of the foregoing resolutions, all such acts and things done or caused to be done, and all such agreements consents, notices, certificates, instruments or other documents necessary, to be performed, executed and delivered in such form as the Authorized Officer performing or executing the same may approve, the performance or execution thereof by such Authorized Officer; and be it further

5140239-06087767

RESOLVED, that any and all action heretofore or hereafter taken by any Authorized Officer of the Corporation in accordance with the foregoing resolutions is hereby approved, ratified and confirmed as the act and deed of the Corporation.

THIRD: That the Corporation does hereby merge Chemitura USA with and into the Corporation, with the Corporation being the surviving corporation of the merger.

FOURTH: That the name of the surviving corporation in the merger is:

Chembura Corporation

<u>FIFTH</u>: That the merger shall be effective at 11:59 p.m., Eastern Standard Time, on December 31, 2006 (the "Effective Time").

<u>SIXTH</u>: The Corporation's board of directors may determine not to effect the merger at any time prior to the Effective Time, and the Corporation will file a Certificate of Termination of Merger prior to the in the event such determination is made.

(The remainder of this page intentionally left blank)

5140239-06087767

IN WITNESS WHEREOF, the Corporation has caused this Certificate of Ownership and Merger to be executed by its duly authorized officer as of this 1814 day of December, 2006.

CHEMTURA CORPORATION,

a Delaware corporation

Name: Burry I. Systeman Title: Vice President and Secretary

5140239.06087767

TRADEMARK REEL: 004957 FRAME: 0086

RECORDED: 02/06/2013